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STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

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-MORRIS W. CARTER
RECORDER
Notice: Use of this form is limited to licensed Attorneys

Must be completed in black ink, including signatures.

Form 22

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	REA	AL ESTATE MORTG	BAGE	•
THIS INDENTURE WIT	INESSETH, That	Cecilia Mesqu	iti	
		County, State of		, MORTGAGE(S)
AND WARRANT(S) to	Robert M.	Ortiz, Sr.	Indiana	
(the "Mortgagee") of	Lake	County, State of County, Indian	Indiana	, the
as shown o	on Plat Book 1	l de addition, in t 15, Page l, in Lak	e County, Indiana	1.
		lst Street, East		
appurtenances, fixtures and	improvements now or the rents, issues, income	nises") together with all right hereafter belonging, appertain e and profits thereof.	ing, or attached to, or used in perty of	ements, hereditaments, n connection with, the
mii nad rad		e County Reco		
	_	performance of the provisions nount of <u>Five thousan</u>		
		with a final maturity date of		
of each month,	commencing S l paid in ful	\$\\$100.00 per mont September 25, 1998 1. Payable at Nat tiz, Sr.	. and each succes	sive month
The Mortgagor (jointly and so	everally) covenant(s) an	d agree(s) with the Mortgagee t	hat:	•
and in the amounts as provide attorneys' fees.	ed in the Note or in this	pay when due all indebtednes Real Estate Mortgage, without i	relief from valuation and appra	isement laws, and with
		n of mechanics or materialmen notice thereof from the Mortga		Mortgaged Premises or
waste thereon. The Mortgagor the Mortgagee against loss, da amounts as the Mortgagee ma all proceeds of such policies	r shall procure and main umage to or destruction by reasonably require for payable to the Mortga	e Mortgagor shall keep the Mortgain in effect at all times adequate of the Mortgaged Premises become time to time, and all such in agee and the Mortgagor as the tained by the Mortgagee until the	ate insurance with insurance cause of fire, windstorm, or othersurance policies shall contain ir respective interests may ap	ompanies acceptable to er such hazards in such proper clauses making pear. All such policies
4. Taxes and Assessments. part thereof, as and when due,		y all taxes or assessments levied crue.	d or assessed against the Mort	gaged Premises, or any
the security intended to be gived demand or shall become a paradates of payment at the rate of taxes, assessments and liens we	ven by this Real Estate rt of the indebtedness so f per centum (rhich may be or become osts, expenses, and atto is Real Estate Mortgage	agee may, at its option, advance Mortgage. All sums so advance ecured hereby, at the election of %) per annum. Such sums may be prior and senior to this Real Enreys' fees incurred by the Mortgaged Premises.	ed and paid by the Mortgagee of the holder, and shall bear in include, but are not limited to state Mortgage as a lien on the	shall be payable upon terest from the date or o, insurance premiums, e Mortgaged Premises, I all legal or equitable
w 1777, 1777 by indianapolis	Dai Association	r		しなのひ
			•	10,00
maial	1.7 00	1		6 199941
11/UVIQ L	uz curona	C		13.00 60V MO# 02-199941
2216 Bi E. Chiec	luz Corona , At law roadwas/Bi	x 3117 312		· 13

- 6. Default by Mortgagor, Remedies of Mortgagee. Upon default by the Mortgagor in any payment provided for herein or in the Note, or in the performance of any covenant or agreement of the Mortgagor hereunder, or if the Mortgagor shall abandon the Mortgaged Premises or if a trustee or receiver shall be appointed for the Mortgagor or for any part of the Mortgaged Premises, except if said trustee is appointed in any bankruptcy action, then and in any such event, the entire indebtedness secured hereby shall become immediately due and payable at the option of the Mortgagee, without notice, and this Real Estate Mortgage may he foreclosed accordingly. Upon such foreclosure the Mortgagee may continue the abstract of the title to the Mortgaged Premises, or obtain other appropriate title evidence, and may add the cost thereof to the principal balance due.
- 7. Non-Waiver, Remedies Cumulative. Time is of the essence in the performance of obligations hereunder. No delay by the Mortgagee in the exercise of any rights hereunder shall preclude the exercise thereof so long as the Mortgagor is in default hereunder, and no failure of the Mortgagee to exercise any rights hereunder shall preclude the exercise hereof in the event of subsequent default by the Mortgagor hereunder. The Mortgagee may enforce any one or more of the rights or remedies hereunder successively or concurrently.
- 8. Extensions, Reductions, Renewals, Continued Liability of Mortgagor and Guarantor(s). The Mortgagee, at its option, may extend the time for the payment of the indebtedness, or reduce the payments thereon, or accept a renewal note or notes therefor, without consent of any junior lien holder, and without consent of the Mortgagor if the Mortgagor has then parted with title to the Mortgaged Premises. No such extension, reduction or renewal shall affect the priority of this Real Estate Mortgage or impair the security hereof in any manner whatsoever, or release, discharge or affect in any manner the personal liability of the Mortgagor and Guarantor(s), if any, to the Mortgagee.
- 9. General Agreement of Parties. All rights and obligations hereunder shall extend to and be binding upon the several heirs, representatives, successors and assigns of the parties to this Real Estate Mortgage. When applicable, use of the singular form of any word also shall mean or apply to the plural and the masculine form shall mean and apply to the feminine or the neuter. The titles of the several paragraphs of this Real Estate Mortgage are for convenience only and do not define, limit or construe the contents of such paragraphs.

Maria Lua Comona	Mailing Address of Mortgagee:		
Signature Cecilia Mesquiti Printed Signature Printed Signature Printed STATE OF Indiana STATE OF Lake Before me, a Notary Public in and for said County and State, personally appeared Cecilia Mesquiti Who acknowledged the execution of the foregoing Real Estate Mortgage. Witness my hand and Notarial Seal this 4th day of September Signature. Lawran Olivo, Jr. My Commission expires: 11/12/1999 Residing in Lake County, Indian This instrument was prepared by: Maria Luz Corona Attorney at La	Cecla		
rinted Cecilia Mesquie Signature Printed Signature Signature Printed Printed STATE OF Indiana SSS: COUNTY OF Lake SSS: COUNTY OF L	IN WITNESS WHEREOF, the Mortgagor has	executed this Real Estate Mortgage, this 4thday of Se	ptember ,1998
rinted	ignature Coulin Mesquett	Signature	
Printed	rinted Cecilia Mesquiel	Printed	
TATE OFIndiana	ignature	Signature	
Before me, a Notary Public in and for said County and State, personally appeared Cecilia Mesquiti Tho acknowledged the execution of the foregoing Real Estate Mortgage. Witness my hand and Notarial Seal this 4th day of September Signature Abraham Olivo, Jr. My Commission expires: 11/12/1999 Residing in Lake County, Indian This instrument was prepared by: Maria Luz Corona Attorney at La	rinted	Printed	<u>/</u>
Witness my hand and Notarial Seal this 4th day of September , 199 8. Signature Abraham Olivo, Jr. My Commission expires: 11/12/1999 Residing in Lake County, Indian This instrument was prepared by: Maria Luz Corona Attorney at La	COUNTY OF Lake) SS:	nty and State, personally appeared Cecilia Meso	quiti
Printed Abraham Olivo, Jr. My Commission expires: 11/12/1999 Residing in Lake County, Indian This instrument was prepared by: Maria Luz Corona Attorney at La	Witness my hand and Notarial Seal this 4th	Signature Mouhan Oliv, J	
This instrument was prepared by: Maria Luz Corona Attorney at La		Printed Abraham Olivo, Jr.	
	My Commission expires: 11/12/1999	Residing in Lake	County, Indiana.
	This instrument was prepared by:Maria	Luz Corona	Attorney at Law
- NCWOLW, PLACE LA LA LACIONAL //ID NYDROWRY P I) KNY (II) - KOOF CHIOAAA TN 167			

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Document is NOT OFFICIAL!

THIS FORM HAS BEEN APPROVED BY THE INDIANA STATE BAR ASSOCIATION FOR USE BY LAWYERS ONLY. THE SELECTION OF A FORM OF INSTRUMENT FILLING IN BLANK SPACES, STRIKING OUT PROVISIONS AND INSERTION OF SPECIAL CLAUSES, CONSTITUTES THE PRACTICE OF LAW AND MAY ONLY BE DONE BY A LAWYER.

PROMISSORY NOTE

Secured by Real Estate Mortgage

\$ 5,000.00

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East Chicago, Indiana, September 4

1998

I promise to pay to the order of Robert M. Ortiz, Sr.

the sum of Five Thousand (\$5,000.00) Dollars

as follows: \$100.00 per month payable on the last Friday of each month, commencing September 25, 1998, and each succesive month thereafter till paid in full.

payable at National City Bank, Acct. 6031484259 in the name of Robert M. Ortiz, Sr.

With interest at the rate of _____ per cent per annum computed _____ during such period when there shall be no delinquency or default in the payment of any moneys to be paid on this obligation but with interest at the rate of _____ per cent per annum computed semi-annually during such period when there shall be any delinquency or default in the payment of any moneys to be paid on this obligation and to be computed to the next interest period following such delinquency or default, and said rate shall continue to be paid until all delinquencies and defaults are removed by the beginning of a succeeding interest period, all without relief from Valuation and Appraisement Laws, and with attorney's fees. Failure on the part of any holder to collect or charge the additional interest rate during any delinquency or default shall at no time constitute a waiver of his right, or any other holder's right, to demand and receive interest as provided herein.

Installment payments hereinabove provided shall be applied first to the payment of any unpaid interest, secondly to the unpaid balance of any other unpaid debt on account of this obligation, and thirdly the remainder to be applied on the unpaid principal of the debt until the same is paid in full.

Upon default in the payment of any installment or other payment herein required when the same shall become due, the entire unpaid principal, interest and other indebtedness on account of this obligation and mortgage securing the same shall, at the option of the holder thereof, become due and payable immediately without notice of nonpayment or demand for payment, and the entire indebtedness may be collected by appropriate proceedings. No failure on the part of the holder of this obligation in exercising said option to declare the whole of said indebtedness due or to proceed to collect the same shall operate as a waiver of the right to do so or preclude the exercise of such option at any time during the continuance of such default or the occurrence of a succeeding default. Advance payment may be made in any amount, and interest on such advance payments shall not be charged beyond the next succeeding interest period.

The holder of this obligation may renew the same or extend time of payment of the indebtedness or any part thereof or reduce the payments thereon; any and such renewal, extension or reduction shall not release any maker, endorser or guarantor from any liability on said obligation.

The drawers, sureties, guarantors and endorsers severally waive presentment for payment, protest, notice of protest and non-payment of this note.

The receipt of interest in advance or the extension of time shall not release or discharge any surety, guarantor or endorser on this note.

Cecilie Misquiti	
Cecilia Mesquiti OSS#307-42-9814	
2618 - 141st Street, East Chicago.	IN.

Maria	Luz	Corona	

This instrument prepared by

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Attorney at Law

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	ill paid in full.	

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			Cecilia Mesqu 2618 - 141st	iiti O	SS#307	-42-9814	IN.
s instrument mengred by	Maria Luz	Corona				Attorney at Law	

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