98049030

STATE OF INDIANA LARE COUNTY FILLD FOR RECORD

98 JUN 30 AM 10: 73

MORRID W. C.T. 19 DECEMBER

REAL ESTATE MORTGAGE

	tgage made on the	26TH day of	JUNE		1998
between	ALVIN LEE HENRY		and ELORIS A. I	HENRY, HUSBAND AND WIFE.	
				NCIAL SERVICES CO OF IN	· ·
whose addre		BIST AVENUE, MERRIL , hereinafter referre			·
		- ·			
	• •	• •	•	ell, convey and mortgage to	
of over dete	and assigns, the re	mount of \$ 11.699	er described as se 1.69	curity for the payment of a l	oan agreeme
the loan agre	eement which has	a final payment date	of JULY 10	, together with interest	as bioxided
The prop	erty hereby mortg		below, includes a	ll improvements and fixture	
TO HAVI thereunto be mortgagors same, that mortgagors	E AND TO HOLD alonging unto morto are seized of good the title so convey will forever warrant	the said property he pagee, its successor i and perfect title to yed is clear, free a	reinafter described s and assigns, fore said property in fe and unencumbered the unto mortgagee	, with all the privileges and ever; and Mortgagors hereby e simple and have authority I except as hereinafter ap against all claims whatsoev	y covenant they to convey to convey to pears and they
accordance	with ite tarms the	erform all the term obligations which this Docume	mortgage secures	of this mortgage and shales, then this mortgage shall be	l pay in full e null, void a
fully insured Indiana, accinterest may on all such Mortgagee's note. Any a monthly inst fully responstaxes, asses when due in property dui account of a the date he property and the mortgag	at all times agains reptable to Mortgage policies; to demai option, to apply supplication of such allments due undesible for damage of sements, bills for reported to the condent of the c	t all hazards with an gee, which policy short hereby confers full had, receive, and recame toward either the proceeds toward pay the note. If Mortg r loss resulting from pairs and any other superior to that of this mortgage, and to thich may be secure due diligence in the preen, and not to coresent condition and resent condition and gees and and gee	d property, including insurance comparall contain a loss-p power on Mortgag eight for all proceed restoration or regree elects to wait any cause whatso expenses incident in mortgage and no pay, when due, and by a lien superior electric operation, manamint or allow waster repair, normal and	by authorized to do business ayable clause in favor of Mee to settle and compromised becoming payable there pair of the premises or the hall not extend or postpone ve such insurance Mortgagnever. Mortgagors further agto the ownership of the mort of now existing may be created installments of interest at to the lien of this mortgage gement and occupation of e on the mortgaged premised ordinary depreciation exce	lortgagee as all loss clair eunder; and, payment of the due date ors agree to gree: To pay tgaged properted against and principal and existing the mortgages, and to keyted.
limitation, co option, but a procure suchereunder s Mortgagee a Mortgagee t rate stated	ovenants to pay to shall not be requir th insurance, or of shall be an additionagree otherwise, a o Mortgagor, and to in the note or the	exes, procure insured to, disburse súcles with the months of the mounts of Mall such amounts should be any bear interest from the may bear interest from the may be and the may be ar interest from the may be arrived as the major that the major the major the major the major that the	ance, and protect n sums and take s Mortgagee's intere ortgagor secured I nall be payable im im the date of disb sible by applicable	tained in this Mortgage, in against prior liens, Mortgage, in against prior liens, Mortgagesuch actions necessary to past. Any amount disbursed by this Mortgage. Unless mediately by Mortgager upursement by Mortgagee at taw. Nothing contained in soever.	gee may at bay such tax I by Mortgagor a Mortgagor abon notice from the lesser of
mortgage, o or make an property or statements property, or Mortgagee's	r in the payment of assignment for the assignment for the any part thereof be of Mortgagors he sell or attempt to applied.	f any installments whe benefit of creditore attached, levied under the contained be insell all or any part of the contained be insell all or any part of the contained in the co	hen due, or if Mortors, or have a recopon or seized, or incorrect or if the of the same, then to avable, without no	ereby secured or of any of t gagors shall become bankru eiver appointed, or should if any of the representation: Mortgagors shall abandon the whole amount hereby so tice or demand, and shall be as of such enforcement, Mor	upt or insolve the mortgages, warranties the mortgage ecured shall e collectible i
611551 REV. 1-97		B	RIGINAL (1) DRROWER COPY (1) ETENTION COPY (1)		006
1150.	The A SSOI	eiAtes			
WVK (6 •	429 12).	Blst of,			
mvn 10 .	The A SSOI 429 W. S merrill	Blst ot,			

CK# 36611 100m

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 County, State of Indiana, and is described as follows: LOT 4 AND THE EASTERLY 20.37 FEET THEREOF BY PARALLEL LINES OF LOT 5 IN ELOCK 10 IN CLEN L. RYAN'S SECOND SUBDIVISION, IN THE CITY OF GARY, AS PER PLAT THEREOF, TECORDED IN PLAT BOOK 30 PAGE 24, IN THE OFFICE OF THE RECORDER OF LAKE COUNTY, INDIANA. WITNESS WHEREOF Mortgagors have executed this mortgage on the day above shown. Joris a MORTGAGOR LVIN LEE HENRY ACKNOWLEDGEMENT BY INDIVIDUAL OR PARTNERSHIP BORROWER LAKE STATE OF INDIANA, COUNTY OF . SS. Before me, the undersigned, a notary public in and for said county and state, personally appeared ALVIN LFE HENRY AND ELORIS A. HENRY, HUSBAND AND WIFE. and acknowledged in the execution of the foregoing mortgage. 26TH day of IN WITNESS WHEREOF I have hereunto subscribed my name and affixed my official seal this _ 1998 JUNE My Commission Expires: PUBLIC STATE OF INDIANA **LAKE COUNTY** NOTARY PUBLIC MY COMMISSION EXP. MAR. 25,2000 SIEVE KRAMER NOTARY: PLEASE PRINT NAME AND COUNTY This instrument was prepared by

ORIGINAL (1)
BORROWER COPY (1)
RETENTION COPY (1)