~ 1	Chy a Retor Avio Financial Services from Jan								_ (
ويعوي		•	101	11 970 Di	an 87 49198	n Chara	y yack		
	REAL ESTATE MORTGAGE		GE				MORTGAGEE: AVCO FINANCIAL SERVICES		
1	636333	ACCOUNT NUMBE	R	722	2580	15	AVEO FINANC	IAL SERVICES	•
/	MORTGAGOR(S):	739021 <i>64</i>	Initial	Spouse's N	arn e		OF INDIANAPO	ILIS, INC. IN ST	
,	RAKER, EV						CROWN POI	LAICE	, IND
	WITNESSETH, that Mortg	, State	of Indiana, to wit				e County of PARK_HIGH		LAKE
	COUNTY CROWN POINT, INDIANA								
	CHICAGO TITLE INSURANCE COMPA								
	INDIANA DIVISION								
	together with all buildings								
	plumbing, gas, electric, ventilating, refrigerating and air-conditioning equipment used in connection therewith, all of which, for the purpose of this mor shall be deemed fixtures and subject to the lien hereof, and the hereditaments and appurtenances pertaining to the property above described, all of where the deemed fixtures are the "premises".								
	FOR THE PURPOSE OF provided in accordance			•			•		
	· ·			·				-	
	7-9-81 s 5763.03 renewal or refinance; (3) I								
	of \$ 25,000.00 interest thereon, where the extension of said Loan Ag	e amounts are advanced reement, or any other a	to protect the segreement to pay	curity or in a which may be	ccordance with a substituted the	the covenants o refor, (6) Any :	f this Mortgage; (. sums expended by	 Any tenewal mortgagee for 	, refinanc
	and/or foreclosure expense All payments made by Mo	rteavor on the obligation	n secured by this	Mortgage sha	If he applied in	the following or	der:		U .a.d
	FIRST: To the payment of taxes and assessments that may be levied and assessed against said premises, insurance premiums, repairs, and all other cl and expenses agreed to be paid by the Mortgagor. SECOND: To the payment of interest due on said loan.								
	THIRD: To the payn TO PROTECT THE SECI	ent of principal. JRITY HEREOF, MOR	TGAGOR(S) AG	REES: (1) Ta	keep said prem	ises insured for	the protection of	f Mortgagee in	such man
	such amounts, and in such Mortgagee; and that loss the restoration of said in	h companies as Mortga proceeds tless expenses	gee may from ti	me to time apshall, at Mort	oprove, and to be	k <i>eep the policie</i> be applied on	es therefor, prope said indebtednes	erly endorsed, c s. whether due	on deposition of a
	State of Indiana upon s said premises or in said	aid premises, or any p Loan Agreement or	art thereof, or t said debt, and	apon the Loa procure and	n Agreement of deliver to Mor	: debt secured tgagee ten day	hereby, or upon s before the day	, the interest o y fixed by lav	it Mortga v for th
	interest or penalty to ac premises free from all p	erue thereon, the offi- rior liens except the o	cial receipt of texisting first mo	the proper of ortgage, if any	Ticer showing p	payment of all emand of Mort	such taxes and a gagee to pay an	assessments. (3) d procure relea) To kee ise of ar
	which in any way may Mortgagee, at its option above provided for and	(whether electing to o	declare the who remiums and ch	le indebtedne: larges therefor	ss hereby secure ; (b) pay all :	ed due and col said taxes and	dectible or not), assessments with	may (a) effect hout determinin	t the ins ng the v
	thereof (unless Mortgage Mortgagee security theref the highest rate allowed	or(s) have instituted proof or acceptable to it): a	proper legal pro and (c) pay suc	occedings to h liens and a	test the validia	ty of such tar ements, with i	ces or assessmen nterest thereon f	nts and have of from the time	deposited of paym
	Mortgagor(s) to Mortgage or suffer any waste or	e, (5) To keep the b any use of said prem	uildings and oth ises contrary to	ier improvemo restrictions	ents now or her	reafter erected ontrary to law	in good conditions, ordinances or	on and repair, a regulations of	not to c proper
	authority, not to remode for the purpose of inspe hereby secured, in full	cting the premises. (6) compliance with the t	That they will terms of said L	pay, promptl oan Agreemei	y and without it and this mo	relief from val	uation or apprais at the time of t	sement laws, the	e indebt e indebt
,	hereby secured, or of an released from the lien h	ny portion thereof, ma ereof, without releasing	ly be extended g or affecting th	or renewed, he personal l	and any portion iability of any	ns of the prem person or corp	ises herein descri oration for the	ibed may, with payment of sai	d indebt
	or the lien of this instructed ownership of said pundersigned is a married	oremises shall release, woman, she represent	reduce or other s and warrants	rwise affect : that this inst:	iny such perso rument has bee:	nal liability or n executed in	the lien hereby her behalf, and !	created. (9)	If any o
	and benefit and that she IT IS MUTUALLY AGRE	has not executed the	same as surety	for another,	but that she is	the Borrower	hereunder.	,	
	which may be secured her thereafter until expiration	of the period of reden	reatter become du aption. Mortgage	ie, upon comn e shall be enti	encement of any iled as a matter	y proceeding to of right, withou	enforce or forecto it notice to Morts	ise this mortgage gagor(s) or any	e, or at an person ci
	under them, without regar the premises and the adeq appointment of a receiver	usey of the security, an	d whether or not	t the same sha	ll then be occup	ied by the own	er of the equity o	it redemption, to	o the imn
	may order for the benefit Mortgagor(s) hereby assign covering all or any part of	of Mortgagee and the to Mortgagee all their	maintenance of t	the security. (2 iterest in and t	2) As additional to any existing b	security for the	repayment of th	ing any oil, gas o	nereby so or minera
	Mortgagee is hereby grante income and profits. Mortg	ed the right, in the even	t of default, to e and instruct the	inter and take Hessee under a	possession of th ny such lease, or	e mortgaged problems or its assign	emises and to coll s or successors in 1	interest, to pay	royannes, to Mortg
	rents, delay rents, royaltie the lien of any and all pri prior liens have been relea	or encumbrances, liens of sed of record, the repay	or charges paid at ment of said Lot	nd discharged an Agreement	from the procee shall be secured	ds of the Loan by such liens on	Agreement hereby the portions of s	y secured, and c aid premises affo	ected the
	the extent of such payments be exercised when the rig	its, respectively. (4) Whe	never by the tern ime thereafter. (.	ns of this instru 5) All Mortga	ament or of said gor(s) shall be i	Loan Agreemen ointly and seven	t Mortgagee is giver ally liable for ful	en any option, s fillment of thei	uch optic r covensi
	and assigns of the parties morteage nor said Loan A	hereto, respectively. (6) ercement shall be deem	Notwithstanding	, ånything in ti the Mortgagor	his mortgage or (s) any obligatio	the Loan Agree on of payment,	ment secured here except to the exte	eby to the contr ent that the same	ary, neiti e may be
	enforceable; and any provall of said property is here case default shall be mad	ision to the contrary sha by assigned to Mortgag	ill be of no force of	or effect, (7) / / To apply, or r	any award of dat elease the mone	nages under con ys received, as :	demnation for inj	ury to, or taking or insurance loss	g or, any proceeds
	of mortgagor to comply to	with any covenant, con- this mortgage, includin	dition or provisic g all payments fo	on of this mor	tgage, then the a ments, insurance	said Loan Agree e premiums, and	ment and the whall liens, as herein:	iole indebtednes specifi ad sh∰:	is, less ur at the op
	mortgagee and without no at any time thereafter at attorney's fees and/or for	otice to mortgagor (suc	h notice being he v foreclosure or	ereby expressly otherwise. In	waived), be dent of	emed to have n such default, n	natured and become nortgagor agrees	ne du and pay to pay, mortea	ablezako gee's rija:
	by the provisions of the li	idiana Uniform Consum	er Credit Code:	·				. C	CGUNI กับสิล
	STATE OF INDIANA,		} ss:	· 1		DATE OF	MORTGAGE	8E 6E E	AFEG.
	COUNTY OF LAKE Before me, the undersigned	, a Notary Public in and) for said County o	md State,	IN WITNESS	WHEREOF, sa	id Mortgagor(s) li	eremito and	nd and Jo
	on this will day of	Y, IUI.	_ 19_211	personally		îrst above writte		я. 18.	<u> </u>
	appeared TIELMN PA	KER .	Angelia		S	0.	Pal	Bo	ଜ
	appeared and acknowledged the execution with signature with signat		regoing mortgag	c.	MORTGAGO	R. BORROWER	n AMA	AKER	(
::	りかる								
£ >,	~ :/ // // / i	esmo	My Commission	n Expires.					/-