	MORTGAGE		MORTGAGEE:		
639558	ACCOUNT NUMBER		1	AVCO FINANCIAL SERVICE	S
dORTGAGOR(S)	73802031	·		OF <sup>T</sup> INDIANAPOLIS, INC.	•
Heard,	First Ricky	Initial Gene	Spouse's Name	6102 Georgia St.	
	- <del></del>		<del></del>	Real Estate in the County of Isko	, INDIAN
		Indiana, to wit		HICAGO TITLE INSURANCE COMPA	INY
			C	INDIANA DIVISION	
	Lots 14 an Gary, in t Book 7, pa	d 15, Blue City ge 25, d	lock 22, Secon of Lake Stati in Lake County	d Subdivision to East on, as shown in Plat , Indiana.	
ogether with all buildings	and improvements now	or hereafter er	ected thereon and all scree	ns, awnings, shades, storm sash and blinds, and b	neating, lightin
blumbing, gas, electric, veni hall be deemed fixtures an eferred to hereinafter as the	id subject to the lien hi	ercof, and the	ng equipment used in conn hereditaments and appurter	ection therewith, all of which, for the purpose of nances pertaining to the property above described	f this mortgage, all of which
			-	ntained herein; (2) Payment of the principal sum	
orovided in accordance w 8–6–81				y Note (hereinafter referred to as "Loan Agre to the order of Mortgagee, in the prir	-
				, or as extended, deferred or ereafter be loaned by Mortgagee to Mortgagor in a	
. 25,000.00;	(4) The payment of a	ny money that	may be advanced by the	Mortgagee to Mortgagor for any reason or to thi	ird narties: wi
nterest thereon, where the extension of said Loan Agre	amounts are advanced to ement, or any other agr	o protect the se reement to pay	which may be substituted to	h the covenants of this Mortgage; (5) Any renewa herefor, (6) Any sums expended by mortagee for	L # Imancine
Il payments made by Mort	gagor on the obligation	secured by this	Mortgage shall be applied i	n the following order:	6 m <b>1</b>
FIRST: To the payment and expenses agreed to be p	nt of taxes and assessme aid by the Mortgagor.	ents that may b	e levied and assessed agains	t said premises, insurance premiunt repairs, and a	ill other charg
SECOND: To the payment THIRD: To the payment	nent of interest due on s nt of principal.			— Cox	(3.25) (1.10)
O PROTECT THE SECUR	COMPanies as Mortgage	GAGOR(S) AG	REES: (1) To keep said prome to time approve, and t	emises insured for the protection of Mortgaged in o keep the policies therefor, properly endorsed,	súch nimner,
fortgagee; and that loss p.	roceeds (less expenses -	of collection) s	shall, at Mortgagee's option	n, be applied on said indebtedness, whether due kind that have been or may be levied or age	e or not, or
tate of Indiana upon said	d premises, or any par	t thereof, or u	pon the Loan Agreement	or debt secured hereby, or upon the interest of ortgagee ten days before the day fixed by la	of Mortgagee
iterest or penalty to acci	rue thereon, the offici	al receipt of t	the proper officer showing	payment of all such taxes and assessments. (3	) To keep sa
hich in any way may	impair the security o	f this mortgag	e. (4) In the event of	demand of Mortgagee to pay and procure rele default by Mortgagor(s) under paragraphs 1,	2 or 3 abo
fortgagee, at its option ( bove provided for and p	whether electing to de pay the reasonable pre	clare the whole miums and ch	le indebtedness hereby sec arges therefor; (b) pay al	ured due and collectible or not), may (a) effect I said taxes and assessments without determini	t the insuraring the valid
hereof (unless Mortgagor( fortgagee security therefor	(s) have instituted pro r acceptable to it): an	oper legal pro d (c) pay sucl	ceedings to test the value of t	dity of such taxes or assessments and have arsements, with interest thereon from the time	deposited w
he highest rate allowed b	y law, shall be deeme	ed a part of t	the indebtedness secured b	y this mortgage and shall be immediately due hereafter erected in good condition and repair.	and payable
r suffer any waste or a	ny use of said premise	es contrary to	restrictions of record or	contrary to laws, ordinances or regulations of igee, and to permit Mortgagee to enter at all r	f proper pub
or the purpose of inspect	ing the premises. (6)	That they will	pay, promptly and withou	it relief from valuation or appraisement laws, the nortgage. (7) That the time of payment of the	he indebtedn
ereby secured, or of any	portion thereof, may	be extended	or renewed, and any port	ions of the premises herein described may, with	hout notice,
r the lien of this instrun	nent upon the remaind	er of said prer	nises for the full amount	y person or corporation for the payment of sa of said indebtedness then remaining unpaid. (8	) No change
ne ownership of said pro ndersigned is a married v	emises shall release, re voman, she represents	duce or other and warrants	rwise affect any such pe that this instrument has b	rsonal liability or the lien hereby created. (9) een executed in her behalf, and for her sole a	If any of t nd separate t
				is the Borrower hereunder.	•
which may be secured hereb	ov as the same may here:	after become du	ie, upon commencement of	ents on said Promissory Note or on any other adva any proceeding to enforce or foreclose this mortgag	c, or at any ti
hereafter until expiration of	of the period of redemp	tion, Mortgaged	shall be entitled as a matt	er of right, without notice to Mortgagor(s) or any he indebtedness hereby secured, without regard to	person claim
he premises and the adequa	icy of the security, and	whether or not	the same shall then be occ	upied by the owner of the equity of redemption, and profits thereof and to hold and apply the rece	to the immedi
hav order for the benefit of	of Mortgagee and the m	aintenance of t	he security, (2) As addition	al security for the repayment of the indebtedness g leases and all future leases, including any oil, gas	hereby secui
overing all or any part of th	e premises herein describ	ed and any ext	ensions or renewals of said l	eases, and all rents, royalties, issues, income and pro	ofits thereof,
scome and profits. Mortgag	or(s) hereby authorize a	and instruct the	lessee under any such lease.	the mortgaged premises and to collect such rents, or his or its assigns or successors in interest, to pay	to Mortgage
ents, delay rents, royalties on the lien of any and all prior	or income that may be encumbrances, liens or	due or become charges paid ar	due under any such lease on the process of the discharged from the process.	r by reason of such occupancy. (3) Mortgagee shall eeds of the Loan Agreement hereby secured, and	be subrogated even though
rior liens have been release	d of record, the repaym	ent of said Loa	in Agreement shall be secure	ed by such liens on the portions of said premises affid Loan Agreement Mortgagee is given any option,	fected thereby
e exercised when the right	accrues, or at any tim	ne thereafter. (5	5) All Mortgagor(s) shall be	e jointly and severally liable for fulfillment of the pon the heirs, executors, administrators, successors	ir covenants
nd assigns of the parties he	reto, respectively. (6) N	otwithstanding	anything in this mortgage	or the Loan Agreement secured hereby to the conf	trary, neither
nforceable; and any provisi	on to the contrary shall	be of no force	or effect. (7) Any award of	tion of payment, except to the extent that the san damages under condemnation for injury to, or taking	ng of, any par
ase default shall be made	in the payment of any i	installment of s	aid Loan Agreement or of	neys received, as above provided for insurance los interest thereon when due or if there shall be a fa	ilure on the
f mortgagor; to comply wi	th any covenant, condi	tion or provisio	on of this mortgage, then the	e said Loan Agreement and the whole indebtedne nce premiums, and liens, as herein specified shall,	ess, less unear
ortgagee and without noti	ice to mortgagor (such	notice being he	reby expressly waived), be	deemed to have matured and become due and pa of such default, mortgagor agrees to pay mortg	yable at once
	losure costs actually in	curred, except		nent of such items by the mortgagor shall be prof	
The provisions of the ma					
ATE OF INDIANA,	ce	} ss:	1 5	date of mortgage 8-6-81	
JUNIT OF		J	and State	DATE OF MORIGAGE	and and!
fore me, the undersigned, this 6th - day of	a Notary Public in and fo August	01	l l	SS WHEREOF, said Mortgagor(s) hereunto set her first above written.	inu ana seal
		-	/ / N		
peared Chicky G. a d acknowledged the executi	ind Hancy Heard		\!\.\\\\\	2/11/10	
a ackupinieakša tus executi	ion of the above and for	egoing inorigage	· Kuck	10 land Messed Du.	(SEA
tness my Signature and Sea	r take		MORTGAG	OR, BORROWER	*