STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

2005 053197

2005 JUN 28 AH 10: 46

MICHAEL A FROMIN RECORD LD

CONSUMER LOAN MORTGAGE

TCF NATIONAL BANK		Account Number: 09	2 - 168
ILLINOIS CONSUMER LENDING DE	ARTMENT		8911K05
NOTWITHSTANDING ANYTHING TO	THE CONTRARY HERE!	IN, THE MAXIMUM PR	INCIPAL
INDEBTEDNESS SECURED BY THIS	MORTGAGE AT ANY OF	NE TIME IS	
ONE HUNDRED FIFTY ONE THOUSAND	THREE HUNDRED DOLLA	RS AND 00 CENTS	
DOLLARS (\$151,300.00).			···············
This CONSUMER LOAN MORTGAGE	("Mortgage") is made th	is 16th day of lune	<u>, 2005</u> , by
EPIFANIO R SADURAL III and MAY R SA		is <u>isai</u> day or <u>built</u>	, by
Married	JOIVIL		
whose address is 1418 FRAN-LIN PAR	WAY MUNISTED IN 16321	10	
(the "Borrower"), who grants, conveys,			o notional
banking association, 801 Marquette Av	and Minagondia Mina	to for National Bank,	a national
property in Lake	County, Indiana, describe	d as:	der"), land and
SEE ATTACHED This Do	cument is the pr	operty of	
PREPARED BY:GARY KUJAWA 55			
tile 19	are County nee	SINDING, IL 00140	
street address: 1418 FRAN-LIN PARKW	AY MUNSTER IN 46321		
tax identification no. 18-28-0286-0020			
together with all buildings, improvement	ts, and fixtures on the pro	perty, whether now on	the property or
added in the future, and all easements	and other rights that perta	ain to the property (colle	ectively the
"Property"). This Mortgage secures pe	rformance and payment u	inder the terms of this M	Mortgage and
Borrower's note dated the same date a	s this Mortgage in the prir	ncipal amount of	
ONE HUNDRED FIFTY ONE THOUSAND	THREE HUNDRED DOLLA	RS AND 00 CENTS	
Dollars (\$151,300.00), subject to an	y written amendments to	the note agreed to by l	Lender and
Borrower ("Note"). In addition to the in Advances which may be in excess of the	e maximum principal am	e, this Mortgage secur	es Protective
(collectively "Debt") and the performance	e of all covenants and ac	rooments of the Perrov	interest thereon
herein. "Protective Advance" is defined	as a navment by Lender	for performance of cov	ver contained
Borrower pertaining to insuring or prese	rving the Property upon F	Porrower's failure to new	rform The full
Debt, if not paid earlier, is due and pay	able on 06/28/2035		
If the box preceding this sentence is	checked the interest rat	e under the Borrower's	Note is variable
and can change daily, as described in t	ne Note.		
	THE PARTY OF THE P		
Borrower promises and agrees:			
To keep the Property in good re	pair and to comply with all	Haws and ordinances.	which affect the
Property.			
2. To pay all taxes, assessments, a	ind water bills levied on th	ne Property, and any ot	her amounts
which could become a Security lien, mortgages or other encumb	nterest against the Prope	rty. "Security Interest"	includes any
3. To perform all obligations with the provider and the second se	rance. any Security Interest on t	ho Dronowty As of the	alaka bassa f
there exists no other Security In:	erest on the Property of	er than as disclosed to	date nereot,
title search and report or other ti	le evidence obtained by I	ender prior to acceptin	na this Mortgage
or on Borrower's loan application	_		
To keep the Property insured ag	ainst fire, windstorm, floor	d, and such other hazar	rds as Lender
may require, in an amount and i	nanner acceptable to Len	ider, and with the proce	ahem shaa
payable in the policies to Lender	as mortgagee, and to del	iver such proof of insur	ance as Londor
may require. Borrower may obta	In insurance from the insi	trance company of Bor	rower's choice
as long as the insurance compai	iy is reasonably acceptab	ie to Lender. Lender w	/ill apply any

as long as the insurance company is reasonably acceptable to Lender. Lender will apply any insurance proceeds to pay the Debt, unless Lender agrees in writing that the proceeds can be used differently. If Lender uses the proceeds to reduce the Debt, Borrower will still have to make regular monthly payments until the Debt is satisfied. If Borrower fails to keep the Property insured, Lender may, but is not required to, obtain such insurance to protect Lender's interest. Such insurance obtained by Lender may not protect Borrower's equity interest in the Property. Lender is not required to obtain the lowest cost insurance that might be available.

5. That if all or part of the Property is condemned or taken by eminent domain, Borrower directs the party condemning or taking the Property to pay all of the money to Lender. Lender will apply the money to pay the Debt, unless Lender agrees in writing that the money can be used differently. If Lender uses the money to reduce the Debt, Borrower will still have to make regular monthly payments until the Debt is satisfied.

6. That all payments under the Note will be paid when due and in accordance with the terms of the Note and this Mortgage. That if Borrower fails to pay or perform any of Borrower's obligations under this Mortgage, Lender may pay or perform such obligations. Any amount so paid and the cost of any title search and report made after any Default, may be added to the Debt.

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- That the term "Default" means (a) Borrower's failure to comply with the terms of this Mortgage; or (b) Borrower's failure to comply with the terms of the Note; or (c) Borrower's failure to comply with the terms of any Security Interest having priority over this Mortgage. The term "Lender" includes Lender's successors and assigns, and the term "Borrower" includes and begal representatives, successors, and assigns. If this Mortgage is signed by two or more persons, the obligations and security interest granted by this Mortgage is signed by two or more persons, the obligations and security interest granted by this Mortgage shall be cumulative and in addition to any other remedies provided by law. Each person that signs this Mortgage is responsible for keeping all of the promises made by Borrower. Lender may choose to enforce its rights against any person signing this Mortgage or against all of them. However, if someone signed this Mortgage, but signed the Note as collateral owner only, then that person will not be required to pay any amount under the Note, but will have signed only to grant, convey, mortgage and warrant any rights that person has in the Property. Also, Borrower may agree to extend, modify, forbear, or make any accommodations with regard to the Note or Mortgage without such collateral owner's consent.
- In some instances, federal and state law will require Lender to provide Mortgagor with notice of the right to cure or other notices and may establish time schedules for foreclosure actions. Subject to these limitations, if any, Lnder may require immediate repayment in full of the Debt (called "acceleration") as provided in the Note and foreclose this Security Instrument in a manner provided by law if Borrower is in Default. At the option of Lender, all or any part of the agreed fees and charges, accrued interest and principal shall become immediately due and payable, after giving notice if required by law, upon the occurrence of a Default or anytime thereafter. In addition, Lender shall be entitled to all the remedies provided by law, ther terms of the Note, this Mortgage and any related documents. All remedies are distinct, cumulative and not exclusive, and the Lender is entitled to all remedies provided at law or or equity, whether or not expressly set forth. The acceptance by Lender of any sum in payment or partial payment on the Note Debt after the balance is due or is accelerated or after foreclosure proceedings are filed shall not constitute a waiver of Lender's right to require complete cure of any existing Default. By not exercising any remedy on Borrower Default, Lender does not waive Lender's right to later consider the event a Default if it

continues or happens again.

That Borrower shall not assign or transfer the Property or any beneficial interest in the Property by deed, bond for deed, contract for deed, installment sales contract, escrow agreement, or other instruments, or in any manner whatsoever, without Lender's prior written consent. Lender's written

consent is not required in the following circumstances:

(a) the creation of a lien or other encumbrance subordinate to Lender's Security Interest which does not relate to a transfer of rights of occupancy in the Property (provided that such lien or encumbrance is not created pursuant to a contract for deed);

(b) the creation of a purchase-money Security Interest for household appliances;(c) a transfer by devise, descent, or operation of law on the death of a joint tenant or

tenant by the entirety;
(d) the granting of a leasehold interest which has a term of three years or less and which does not contain an option to purchase (that is, either a lease of more than three years or a lease with an option to purchase violates this provision);

(e) a transfer, in which the transferee is a person who occupies or will occupy the Property, which is:

(i) a transfer to a relative resulting from the death of Borrower;
(ii) a transfer where the spouse or child(ren) becomes an owner of the Property; or
(iii) a transfer resulting from a decree of dissolution of marriage, legal separation
agreement, or from an incidental property settlement agreement by which the spouse

becomes an owner of the Property; or

(f) a transfer into an inter vivos trust in which Borrower is and remains the beneficiary and occupant of the Property, unless, as a condition precedent to such transfer, Borrower refuses to provide Lender with reasonable means acceptable to Lender by which Lender will be assured of timely notice of any subsequent transfer of the beneficial interest or change in occupancy.

10. That Lender or its agent may make reasonable entries upon and inspections of the Property. Lender shall give Borrower notice at the time of or prior to an inspection specifying reasonable

cause for the inspection.

That if the loan secured by this Mortgage is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charge is collected or to be collected in that law is finally interpreted so that the interest or other loan charge is collected or to be collected in connection with the loan exceeds the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the outstanding Debt or by making a direct payment to Borrower. If a refund reduces the Debt, the reduction will be treated as a partial pre-payment, without any prepayment charge under the Note.

12. That Mortgage, and any actions arising out of this Mortgage, are governed by Indiana law to the extent not preempted by federal law. If any provision of this Mortgage is found to be unenforceable, all other provisions will remain in full force and effect. Lender's failure to exercise any right or remedy under this Mortgage will not waive Lender's rights in the future.

remedy under this Mortgage will not waive Lender's rights in the future.

13. That upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage in accordance with applicable law. Lender may charge Borrower a fee for releasing this Mortgage if allowed by applicable law.

14. That Borrower waives all right of valuation and appraisments.

Riders. The following Riders are to be execute Condominium Rider	d by the Borrower: Planned Unit Development Rider
BY SIGNING BELOW, BORROWER HAS SIGN DATE FIRST WRITTEN ABOVE.	ED AND DELIVERED THIS MORTGAGE AS OF THE
Borrower:	Kadual
(signáture) EPÍFANIO R SADURAL III	(signature) MAY R SADURAL
(type or very clearly print name)	(type or very clearly print name)
State of Indiana County of _{Lake}) ss.	
EPIFANIO R SADURAL III and MAY R SADURAL	Notary Public, this <u>16th</u> day of <u>June</u> , 2005
Married	
This Instrument prepared by and return to: TCF National Bank Consumer Lending Department 800 Burr Ridge Parkway Burr Ridge, Illinois 60527	My commission expires: FFICIAL
	DER SOLLAR DE LA COLLAR DE LA C