98045622

98 JUN 17 PH 12: 53

MORRIS W. CATTER RECORDER

REAL ESTATE MORTGAGE

| | | ade on the 11TH | | | | , 1998 , |
|---|--|--|--|--|--|--|
| | | O GONZALEZ | | MARIA GONZALE | | TARTANA TAG |
| | | | RILVILLE, IN 46 | | SERVCTES COMPANY OF | INDIANA, INC., |
| | | The state of the s | inafter referred to a | The state of the s | | |
| | ITNESSETH: | | | | onvey and mortgage | |
| Succe | essors and ass | ians, the real prop | and severally gram erty hereinafter des | i, bargain, seil, c scribed as securit | by for the payment of a | to Mortgagee, its |
| | | | | | , together with intere | |
| the lo | an agreement | which has a final p | ayment date of JU | NE 20. | , 2003 | p |
| Ti toget | ne property hei her with easem | reby mortgaged, a lents, rights, privile | nd described below ges, interests, rent | v, includes all im s and profits. | provements and fixture | es now attached |
| there morto same morto | unto belonging jagors are seiz , that the title jagors will fore | unto mortgagee, is sed of good and person conveyed is ver warrant and de | ts successors and erfect title to said p clear, free and ur | assigns, forever; property in fee sinencumbered ex property age | th all the privileges and Mortgagors here mple and have author cept as hereinafter a first all claims whatsoe | by covenant that ity to convey the opears and that |
| accor | mortgagors si dance with its further force a | terms, the obligation | ons which this mort | gage secures, th | nis mortgage and shen this mortgage shall | all pay in full in be null, void and |
| India intered on all Morto note. mont fully taxes when prope account the disproper the more | na, acceptable est may appear I such policies gagee's option, Any application has a sessments due in order the ty during the late hereof. The ty and improved the type of type | mes against all hai to Mortgagee, wh Mortgager hereb to demand, rece to apply same to on of such proceed due under the no damage or loss re bills for repairs an hat no lien superio term of this mort betedness which ma o exercise due di rements thereon, a erty in its present of | ich policy shall con y confers full powe eive, and receipt for ward either the rest is toward payment of the life of this mon gage, and to pay, ay be secured by a ligence in the open and not to commit of condition and repair | perty, including the ance company at a loss-payal r on Mortgagee to all proceeds to tration or repair of the note shall elects to waive seas incident to the tragage and not not when due, all in the superior to the superior to the superior to the allow waste on a low waste or allow waste or allow waste or anormal and order. | e buildings and impro- athorized to do busine ble clause in favor of o settle and comprom- becoming payable the of the premises or the not extend or postpon- uch insurance Mortga r. Mortgagors further e ownership of the mo- ow existing may be cri- stallments of interest he lien of this mortgag- tent and occupation of the mortgaged prem- linary depreciation except | Mortgagee as its ise all loss claims reunder; and, at e payment of the e the due date of gors agree to be agree: To pay all ortgaged property eated against the and principal on le and existing on of the mortgaged ises, and to keep cepted. |
| limita option procu hereu Morto Morto rate | tion, covenant n, but shall no are such insura ander shall be pagee agree o pagee to Mortg stated in the n | s to pay taxes, p t be required to, of ance, or otherwise an additional obli therwise, all such agor, and may bea ote or the highest | rocure insurance, disburse such sum- e to protect Mortga gation of Mortgag amounts shall be ar interest from the | and protect aga s and take such agee's interest. or secured by the payable immed date of disburse by applicable law | ed in this Mortgage, inst prior liens, Mortgage, actions necessary to Any amount disburse is Mortgage. Unles liately by Mortgagee a Nothing contained er. | pagee may at its pay such taxes, ed by Mortgagee s Mortgagor and upon notice from the lesser of the |
| morto or m prope state prope Morto | gage, or in the ake an assign erty or any par ments of Morterty, or sell or gagee's option, | payment of any in ment for the bend t thereof be attach gagors herein cor attempt to sell all become immediat | stallments when duefit of creditors, or ned, levied upon or ntained be incorred or any part of the sely due and payable | ne, or if Mortgago have a receive r seized, or if an ct or if the Mort same, then the v e, without notice | y secured or of any or ors shall become bank r appointed, or shoul y of the representation gagors shall abando whole amount hereby or demand, and shall such enforcement, M | crupt or insolvent, d the mortgaged ons, warranties or the mortgaged secured shall, at be collectible in a |
| | | | ORIGINAL | (1) | | |
| 611551 (| REV. 1-97 | | BORROWI | ER COPY (1) DN COPY (1) | | 00697A.0 |
| Retu | ruto: Th | ie Associat 19 W,81st Vrillville | is. | | | |
| | 42 | 9 W, 81st. | St. | | | 1,401 |
| | Me | rrillville | , FW | | (| 1 KH 36401 |
| | | | 46410 | | | 2, 12 |

entitled to the immediate possession of the mortgaged property with the rents, issues, income and profits therefrom, with or without foreclosure or other proceedings. Mortgagors shall pay all costs which may be incurred or paid by Mortgagee in connection with any suit or proceeding to which it may be a party by reason of the execution or existence of this mortgage and in the event of foreclosure of this mortgage, Mortgagors will pay to the Mortgagee, in addition to taxable costs, and a reasonable fee for the search made and preparation for such foreclosure, together with all other and further expenses of foreclosure and sale, including expenses, fees and payments made to prevent or remove the imposition of liens or claims against the property and expenses of upkeep and repair made in order to place the same in a condition to be sold.

Unless prohibited under state law, as additional security, Mortgagor hereby gives to and confers upon Mortgagee the right, power, and authority, during the continuance of this mortgage agreement to collect the rents, issues, and profits of said property, reserving unto Mortgagor the right, prior to any default by Mortgagor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default, Mortgagee, upon giving written notification to the Mortgagor or his successors, etc., may either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in his own name, sue for or otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less allowable expenses of collection of such rents, issues and profits, and the application thereof aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

No failure on the part of Mortgagee to exercise any of its rights hereunder for defaults or breaches of covenant shall be construed to prejudice its rights in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part of Mortgagee in exercising any of such rights shall be construed to preclude it from the exercise thereof at any time during the continuance of any such default or breach of covenant, and Mortgagee may enforce any one or more remedies hereunder successively or concurrently at its option.

| All rights and obligations hereunder shall extend to and be binding upon the several heirs, successors, executors, administrators and assigns of the parties hereto. |
|--|
| The plural as used in this instrument shall include the singular where applicable. |
| The real property hereby mortgaged is located in ountIAKE ecorder! County, State of Indiana, and is described as follows: |
| Lee exhibit "A" |
| |
| IN WITNESS WHEREOF Mortgagors have executed this mortgage on the day above shown. |
| RIGOSENIO CONZALEZ MORTGAGOR MARTACONZALEZ MORTGAGOR |
| ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER |
| STATE OF INDIANA, COUNTY OF LAKE , SS. |
| Before me, the undersigned, a notary public in and for said county and state, personally appeared |
| and acknowledged in the execution of the foregoing mortgage. |
| IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this 11TH day of JUNE,1998 |
| My Commission Expires: STEVE KRAMER NOTARY PUBLIC STATE OF INDIANA LAKE COUNTY NOTARY PUBLIC NOTARY PUBLIC |
| MY COMMISSION EXP. MAR. 23,2000 NOTARY PUBLIC STEVE KRAMER, RESIDENT OF LAKE COUNTY |
| NOTARY: PLEASE PRINT NAME AND COUNTY |
| This instrument was prepared byTINA_L. KUTZMAN |
| ORIGINAL (1) |
| BORROWER COPY (1) |
| RETENTION COPY (1) |

611551 REV. 1-97

00697C.01

Property: 5504 Homerice Avenue, East Chicago, IN 46312 County: Lake Thus Document is the property of

Legal Description:

the Lake Crunty Recorder!

Lot 11, except the South 10 feet thereof, and Lot 10, except the North 50 feet thereof, in Block 4 in Rossaus Park Fourth Addition to East Chicago, as per Plat thereof, recorded to Plat Book 29 page 47, in the Office of the Recorder of Lake County, Indiana, except therefrom the following described tract: Beginning at the Northeast comes of said property; thence North 29 degrees, 31 minutes, 02 seconds West on the North Line thereof, a distance of 19.58 feet; thence South 57 degrees, 23 minutes, 56 seconds East a distance of 23.28 feet to a point on the East line of said property; thence North 0 degrees, 15 minutes, 17 seconds West on said East line, 12.38 feet so the Place of

beginning.

Parcel II:

Lot 9 and the North 50 feet of Lot 10 in Block 4 in Rozana Park Fourth Addition to East Chicago, as per plat thereof, recorded in Plat Book 29, page 47, in the Office of the Recorder of Lake County, Indiana, excepting that part thereof lying Northeasterly of a line which is parallel with and 200 feet Southwesterly, measured at right angles from the center line of the Indiana East-West Toll Road (a centerline survey rasp of which is on file in the Office of the Recorder of Lake County, Indiana.)