741911

## **REAL ESTATE MORTGAGE**

This mortgage made on the	12th day of	January	, 19_84, between	Jose M Ramos		
and Eva L Ramos		·	, hereinafter referre	ed to as MORTGAGO	RS, and ASSOCIATES FINANCIA	AL
SERVICES COMPANY OF INDIAN	A, INC., whose ac	idress is 🗡 269	4 Willowcreek	Rd., Portage	In 46368	<b>—</b> ,
Indiana, hereinafter referred to as M	ORTGAGEE.					
WITNESSETH: Mortgagors jo	ointly and severally	y grant, bargain, sell, d	convey and mortgage to	o Mortgagee, its succe	essors and assigns, the real prope	rty
hereinafter described as security for interest as provided in the loan agree.	ement.				12540 • 98 , together w	
interests, rents and profits.				_	-	
successors and assigns, forever; and authority to convey the same, that the defend the same unto mortgagee a	d Mortgagors here title so conveyed i gainst all claims v	bby covenant that mort s clear, free and unenc whatsoever except tho	gagors are seized of go umbered except as here se prior encumbrances	ood and perfect title to sinafter appears and th s, if any, hereinafter sl	at mortgagors will forever warrant a	nd nd
mortgage secures, then this mortga	ge shall be null, v	oid and of no further	force and effect.			
with an insurance company authorize Mortgagee as its interest may appear exceeding the amount of Mortgagor's or to add such premium to Mortgagor resulting from any cause whatsoever. be repaid upon demand and if not sexpenses incident to the ownership of against the property during the term of secured by a lien superior to the lier authorize Mortgagee to pay the same hereby. To exercise due diligence in the waste on the mortgaged premises, and if the first waste on the mortgaged premises, and if the first waste on the mortgaged premises, and if the first waste on the mortgaged premises, and if the first waste on the mortgaged premises, and if the first waste on the mortgaged premises, and if the first waste on the mortgage. In any of the first waste of this mortgage, in any of the first waste of this mortgage, Mortga foreclosure of this mortgage, Mortga foreclosure, together with all other and illens or claims against the prope.  The Mortgagee has the option date of the loan and annually on each days before payment in full is due.  No failure on the part of Mortga event of any other or subsequent del preclude it from the exercise thereof remedies hereunder successively of the first waste waste for the form the exercise thereof remedies hereunder successively of the first waste of the form the exercise thereof remedies hereunder successively of the first waste	and to do business in and if Mortgagors indebtedness for a r's indebtedness. I Mortgagors agree to paid shall be set if the mortgage profithis mortgage, and of this mortgage on their behalf, and to keep the nor conditions of the more bankrupt or i reof be attached, gagors shall abands option, become case, regardless option, become case, therefrom, with a subsequent and for the revpenses rity and expenses it to demand that the subsequent annilf payment is not agee to exercise ar aults or breaches at any time during reconcurrently at it	In the State of Indiana, as fail to do so, they here a period not exceeding of Mortgagee elects to be that any sums advantage roperty when due in order of the pay, when due, and existing on the dod to charge Mortgage agement and occupation ortgaged property in elebt or debts hereby insolvent, or make an levied upon or selzed don the mortgaged profession of the mortgaged profession without ortgagee, in addition to sof foreclosure and sall of upkeep and repair the balance due on the liversary date. If the opmade when due, Morny of its rights hereund of covenant, and no dothe continuance of an is option.	acceptable to Mortgage eby authorize Mortgage. The term of such indebte waive such insurance in the term of such indebte waive such insurance in the term of such insurance in the term of the superior of the term of the superior of the term of the mortgaged proporties with the amount so proporties of the mortgaged proporties with the amount so proporties with the amount so proporties of the mortgaged proporties of the payable, without notice for the proporties of the payable costs, and a result of the proporties	e, which policy shall cope to insure or renew insertedness and to charge Mortgagors agree to be taggee for the protection pay all taxes, assess to that of this mortgage and principal on accours fail to make any of the protection of the principal on accours fail to make any of the protection of the p	surance on said property in a sum report of the property shappens of the property of the pr	r of not on, see a not on, see a not on, see a not on, see a not on one one
hereto.  The plural as used in this ins					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
The real property hereby mort		T =l==	• •	Cou	inty, State of Indiana, and is describ	æd
Iot 16 and the Chicago, as per of the Recorder  IN WITNESS WHEREOF Mo.  Jose M. Ramos	plat ther of Lake Cortgagors have expensed	eof, recorded ounty, Indian ecuted this mortgage	in Plat Book na. on the day above sho	13 page 35 i	In the Of the Park	<del>JOR</del>
STATE OF INDIANA, COUNTY OF		Porter		, SS.		
Before me, the undersigned, a no			state, personally appea		Ramos and	
Delore me, me di delsigned, a no	Eva L		otate, personally appea		and acknowled	ged
in the execution of the foregoing mo						-
WITNESS WHEREOF I have I	hereunto subscrib	ed my name and affin	ked my official seal this	12th day of JE	nuary , 19 8	<u>4_</u>
My Commission Expires:			/	Kuy 9	NO RY PUBLIC	
LIVARIA				Lavry E Liv Residing in	nauge n Porter County	
July 4, 1987					•	
This instrument was prepared by	Diana Wil	liamson				