7 823519

This instrument prepared by_

BOI-554 Rev. 5/85

MALA ALMANA

REAL ESTATE MORTGAGE

HO: om K 414684 20 Bonk & Indiana 0-4003

THIS INDENTURE WITNESSETH, that First Bank of dated September 24, 1985 and known as	Whiting as Trustee under Trust Agreement
of Lake County, State of Indiana, w	nether one or more herein called Mortgagor, MORTGAGES AND
hereafter called the Mortgagee, the following described real estate in	ith an office located at 1000 East 80th Place, Merrillville, Indiana, Lake County, State of Indiana, to-wit: O feet of Block 1, Hart's Acres 2nd Book 23, page 53, in Lake County, Indiana.
The South 200 feet of the North 400 1	O feet of Block 1 Hart's Acros 2nd
Addition to Highland as shown in Plt	Rook 23 page 53 in Lake County Indiana
Addition to highland, as shown in fit	book 25, page 55, in take county, indiana.
	g g
	Divis
	ures attached, erected or used in connection with the real estate or ${\mathfrak Z}$
increater acquired, attached, erected, appurtenant or used in conne	ction with the real estate, and together with all rents, issues, income,
This mortgoes is given to secure (a) the necessary of	iness Associates, I, an Indiana partnership
September 30 , 19 85, in the amount of	Hereof Associates, I, an Indiana partnership WKKKANAWA Promissory Note payable to the Mortgagee dated THREE HUNDRED SIXTY THOUSAND DOLLARS (\$360,000.00)
and 00/100	(\$360,000.00)
with a final payment due and payable on March 30, 19	86together with interest
and any extensions of renewals thereof and intense to secure the	te performance by the worldagor of all of Mondagors covenants.
the Mortgagor in conjunction with the indebtedness secured by this	mortgage, or the Note it secures, or any other instruments signed by mortgage, (b) In addition, this mortgage is given to secure any and all
other indebtedness or liabilities (except loans subject to the Federal	Truth in Lending Act) of Mortgagors to Mortgagee or either or any of
them, jointly or severally, including future advances, whether said	indebtedness, liabilities or future advances be direct or indirect,
primary or secondary, or contingent, which may be existing at this tire	ne or may be created at any time in the future, whether or not related
other debt referring to this Mortgage.	ether or not secured by additional or different collateral, and (c) any
	uccessors, and assigns covenants and agrees with said Mortgagee,
its successors and assigns as follows:	
1. That the Real Estate mortgage hereby is free, clear, and une	ncumbered except as to (a) real estate taxes not yet due, (b) usual
easements, covenants, and restrictions of record, (c) Real Estate M	ortgage, dated None, from
Mortgagor to	in the original amount of \$
which mortgage is not in default and has an unpaid balance of \$, (d) other
prior mortgage or encumbrance is in default or is foreclosed upon, Notes or indebtedness it secures shall become immediately due ar foreclose this Mortgage, all without any notice or demand whatsoever	er. state hereby conveyed and has the right to mortgage, grant, convey generally the title to the Property against all claims and demands,
SEE REVERSE SIDE FOR ADDITI	ONAL TERMS AND CONDITIONS
IN WITNESS WHEREOF this Mortgage has been executed by the day of September, 1985.	e Mortgagor on this
day or <u>beptember</u> , 19 <u>05</u> .	First Bank of Whiting as Trustee under Trust
	Agreement dated September 24, 1985 and known
	as Trust #1823.
	7 0
ACKNOWLEDGMENT BY INDIVIDUA	L OR PARTNERSHIP MORTGAGOR
STATE OF INDÍANA SS:	
Before me, a Notary Public in and for said County and State, on the	nie day of Day A Day 19
nerconally appeared	nis day of, A.D. 193
personally appeared	70,
personally known to me, and known to me to be the person(s) who (is	(are) described in and who everyted the foreness mortgage, and
acknowledged the same to be (his) (their) voluntary act and deed for	
WITNESS my hand and official seal.	and and perpende more in total
WITHLOO HIS Hand and Official Seal,	Notary Public
My Commission Expires:	Resident ofCounty_
	70

Mark S. Craig, an officer of Bank of Indiana, N.A.

ADDITIONAL TERMS AND CONDITIONS

- 4. For the duration of any indebtedness hereby secured: (a) the Mortgagor will keep the aforesaid property in its present state of repair, normal wear and tear excepted; (b) Mortgagor will pay all taxes and assessments imposed on the said property and will otherwise take such action and exercise such forbearance as may be necessary in order that the said property shall not hereafter become subject to any lien or encumbrance superior to this Mortgage; (c) Mortgagor will procure and maintain insurance with insurance companies acceptable to Mortgagee, against damage to or destruction of the improvements included in said real estate by fire or windstorm or any cause customarily included in the term "extended coverage", such insurance to be in a sum not at any time less than the value of such improvements or the total of the indebtedness then hereby secured plus all taxes, assessments and indebtedness then secured by any liens or encumbrances superior hereto on such real estate, whichever is smaller, and to be payable to the Mortgagee as its interest may appear; (d) Mortgagor will deliver the policy or a certificate evidencing said insurance to the Mortgagee and will allow Mortgagee possession of the same; (e) In the event of loss, Mortgagor shall give immediate written notice to the insurance carrier and to Mortgagee. Mortgagor authorizes and empowers Mortgagee as attorney-in-fact for Mortgagor to adjust and compromise any claim under any such insurance policies, to appear in and prosecute any action arising from such insurance policies, to collect and receive insurance proceeds. to endorse and deposit any insurance checks or drafts payable to Mortgagor, and to deduct therefrom Mortgagee's expenses incurred in the collection of such proceeds; provided however, that nothing contained in this paragraph 4 shall require Mortgagee to incur any expense or take any action hereunder, nor prevent the Mortgagee from asserting any independent claim or action versus any such insurance carrier in its own name.
- 5. If the Mortgagor shall fail to make any payment or to obtain any insurance, service or materials necessary for the performance of any of Mortgagor's covenants above set forth, then the Mortgagee at its option may do so, and its expenditures for any such purpose shall be added to and become part of the indebtedness hereby secured. Any amount so added shall, from the date of payment thereof by the Mortgagee, bear interest at the rate of interest set forth in the indebtedness.
- 6. Unless required by applicable law or unless Mortgagee has otherwise agreed in writing, Mortgagor shall not allow changes in the use for which all or any part of the Property was intended at the time this instrument was executed. Mortgagor shall not initiate or acquiesce to a change in the zoning classification of the Property without Mortgagee's prior written consent.
- 7. Mortgagee may make or cause to be made reasonable entries upon and inspections of the Property at all reasonable times and access thereto shall be permitted for that purpose by the Mortgagor.
- 8. Mortgagor shall not sell or transfer all or any part of said Property, grant an option to purchase the same, lease the Property, sell the same by contract, transfer occupancy or possession of the Property, nor sell or assign any beneficial interest or power of direction in any land trust which holds title to the Property without the prior written consent of the Mortgagee.
- 9. The Mortgagee at its option may extend the time for the payment of any indebtedness hereby secured, or reduce the payments thereon, or accept a note or renewal note therefor, or release any part of the security, or any person liable for the indebtedness, without consent of any junior lienholder, and without the consent of the Mortgagor. No such extension, reduction, renewal or release shall effect the priority of this Mortgage or impair the security hereof in any manner whatsoever, or release, discharge or affect in any manner the personal liability of the Mortgagor to the Mortgagee. No delay by the Mortgagee in the exercise of any of its rights hereunder shall preclude the exercise thereof so long as the mortgage is in default hereunder and no failure of the Mortgagee to exercise any of his rights because of one default shall preclude the exercise thereof for a subsequent default. The Mortgagee may enforce any one or more of its rights or remedies hereunder successively or concurrently.
- 10. This Mortgage shall be governed and enforced by the laws of the State of Indiana except where the Mortgagee by reason of a law of the United States or a regulation or ruling promulgated by an agency supervising the Mortgagee is permitted to have or enforce certain provisions in this Mortgage then in that event the Mortgagee may elect to have those provisions of this Mortgage enforced in accordance with the laws of the United States. In the event that any provision of this Mortgage conflicts with applicable law, such conflict shall not affect other provisions of this Mortgage which can be given effect without the conflicting provisions, and to this end the provisions of this Mortgage are declared to be severable. In the event that any applicable law limiting the amount of interest or other charges permitted to be collected from Mortgagor is interpreted so that any charge provided for in this Mortgage, whether considered separately or together with other charges levied in connection with this Mortgage, violates such law, and Mortgagor is entitled to the benefit of such law, such charge is hereby reduced to the extent necessary to eliminate such violation. For the purpose of determining whether any applicable law limiting the amount of interest or other charges permitted to be collected from Mortgagor has been violated, all indebtedness which is secured by this Mortgage or evidenced by the Agreement and which constitutes interest, as well as all other charges levied in connection with such indebtedness which constitute interest, shall be deemed to be allocated and spread over the stated term of the Agreement.
- 11. If there is a default in the payments of any indebtedness hereby secured or in the performance of any of the Mortgagor's covenants set forth in this Mortgage or other instruments signed in conjunction with the indebtedness this Mortgage secured, or if Mortgagor should abandon the aforesaid property, or if said real estate of any part thereof should be attached, levied upon or seized, or if the Mortgagor should become bankrupt or insolvent or make any assignment for the benefit of creditors, or if a receiver should be appointed for the Mortgagor, then the entire indebtedness aforesaid shall, at Mortgagee's option, become immediately due and payable, without notice or demand, and the real estate shall be subject to foreclosure of this mortgage, and the Mortgagee if it elects to foreclose the same shall become entitled to the immediate possession of the aforesaid property together with the rents, issues, income and profits therefrom and all amounts due are payable without relief from valuation or appraisement laws and Mortgagor will pay all costs and attorneys' fees incurred by Mortgagee in the enforcement of the terms of this Mortgage.
- 12. (i) The word "Mortgagor" as used herein shall include all persons executing this mortgage and the word "Mortgagee" shall mean its respective successors and assigns. The singular shall mean the plural and the plural shall mean the singular and the use of any gender shall be applicable to all genders; (ii) Any forebearance by Mortgagee in exercising any right or remedy hereunder or otherwise afforded by applicable law or equity, shall not be a waiver of or preclude the exercise of any such right or remedy; (iii) Each remedy provided for in this Mortgage is distinct and cumulative to all other rights and remedies under this Mortgage or afforded by applicable law or equity, and may be exercised concurrently, independently or successively in any order whatsoever; (iv) That no change, amendment or modification of this Mortgage shall be valid unless in writing and signed by the Mortgagor and Mortgagee or their respective successors and assigns.

THIS MORTGAGE is executed by THE FIRST BANK OF WHITING, not personally but as Trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such Trustee (and said THE FIRST BANK OF WHITING, hereby warrants that it possesses full power and authority to execute this instrument), and it is expressly understood and agreed that nothing herein or in said note contained shall be construed as creating any liability on the said First Party or on said THE FIRST BANK OF WHITING personally to pay the said note or any interest that may accrue thereon, or any indebtedness accruing hereunder, or to perform any covanant either express or implied herein contained, all such liability, if any, being expressly waived by Mortgagee and by every person now or hereafter claiming any right or security hereunder, and that so far as the First Party and its successors and said THE FIRST BANK OF WHITING personally are concerned, the legal holder or holders of said note and the owner or owners of any indebtedness accruing hereunder shall look solely to the premises hereby conveyed for the payment thereof, by the enforcement of the lien hereby created, in the manner herein and in said note provided or by action to enforce the personal liability of the guarantor, if any.

20.5		eunto affixed and attested by its
Second Vice President	this 30th	day ofSeptember
1920-85	THE FIRST	BANK OF WHITING, not personally but as
	Trustee und	der the provisions of a Trust Agreement dated
	<u>Septem</u>	nber 24, 1985
ar Ing	and known	as Trust No. <u>1823</u> .
AFFEST		
With the Ca	BY: go or	& Emla
R. Loren Pease, Secon	d Vice President/Jack F	Esala, Assistant Vice Pres
State di INDIANA)	
2.2.7.19 (mm)	SS:	
County of LAKE	,	
Carolyn A.	Maver a Notary Public in	n and for said County in the state aforesaid.
	· · · · · · · · · · · · · · · · · · ·	n and for said County in the state aforesaid,
HEREBY CERTIFY, that Jack	Esala and R. Lor	cen Pease, of T
HEREBY CERTIFY, that <u>Jack</u> FIRST BANK OF WHITING, a state b	Esala and R. Lor panking association, personally known to	me to be the same persons whose names
HEREBY CERTIFY, that <u>Jack</u> FIRST BANK OF WHITING, a state b subscribed to the foregoing instrument	Esala and R. Lor panking association, personally known to as such <u>Assistant Vice Pre</u>	me to be the same persons whose names a sident
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June 17, 1986