>

REAL ESTATE MORTGAGE

	, WHEA	IL ESTATE N	IORIGAGE		
_	This mortgage made on the 27th day of Septem	mber .	, <u>1996</u> , between	Ramon Guillen a	nd Maria
	nd <u>Guillen. Husband and Wife</u> inancial Services Company of India	na. Inc.		to as MORTGAGORS, and 769 Morthland Dr	
Y	alparaiso. IN 46383	A barreis sell conve		ed to as MORTGAGEE.	
	WITNESSETH: Mortgagors jointly and severally grant roperty hereinafter described as security for the payment objecther with interest as provided in the loan agreement with the loan agreement with the loan agreement with a provided in the loan agreement with the loan agr	t of a loan agreement c	of even date herewith in the	amount of \$47627.99	ssigns, the real
	The property hereby mortgaged, and described belowiveless, interests, rents and profits.				sements, rights,
8	TO HAVE AND TO HOLD the said property hereinafter uccessors and assigns, forever; and Mortgagors hereby nd have authority to convey the same, that the title so co till forever warrant and defend the same unto mortgages in	covenant that mortgagenveyed is clear, free a	ors are seized of good and industrial of the seize of good and industrial of the seize of the se	d perfect title to said proper as hereinafter appears and	rty in fee simple that mortgagors
th	If mortgagors shall fully perform all the terms and conditions mortgage secures, then this mortgage shall be null, vo			rdance with its terms, the o	bligations which
lo lo si si to re ai pi	MORTGAGORS AGREE: To keep the mortgaged propagated with an insurance company authorized to do less-payable clause in favor of Mortgagee as its interest mess claims on all such policies; to demand, receive, and ame toward either the restoration or repair of the premise hall not extend or postpone the due date of monthly instance be fully responsible for damage or loss resulting from spairs and any other expenses incident to the ownership and not now existing may be created against the proper principal on account of any indebtedness which may be exercise due diligence in the operation, management and aste on the mortgaged premises, and to keep the mortgaged	business in the State nay appear. Mortgagor receipt for all proceed as or the payment of the allments due under the nany cause whatsoever of the mortgaged process by a lien superoccupation of the mortgaged process by a lien superoccupation of the mortgaged property in its presents.	of Indiana, acceptable to a hereby confers full power is becoming payable therebe note. Any application of a note. If Mortgages elects or, Mortgagors further agree perty when due in order the mortgage, and to pay, order to the lien of this mortgaged property and improvement condition and repair, in	Mortgagee, which policy on Mortgagee to settle and inder; and, at Mortgagee's such proceeds toward payr to waive such insurance Me: To pay all taxes, assess at no lien superior to that owhen due, all installments gage and existing on the coments thereon, and not to ormal and ordinary depreci	shall contain a compromise all option, to apply ment of the note ortgagors agreesments, bills for of this mortgages of interest and date hereof. To commit or allow intion excepted.
ni sh pi th	If Mortgagor fails to perform the covenants and agreem surance, and protect against prior liens, Mortgagoe mecessary to pay such taxes, procure such insulance, or half be an additional obligation of Mortgagor secured by tayable immediately by Mortgagor upon notice from Norte elesser of the rate stated in the rote or the highest rate incur any expense or take any action whatsoever a	ay at its option, but a otherwise to protectify this Mortgage. Unless teagee to Mortgagor (1 permissible by applice	hall not be required to, did origages's interest, Any Mortgagor and Mortgages ind may bear interest from ible law. Nothing contained	sburse such sums and tal- mount disbursed by Mortga agree otherwise, all such a #Fe date of disbursement b	ke such actions ages hereunder amounts shall be by Mortgages at
aj st pi di ei pi pi ac of	If default be made in the terms or conditions of the det stallments when due, or if Mortgagors shall become be pointed, or should the mortgaged property or any part atements of Mortgagors herein contained be incorrect or art of the same, then the whole amount hereby securement, and shall be collectible in a suit at law or by fore notitled to the immediate possession of the mortgaged property or any party by reason of the execution or existence of this mortgadition to taxable costs, and a reasonable fee for the set of foreclosure and sale, including expenses, fees and pay openses of upkeep and repair made in order to place the	ankrupt or insolvent, or attached, or if the Mortgagors shall, at Mortgagors closure of this mortga operty with the rents, is a incurred or paid by Morago and in the event of arch made and prepartyments made to prove	make an assignment for levied upon or seized, or list abandon the mortgaged of soption, become immediate, income and profits the orgage in connection with foreclosure of this mortgagation for such foreclosure, the or remove the imposition	the benefit of creditors, or any of the representation property, or sell or attempt iately due and payable, we of such enforcement, Moreore, with or without fore any suit or proceeding to we power with all other and finding to we have the control of the control	have a receiver is, warranties or to sell all or any without notice or rigages shall be eclosure or other which it may be a ne Mortgages, in urther expenses
re su in- re pr	Unless prohibited under state law, as additional securioring the continuance of this mortgage agreement to colling default by Mortgagor in payment of any indebtedness ents, issues and profits as they become due and payable accessors, etc., may either in person, by agent, or by a redebtedness hereby secured, enter upon and take posseints, issues and profits, including those past due and unrofits, and the application thereof aforesaid, shall not curuch notice.	lect the ronte, issues, as secured hereby or in a. Upon any such deta ecciver to be appointed assion of said property the said apply the said	ind profits of said property, performance of any agree wit, Mortgagee, upon giving the court, and without report any part thereof, in his oame, less allowable expen	reserving unto Mortgagor to ment hereunder, to collect written notification to the f gard to the adequacy of any wn name, sue for or otherw ses of collection of such re	the right, prior to and retain such Mortgagor or his y security for the vise collect such ents, issues and
sh	No failure on the part of Mortgagee to exercise any of ghts in the event of any other or subsequent defaults or to hall be construed to preclude it from the exercise ther ortgagee may enforce any one or more remedies hereun	breaches of covenant, reof at any time during	and no delay on the part of g the continuance of any	Mortgagee in exercising as	ny of such rights
pε	All rights and obligations hereunder shall extend to and arties hereto.	l be binding upon the s	everal heirs, successors, e	xecutors, administrators an	σ
	The plural as used in this instrument shall include the sit	ngular where applicabl			15
fo	The real property hereby mortgaged is located in \underline{La}	ke	C	ounty, State of Indiana, and	l is described as
	tuated in the city of East Chicago		ake, and State o	f	
B1	ne Southeast 20 feet of the Northwellock 42 in Indiana Harbor, in the C Lake County, Indiana.			lat	10 Ti
<i>-</i> 1	IN WITNESS WHEREOF Mortgagors have executed thi		above shown. Missio C	RECORDER MINISTER	2001 - 130 96 HIED 1903
_	RAMON Guillen	MORTGAGOR	MARIA C. Gu		GORTGAGOR.
6 1	1551 Rev. 8-96	ORIGINAL (1) BORROWER	COPY (1)	ర	23 € . 00097A.02
		RETENTION	OPY (1)	ex# 672	73

ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER

STATE OF INDIANA, COUNTY OF Porter	88.	
Before me, the undersigned, a notary public in and for said county an	state, personally appeared Ramon Guillen and	
Maria C. Guillen, Husband and Wife and acknowledged in the execution of the foregoing mortgage.		
IN WITNESS WHEREOF I have hereunto subscribed my name and a	ffixed my official seal this 27th day of September 1990	<u>6</u>
My Commission Expires:	Juite Pure	
May 8, 2000	NOTARY PUBLIC Jeanette Pease, Porter County NOTARY: PLEASE PRINT NAME AND COUNTY	;

This instrument was prepared by Jennifer L. Boland

