Estate

91021703

INB Banking Company, North 109 Broadway Chesterton, indiana 46304

Mortgage			* <u>.</u>
This Mortgage ("Mortgage") Witnesseth that	Mocre Real Estat	e, Inc.	
(herein called "Mortgagor"), does hereby mortgage and			
Lake County, Indiana, wh now or hereafter situated on or used in connection with the belonging or apportaining, all apparatus, equipment, fixtuall rents, issues, income and profits of the Property (all controls).	Property, all rights, privileges, interests res and appliances now or hereafter	attached to or used in connection with reinafter as the "Mortgaged Property	tenances thereunto n the Property, and, '").
This Mortgage is given to secure (i) the payment of the inc.		Clayton D. Moore and Mo Sixteen thousand and	
o nomi comu noto	in an original principal amount of	A 4741- 7	990
as evidenced bya promissory noce any renewals, extensions or modifications thereof; (ii) any or hereafter in favor of the Bank; (iii) the performance of the Bank to protect the Mortgaged Property. (The indebte "Liabilities"). Mortgagor and Bank agree that discretion to and is not obligatory.	Mortgagor's covenants and agreemed dness and all other obligations secu	other obligations incurred by Mortgagents under this Mortgage and (iv) all stred hereby are hereinafter collectively	or heretofore, now, sums advanced by v referred to as the
The Bank, at its option, may extend the time of payment instrument therefor, without the consent of any junior field Property. Any such extension, reduction or renewal shall the Mortgagor to the Bank.	holder or the consent of Mortgagor	if Mortgagor has then parted with title	e to the Mortgaged
Mortgagor warrants that Mortgagor is the owner of and he not to permit any mechanic's or materialman's lien to attact and assessments levied or assessed against the Mortgagor insured against loss by fire and windstorm and such other (100%) of the full insurable value of the Mortgagod Propless payable clause in favor of the Bank as its interest in	as good fee simple title to the Mortgon to the Mortgaged Property, to kee decome due; hazards as the Bank may require from the All such policies shall be issued as peeds.	p the Mortgaged Property in good rep and to keep any improvements on the M n time to time in an amount equal to or od by companies acceptable to the Ba	air; to pay all taxes Mortgaged Property ne hundred percent ank with a lender's
Upon failure of Mortgagor so to do, the Bank may, but with any lien or encumbrance on, or procure and/or maintain in at the highest rate provided for in the obligations secure	n effect insurance with respect to the	Mortgaged Property. All sums so paid	i shall, with interest
Upon default in the payment of any obligation secured by the or Mortgagor's abandonment of the Mortgaged Property of secured hereby shall, at the option of the Bank, become to foreclose this Mortgage. No delay or omission by Bank the exercise thereof in the event of a subsequent default	r the entry of a bankruptcy order for immediately due and payable witho in exercise of any right hereunder sl	relief for Mortgagor, then in any such e ut notice, and the Bank shall have the	event, the Liabilities e right immediately
It is agreed that if any of the property herein mortgaged in this instrument shall constitute a security agreement and to which a security interest can be granted and from the consecurity interest.	shall grant a security interest to Bar	nk in that portion of the Mortgaged Pro	operty with respect
For the purpose of constituting a financing statement, the	e following is set tonh:		
a. Name and address of Secured Party:	b, Name and ad		
INB Banking Company, North	Moore Re	eal Estace,/Inc.	
109 Broadway			<u>-w </u>
Chesterton, Indiana 46304	Lake Stat		•••
Attention:	(MOLANA MATERIAL		0 3 =
All rights and obligations hereunder shall extend to and parties to this Mortgage.	be binding upon the several heirs,	personal representatives, successors	assigns of the
Whenever required herein by the context, the singular for shall be deemed to have been made jointly and severall	m of "Mortgagor" shall include the p ly.	lural and all covenants, obligations an	warranties herein
in witness whereof, Mortgagor has caused this Mortga	ge to be executed as of the17t	h day of August	, 19 <u>90</u> .
Clayton Moore &	Moore Real Estate, Inc.		17/1/11
Xelegy D- Moore	- Wrotose	millone Du	Setting [1] [1]
Clayton D. Moore	/ / Roland	Moore Pres.	. 43
State of Indiana) SS:			
County of Porter	State, this 17th day of	August	190
Before me, a Notary Public in and for said County and	te, Inc./Roland M. mod		
personally appeared <u>MODIE Heal TESTA</u> who acknowledged the execution of the foregoing Real			
Witness my hand and Notarial Seal			
And The Market William			-
	" ː Trac	cev L. Burke	~ (1)

Print Name

My Commission Expires:

4-11-93

2762 Vermillion

095-172-0971 (New 5/90) 341313

Notary Public Signature

My County of Residence:

This Instrument prepared by:

Porter

Bryce H. Morgan

Vice President

Legal Description of Mortgaged Premises

Lot ll in Block ll in Carlson's 1st Addition to East Gary, as per plat thereof, recorded in Plat Book ll page 5, in the office of the Recorder of Lake County, Indiana

2762 PERMITTION LORD TOLLING

Document is NOT OFFICIAL! This Document is the property of the Lake County Recorder!

Mortgage Dated