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Assignment dated October 16th , 1995, by F & M Enterprises, a Partnership ("Assignor") whose address is 4795 Broadway, Gary, IN 46409 to NBD Bank, NA, a national banking association ("Bank"), whose address is 8585 Broadway. Merrillville, IN 46410.

Assignor has or will execute and deliver to Bank its Note(s) to be secured by this Assignment relating to the following described real property (the "Premises"),

Land located in the city of Gary, Lake County, Indiana:

Lots 23, 24, 38 (Except the North 15.95 feet thereof), and all of Lot 39, Block 1, Broadmoor Subdivision, in the City of Gary, as shown in Plat Book 18, page 15, in Lake County, Indiana.

Commonly known as: 4795 Broadway, Gary, IN 46409

For the purpose of further securing the Note(s) ("the Debt"), Assignor assigns to the Bank all leases now in existence or executed at a later date, either oral or written, and all extensions, renewals and replacements of the leases, or holdovers under the leases, and all rents and security deposits derived from the Premises and the buildings and improvements on it. Copies of existing leases and lease amendments have been delivered to the Bank. Assignor will provide copies of any future leases and lease amendments to Bank.

The Bank shall have complete authority in case of default in the terms of the Debt to demand and collect the rent to the possession of the Premise; without having a receiver appointed, to rent and manage the Premises and to appure enter the net proceed of the rent toward the Debt until it is paid in fully The Assigner consents to the appointment of a receiver this is believed necessary or desirable by the Bank. Taking possession of the Premises or collecting rent shall not constituted cure or waive of any existing default.

ASSIGNOR REPRESENTS AND TOVENANCE WE Property of

the Lake County Recorder!

It will fulfill and perform its obligations under all leases and give Bank prompt notice of any default in the performance of the terms and conditions of the leases by either Assignor or tenant, together with copies of notices sent or received.

of the terms and conditions of the leases by either Assignor or tenant, together with copies of notices sent or received by Assignor in connection with any lease.

2. It shall not in any way amend, assign, cancel or terminate any lease, accept a surrender, nor accept any payment of rent more than one month in advance, without the prior written consent of the Bank, except that Assignor may increase rentals without the Bank's consent.

It will appear and defend or prosecute any action growing out of any lease at its own cost and expense.

The Bank may make any payment including secessary costs, expenses and reasonable attorney fees, or perform any action required of the Assignor under any lease, visiout releasing the Assignor from the obligation to do so and without notice to or demand on the Assignor. Assignor will reimburse the Bank for all such costs, expenses and fees, together with interest at the highest rate charged on the Debt, all of which shall be added to the Debt.

- 5. It has not previously assigned any of its rights under any lease; it has not accepted rent more than 30 days in advance of accrual; there is no present default by any tenant; all existing leases are in full force and effect and unmodified, except as shown; and to the best of its knowledge, no person or entity other than authorized tenants is in possession of the Premises.
- 6. The Bank shall not be obligated by this Assignment to perform or discharge any obligation under any lease, and Assignor agrees to indemnify the Bank and hold it harmless from all liability or damage which it may incur under any lease and from all claims and demands which may be asserted against it by reason of any alleged obligation on its part to perform any terms of any lease. Should Bank incur any liability, damages or costs associated with its defense, all such amounts shall be secured by this Assignment and the Assignor shall immediately reimburse the Bank upon demand for all such amounts together with interest at the highest rate charged on the Debt.
- It covenants not to execute any other assignment of the leases or lease rentals as security for any debt without the prior written consent of Bank.
- 8. It has either provided the Bank with a true and complete disclosure statement under I.C. 13-7-22.5-15, or the Premises are not subject to the reporting requirements of the Indiana Responsible Property Transfer Law and Assignor has so certified in writing on a form acceptable to the Bank.

Any notice which either party may give or is required to give under this Assignment, shall be made in writing and shall be effective when sent as registered mail, postage prepaid, addressed to the other party at the addresses first set forth above or at such other address as the parties shall provide to each other in writing.

If any provision of this Assignment is in conflict with any statute or rule of law or is otherwise unenforceable for any reason whatsoever, then the provision shall be deemed null and void to the extent of such conflict or unenforceability and shall be deemed severable from but shall not invalidate any other provisions of this Assignment. No waiver by the Bank of any right or remedy granted or failure to insist on strict performance by the Assignor shall affect or act as a waiver of any other right or remedy of the Bank, nor affect the subsequent exercise of the same right or remedy by the Bank for any subsequent default by the Assignor, and all rights and remedies of the Bank are cumulative.

These promises and agreements shall bind and these rights shall be to the benefit of the parties and their respective successors and assigns. If there is more than one Assignor, the obligations under this Assignment shall be joint and several.

This assignment shall be governed by Indiana law except to the extent it is preempted by Federal law or regulations.

WAIVER OF JURY TRIAL BY BANK AND ASSIGNOR: The Bank and the Assignor, after consulting or having had the opportunity to consult with counsel, knowingly, voluntarily and intentionally waive any right either of them may have to a trial by jury in any litigation based upon or arising out of this Assignment or any related instrument or agreement, or any of the transactions contemplated by this Assignment, or any course of conduct, dealing, statements (whether oral or written), or actions of either of them. Neither the Bank nor the Assignor shall seek to consolidate, by counterclaim or otherwise, any such action in which a jury trial has been waived with any other action in which a jury trial cannot be or has not been waived. These provisions shall not be deemed to have been modified in any respect or relinquished by either the Bank or the Assignor except by a written instrument executed by both of them.

Executed by the Assignor on the date first written above

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	Assignor:	
	F & M Enterprises, a Partner	ship .
	By: FAu. CI	Jan 7
	Frank S Daniels, General Partner	
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	Michael G Hecimovich, General Partr	ier
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State of Indiana	OTOTATOIAL:	
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Before me, a notary public in and for the state	Lake County Recorder toth	, 19_95
came Frenk S. Daniels General Partner	& Michael G. Hecimovich, General Partner	
F & M Enterprises, A Par who acknowledged the execution of the forego	ing instrument and, if the instrument is being execution	uted on behalf of a business
organization, then the representative appearing	before me certified that all required action for the	authorization, execution and
delivery of the instrument by the representative	has been taken by the organization.	
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My Commission Expires: 6/25/99	Star Fogan	, Notary Public
wy Commusion Expires.	Telm Telm	
	Residing in LERGE	County, Indiana
This instrument was prepared by:	When Recorded Return to:	
VOIAN	SEAL SEAL	
Donna L Davis, Commercial Loan Documenta	MBD Bank, NA	
	8585 Broadway	
	Merrillville, IN 46410	
		나 뭐요. 그는 말을 살아 하는 그가 살까?

Attention: Julia Dugan, Credit Support

Donna L Davis/6199 NBD 6490 (IND) Rev. 1/9