N3	NBD Bank, N.A. Mortgage (Installment Loan) - India	ma Seeding of the see	Com anteni
7			MITO STRANGER
SYL	Mortgage is made on M. LVESTER BLOCKSON JOSEPHIME/BLOCKSON	OCTOBER 07	, 19 96 , between the Mortgagor,
	address is 6055 PEHRSYLVANIA DR. MERRILLVILLE, anal banking association, whose address is ONE INDIANA SQUARE		and the Mortgagee, NBD Bank, N.A., IN 46266
(A) Def	finitions.		
(2)	The words "Borrower", "you" or "yours" mean each Mortgagor, whether so The words "we", "us", "our" and "Bank" mean the Mortgagee and its succ	cessors or assigns.	
(3)	The word "Property" means the land described below. Property includes also includes anything attached to or used in connection with the land or	s all buildings and improvements now or attached or used in the future, as wel	ell as proceeds, rents, income, royalties, etc.
name	Property also includes all other rights in real or personal property you may	y have as owner of the land, including a	all mineral, oil, gas and/or water rights.
incl	curity. As security for a loan agreement dated	and/or replacements of that loan agreeme	
tol	liens of record, the Property located in the TOMESTEP of ME	BRILLVILLE , LAKE	
348	SEE ATTACHED NORTGAGE ADDENDUM	an en	
8º			i de la companya de l
	rrower's Promises. You promise to:	substance affecting the Property is	is necessary, you shall promptly take all neces- nce with applicable environmental laws.
ш ,	Pay all amounts when due under your loan agreement, including interest, and to perform all duties of the loan agreement and/or this Mortgage.	(E) Default. If you do not keep the p	nce with applicable environmental laws. promises you made in this Mortgage or you fail greement, you will be in default. If you are in de-
8	Pay all taxes, assessments and liens that are assessed against the Property when they are due. If you do not pay the taxes, assessments or liens, we can pay them, if we choose, and add what we have paid to the amount you owe us	fault, we may use any of the right cluding, but not limited to, those	nts or remedies stated in your loan agreement in- se stated in the Default, Remedies on Default,
CR ere	pay them, if we choose, and add what we have paid to the amount you owe us under your loan agreement with interest to be paid as provided in the loan agreement.	and/or Reducing the Credit Limit able law. If we accelerate your ou	t paragraphs or as otherwise provided by applic- utstanding balance and demand payment in full,
INS TOTAL	Not execute any mortgage, security agreement, assignment of leases and rentals or other agreement granting a lien against your interest in the property	a sillowed by law. The proceeds of a	ority to sell the property according to procedures any sale will be applied first to any costs and ex- costs of any environmental investigation or re-
H g	without our prior written consent, and then only when the document granting that lien expressly provides that it shall be subject to the lien of this Mortgage.	mediation paid for by us, then amount you owe us under your loa	to reasonable attorney's fees and then to the
- 8 ·	Keep the Property in good repair and not damage, destroy or substantially change the Property.	(F) Due on Sale. If you sell or transfe	fer all or any part of the Property or any interest written consent, the entire balance of what you
	Keep the Property insured against loss or damage caused by fire or other hazards with an insurance carrier acceptable to us. The insurance policy must be	owe us under your loan agreemen	nt is due immediately. Jing any taking under the power of eminent do
은	payable to us and name us as Insured Mortgagee for the amount of your loan. You must deliver a copy of the policy to us if we request it. If you do not ob-	main, you shall continue to pay the agreement until any award or pay	the debt in accordance with the terms of the loar yment shall have been actually received by you
	tain insurance, or pay the premiums, we may do so and add what we have paid to the amount you owe us under your loan agreement with interest to be paid as provided in the loan agreement. At our option, the insurance proceeds	By signing this Mortgage, you as ment and any interest to us.	issign the entire proceeds of any award or pay
	may be applied to the balance of the loan, whether or not due, or to the re- building of the Property.	cise them at any time. Our rights u	p any of our rights by delaying or failing to exer- under the loan agreement and this Mortgage are
(6)	Keep the Property covered by flood insurance if it is located in a specially designated flood hazard zone.	shall include the right to perform necessary and to perform any en	inspect the Property on reasonable notice. This any environmental investigation that we deen nvironmental remediation required under envi
(D) Env	vironmental Condition. You shall not cause or permit the presence, use, dis- sal or release of any hazardous substances on or in the Property. You shall not	ronmental law. Any investigation benefit and to protect our interests	or remediation will be conducted solely for outs. If any term of this Mortgage is found to be it
do, tion	nor allow anyone else to do, anything affecting the Property that is in viola- n of any environmental law. You shall promptly give us written notice of any p	legal or unenforceable, the other t tion, extend the time of payment of	terms will still be in effect. We may, at our op of any part or all of the indebtedness secured by
ulate ardo	restigation, claim, demand, lawshit or other action by any governmental of reg- tory agency or private party involving the Property or release of any haz- lous substance on the Property. If you are notified by any governmental or reg-	of any junior lienholder. No such tien or priority of this Mortgage, r	nts of accept a renewal note, without the consent extension, reduction or renewal shall impair the nor release, discharge or affect your personal li
ulat	tory authority that any removal or other remediation of any hazardous	ability to us.	101 Ititian, movimen -
Witness	ning Below, You Agree to All the Terms of This Mortgage. Sees:	11/4	0 1
X	CS.	Mongagor	B. Blumm
Print N	iame;	SYLVESTER B BLOCKS	, ₁ , 0,
x		X Apperbuse 4	flockson
Print N	lame:	JOSEPHINE N BLOCKS	
			961
	lame:		
	ame:		
\(\)	ame:		
			≥ 8 ±0°
COUNT	TY OF LAKE.	day of O C	
The foreby	regoing instrument was acknowledged before me on this	day of	S. M.
- ,		X Down M	sodow & B
Drafted DTA	i by:	Ny Commission Expires: 9.	LAKE County Indian
COTE	INDIANA SQUARE, SUITE M1304	/ E	MOUTHY MATKOVINZ, NOTANO
100	TAMAPOLIS, IW 46266 62621836244 90M 11P	HED - HOME EQUITY CE	ENTER
		ONE INDIANA SQUARE, INDIANAPOLIS, IN 462	
NBD 118-7	2991 Rev. 1/95	IK COPY	



ADDENDUM TO INSTALMENT CONTRACT

LEGAL DESCRIPTION **Document** is

old Airport Addition, in Lake Parcel 18-4, being a the Office of the Recorder of particularly described as County, Indiana, apithe Lake County, Indiana commencing at the Southwest acorner of twill bot to the hance South 89 degrees 44 minutes 50 seconds East along the South line of Lot 1, a distance of 134.67 feet; thence North 36 degrees 15 minutes 10 seconds East a distance of 628.06 feet; thence North 53 degrees 44 minutes 50 seconds West a distance of 173.03 feet to the point of beginning; thence continuing North 53 degrees 44 minutes 50 seconds West 45.00 feet; thence North 36 degrees 15 minutes 10 seconds East, 30.04 feet; thence South 53 degrees 44 minutes 50 seconds East 45.00 feet; thence South 36 degrees 15 minutes 10 seconds West, 30.04 feet to the point of beginning, in Lake County, Indiana.



DATE: 10-7-96

SEPHINE BLOCKSON