ALMI DETATE MARTA A CO	•	Pol B-396263	
REAL ESTATE MORTGAGE		MORTGAGEE:	
10R (GAGORIS) TACCOUNT NUMBER 71306843		AVCO FINANCIAL SERVICES II	
ast Name First Initial	Spouse's Name	OF INDIANAPOLIS, INC. PO Box 8088-8102 Georiga St	
Camp, Jerome R.	Janet A.	llerrillville, INDIANA	
ITNESSETH, that Mortgagor(s), mortgage and warrant to Mortgage , State of Indiana, to wit:		in the County of	
shown in Plat Book 32, page	80, in Lake County,	y's South Acres, as Indiana.	
so known as 7022 W. 70th Pl. Griffith,			
ogether with all buildings and improvements now or hereafter erec lumbing, gas, electric, ventilating, refrigerating and air-conditioning hall be deemed fixtures and subject to the lien hereof, and the he ferred to hereinafter as the "premises".	(Street and Number) red thereon and all screens, awnings, equipment used in connection thereoreditaments and appurtenances pertain	shades, storm sash and blinds, and heating, lighting, with, all of which, for the purpose of this mortgage, ning to the property above described, all of which is	
ORTGAGOR ALSO ASSIGNS TO MORTGAGEE ALL RENTS, in thout taking possession of the premises, during continuance of definitional authorizing Mortgagee to enter upon said the indebtedness hereby secured by any lawful means.			
OR THE PURPOSE OF SECURING: (1) Performance of each agree ovided in appropriate with the terms and provisions of a Lo	oan Agreement/Promissory Note (her	reinafter referred to as "Loan Agreement") dated	
, nerewith executed by M	fortgagor and payable to the c	order of Mortgagoo in the principal sum of	
6317.18 , and having the date of its final payment of newal or relinance; (3) Payment of any additional advances, with its 25.000.00 ; (4) The payment of any money that in terest thereon, where the amounts are advanced to protect the second	and the effection that the Atomics	17	
ension of said Loan Agreement, or any other agreement to pay will Mor foreclosure expenses which are chargeable to the mortgagor un	hich may be substituted therefor. (6) Ander the provisions of this mortgage ar	nts of this mortgage; (5) Any renewal, refinancing or Any sums expended by mortgagee for attorney's fees id/or the Loan Agreement.	
payments made by Mortgagor on the obligation secured by this M FIRST: To the payment of taxes and assessments that may be I dexpenses agreed to be paid by the Mortgagor. SECOND: To the payment of interest due on said loan	lartagas chall be applied in the following		
THIRD: To the payment of principal.  PROTECT THE SECURITY HEREOF, MORTGAGOR(S) AGRE th amounts, and in such companies as Mortgageg may from time	EES: (1) To keep said premises insured	I for the protection of Mortgagee in such manner, in	
rtgagee; and that loss proceeds (less expenses of collection) sha restoration of said improvement. (2) To pay all taxes and spe	all, at Mortgagee's option, be applied	officies therefor, properly endorsed, on deposit with	
d premises or in said Loan Agreement or said debt and pre-	on the Loan Agreement or debt sect	ared hereby, or upon the interest of Mortgagee in	
mises free from all prior liens except the existing first morte	age if any and upon demand of	all such taxes and assessments. (3) To keep said	
rigagee, at its option (whether electing to declare the whole	indebtedness becaby secured due and	Morigagor(s) under paragraphs 1, 2 or 3 above,	
reof (unless Mortgagor(s) have instituted proper legal proceed	edings to test the validity of such	and assessments without determining the validity	
highest rate allowed by law, shall be deemed a part of the	indebtedness secured by this most	ith interest thereon from the time of payment at	
suffer any waste or any use of said premises contrary to re	strictions of record or contrary to	eted in good condition and repair, not to commit	
hority, not to remodel the improvements except with the wri- the purpose of inspecting the premises. (6) That they will pa-	V. IIIOIIIDIIV ADA WIIDAU TEHET TRADI	. United ton or anneatrament laws the indebted-e	
eby secured, in full compliance with the terms of said Loan eby secured, or of any portion thereof, may be extended or ased from the lien hereof, without releasing or affecting the	renewed and any normore of the i	premiere hargin darcribad may without notice be	
the lien of this instrument upon the remainder of said premise ownership of said premises shall release, reduce or otherwise erstened is a married possess half to be said premises and the said premises are said premises and the said premises and the said premises are said premises and the said premises and the said premises are said premises and the said premises and the said premises are said premises are said premises and the said premises are said premises are said premises and the said premises are sa	es for the full amount of eard indet	stedness then remaining unnoid (8) No about in	
ersigned is a married person, he/she represents and warrants that the effit and that he/she has not executed the same as surety for another,	nie inciriument nac been avacutad in hi	c/har bobalf and for bis/hansala and against the con-	
IS MUTUALLY AGREED THAT: (1)If the Mortgagor shall fail or	r neglect to nay installments on said P	romissory. Note or on any other advance or obligation	
reafter until expiration of the period of redemption. Mortgagee sh	upon commencement of any proceeding nall be entitled as a matter of right, wi	g to enforce or foreclose this mortgage, or at any time	
premises and the adequacy of the security, and whether or not the	able for the payment of the indebtedne e same shall then be occupied by the	ss hereby secured, without regard to the then value of	
ontment of a receiver with power to take possession of said premi	ises, to collect all rentals and profits t security. (2) As additional security for	hereof and to hold and apply the receipts as the court	
ering all or any part of the premises herein described and any extensi	est in and to any existing leases and all ions or renewals of said leases, and all r	I future leases, including any oil, gas or mineral leases	
ome and profits. Mortgagor(s) hereby authorize and instruct the less	f and take possession of the mortgaged see under any such lease, or his or its as	d premises and to collect such tents, royalties, issues,	
s, uclay lents, toyalties of income that may be due or become due	e under any such lease or by reason of discharged from the proceeds of the Land	such occupancy. (3) Mortgagee shall be subrogated to	
nen of any and all prior encumprances, liens of charges baid and d			
ner of any and all prior encumorances, liens or charges paid and of liens have been released of record, the repayment of said Loan A extent of such payments, respectively. (4) Whenever by the terms of	Agreement shall be secured by such lien fithis instrument or of said I can Agree	is on the portions of said premises affected thereby to	
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