

REAL ESTAT	ACCOUNT NUMBER 74501056	5764:15	MORTGAGFF AVCO FIRANCIAL SERVICES 7425 Spin Blad OF INDIANAPOLIS INC.
Jordan	First Inche!	Spouse's Name Lillian	
		ortgages, the following described Real Est.	Hammond INDIA
	State of Indiana.		
Lot 8, Bl. 62	. Original Town of Ind	iana harbor, PB5 P9	
	NOT	OFFICIAL	
KA: 3515 Fir !			
		ment is the property	
plumbane, gas, electric, '	ventilating, setrigerating and air-condi- s and subject to the hen hereof, and	tioning equipment used in connection the	gs, shades, storm sash and blinds, and heating, light erewith, all of which, for the purpose of this morte, taining to the property above described, all of which
			erein; (2) Payment of the principal sum with interest
provided in accordance 2/1/80			(hereinafter referred to as "Loan Agreement") da order of Mortgagee, in the principal sum
			or as extended, deferred or rescheduled to loaned by Mortgagee to Mortgagor in a maximum
r s 25,000.00	(4) The payment of any money	that may be advanced by the Mortgagee	to Mortgagos for any reason or to third parties of
extension of said Loan A	leseement, or any other agreement to	pay which may be substituted therefor, (enants of this Mortgage; (5) Any renewal, refinancing 6) Any sums expended by mortgagee for attorney's
· · · · · · · · · · · · · · · · · · ·		agor under the provisions of this mortgage this Mortgage shall be applied in the follo	그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그
FIRST: To the pay md expenses agreed to b	ment of taxes and assessments that me paid by the Mortgagor.	tay be levied and essessed against said pren	mises, insurance promiums, repairs, and all other chair
THIRD: To the pay		EO LE COMPANY	
mech amounts, and in a Mortgagee; and that loss the restoration of said finite of Indiana upon mid premises or in sa- parament or penalty to a parament free from all which in any way me	nch companies as Mortgagee may from a proceeds (less expenses of collection improvement. (2) To pay all taxes and greenises, or any part thereof, in Loan Agreement or said debt, a process theseon, the official receipt prior liens except the existing first principal the security of this more	in time to time approve, and to keep the one shall at Mortgagee's option, be applied special assessments of any kind that of upon the Loan Agreement or debt and procure and deliver to Mortgagee of the proper officer showing payment mortgage, if any, and upon demand ortgage. (4) in the event of default by	e policies therefor, properly endorsed, on deposit wanner e policies therefor, properly endorsed, on deposit was lied on said indebtedness, whether due or not, de thave been or may be levied or assessed within accured hereby, or upon the interest of Morigages ten days before the day fixed by law for the for all such taxes and assessments. (3) To keep so Mortgages to pay and procure release of any lay Mortgagor(s) under paragraphs 1, 2 or 3 about and collectible or not), may (a) effect the insurance
have provided for and	1 pay and reasonable premiums and	l charges therefor; (b) pay all saul sax	es and assessments without determining the valid such taxes or assessments and have deposited w
Hortgagoe security there he highest rate allowed fortgagoe(s) to Mortgag or suffer any waste or	efor acceptable to it); and (c) pay it by law, shall be deemed a part- pe. (5) To keep the buildings and r any use of said premises contrary	such bens and all such disbursements, of the indebtedness secured by this mo- other improvements now or hereafter to to restrictions of record or contrary	with interest thereon from the time of payment origage and shall be immediately due and payable prected in good condition and repair, not to com- to laws, ordinances or regulations of proper put
or the purpose of inspersely secured, in full preby secured, or of a recased from the lien	ecting the premises. (6) That they compliance with the terms of saiding portion thereof, may be extended to be setted.	will pay, promptly and without sebef for d Loan Agreement and this mortgage, sed or renewed, and any portions of the ig the personal libility of any person	to permit Mortgagee to enter at all reasonable to rom valuation or appraisement laws, the indebtedr (7) That the time of payment of the indebtedr he premises herein described may, without notice, or corporation for the payment of said indebtedr idebtedness then remaining unpaid. (8) No change
he ownership of said indensity of said	premises shall release, reduce or of woman, she represents and warra	otherwise affect any such personal hab	olity or the lien hereby created. (9) If any of ted in her behalf, and for her sole and separate
which may be secured be bereafter until expiration ender them, without ingo the premises and the adel appointment of a increase may order for the benefit fortgagor(s) bernby assign evering all or any part of fortgagne is beauty grant prome and profits. Mort	meby as the same may hereafter become of the period of redemption, Mortgard to the solvency or insolvency of perguacy of the security, and whether or with power to take possession of said of Mortgages and the maintenance in to Mortgages all their right, title and the premises herein described and any ted the right, in the event of default, it gagor(s) hereby authorize and instruct	te due, upon commencement of any proceed pages shall be entitled as a matter of right, rions hable for the payment of the indebted not the same shall then be occupied by the premises, to collect all rentals and profit of the security. (2) As additional security distress in and to any existing leases and extensions or renewals of said leases, and a to enter and take possession of the mortgithe lessee under any such lease, or his or it	d Promissory Note or on any other advance or obligateding to enforce or foreclose this mortgage, or at any to without notice to Mortgagor(s) or any person claim dness hereby secured, without regard to the then value the owner of the equity of redemption, to the immed its thereof and to hold and apply the receipts as the color the repayment of the indubtedness hereby seculd all future leases, including any oil, gas or mineral least from the repayment of the indubtedness hereby seculd all rents, royalties, issues, income and profits thereof, aged premises and to collect such rents, royalties, issues assigns or successors in interest, to pay to Mortgage
he ben of any and all pre- mor bens have been min- he extent of such payme as exercised when the ri-	for encumbrances, here or charges pai used of record, the repayment of said rats, respectively. (4) Whenever by the ight accrues, or at any time thereafter	d and discharged from the proceeds of the Loan Agreement shall be secured by such terms of this instrument of of said Loan Ag r. (5) All Mortgagor(s) shall be jointly as	of such occupancy. (3) Mortgagee shall be subrogated Loan Agreement hereby secured, and even though liens on the portions of said premises affected thereby prement Mortgagee is given any option, such option and severally hable for fulfillment of their covenants irs, executors, administrators, successors, grantees, less
ed assigns of the parties nortgage nor said Loan A	hereto, respectively. (6) Notwithstand Agreement shall be deemed to impose	ling any thing in this mortgage or the Loar on the Mortgagor(s) any obligation of pay	Agreement secured hereby to the contrary, neither ment, except to the extent that the same may be le- ider condemnation for injury to, or taking of, any su

all of each property is hereby assigned to Mortgagee with authority to apply or release the moneys received, as above provided for insurance loss proceeds. (8) In case default shall be made in the payment of any installment of said Loan Agreement or of interest thereon when due or if there shall be a failure on the part of mortgager to comply with any coverant, condition or provision of this mortgage, then the said Loan Agreement and the whole indebtedness, less unearned charges if any secured by this mortgage, including all payments for taxes, assessments, insurance premiums, and hens, as herein specified shall, at the option of mortgagee and without nonce to mortgager (such notice being hereby expressly warred), he deemed to have matured and become due and payable at once; or any time thereafter at mortgagee's option, by foreclosure or otherwise. In the event of such default, mortgager agrees to pay mortgagee's reasonable attorney's fees and or foreclosure costs actually mounted, except to the extent that the payment of such items by the mortgager shall be prohibited or limited.

DATE OF MORTGAGE FEB. 1. 1950

(SEAL)

(SEAL)

IN WITNESS WHEREOF, said Mortgagor(s) hereunto set hand and seal the

day and year first above westlen """.

MORTGAGOR, SORROWER

MORTGAGOR BURROWER

Aaron Jordan

Lillian Jerdan

by the provisions of the Indiana Uniform Consumer Circuit Code.

and arknowledged the execution of the above and foregoing mortgage.

arrowd Laren D. and Lillian Jordan

Before me, the undersigned a Notary Public in and for said County and State,

de of Francis

My Commission Experts.

Carlotte for the second of the

This instrument prepared by Don Fenrod

STATE OF INDIANA.

Miness my Sansture and Seal :

15-9162 |#6V. 0-75

COUNTY OF