			250.000
Pol	B-399841	LD	0-0004084

1691035	MORTGAGE	MORTGAGEE: AVCO FINANCIAL SERVICES
ORIGAGORIS):	ACCOUNT NUMBER 2/47/02960	OF INDIANAPOLIS, INC.
ast Name	First) Initial	FO Box 8038-8102 Georgia St.
	John II.	Gonnie E. Morrillville ,, INDIANA agee, the following described Real Estate in the County of Lake
TINESSEIN, mat stortga	State of Indiana, to w	it:
page	22, in Lake County,	nit N o. 4A, as shown in Plat Book 36, , Indiana.
so known as <u>1745</u> G	wolina Fl. Mervill	Uville, In helpio
umbing, gas, electric, ver hall be deemed fixtures a ferred to hereinafter as at ORTGAGOR ALSO ASS inhout taking possession continuance of such defaul	itilating, refrigerating and air-condition nd subject to the lien hereof, and the ne "premises". IGNS TO MORTGAGEE ALL RENT of the premises, during continuance of t authorizing Mortgagee to enter upon	erected thereon and all screens, awnings, shades, storm sash and blinds, and heating, lighting, sing equipment used in connection therewith, all of which, for the purpose of this mortgage, hereditaments and appurtenances pertaining to the property above described, all of which is issues and profits of said premises, reserving the right to collect and use the same, with o default hereunder, or to apply against any deficiency remaining after foreclosure sale and during said premises and/or to collect and enforce the same without regard to adequacy of any security
ovided in accordance v 12-17-22 55112.00 , an newal or refinance; (3) P. (\$21,000.00 terest thereon, where the	with the terms and provisions of a having the date of its final payme ayment of any additional advances, with the payment of any money the amounts are advanced to protect the element of any other agreement to have	agreement of Mortgagor contained herein; (2) Payment of the principal sum with interest, as Loan Agreement/Promissory Note (hereinafter referred to as "Loan Agreement") dated Mortgagor and payable to the order of Mortgagee, in the principal sum of the due on 12 27 92, or as extended, deferred or rescheduled by the interest thereon, as may hereafter be loaned by Mortgagee to Mortgagor in maximum sum at may be advanced by the Mortgagee to Mortgagor for any reason or to find parties, with security or in accordance with the covenants of this Mortgage: (5) Any renewal, refinancing of the which may be substituted therefor. (6) Any sums expended by mortgagee for attorney affect under the provisions of this mortgage and/or the Loan Agreement.
I payments made by Mor FIRST: To the payme d expenses agreed to be payed SECOND: To the payed	tgagor on the obligation secured by the ent of taxes and assessments that may baid by the Mortgagor, nent of interest due on said loan.	is Mortgage shall be applied in the following order: be levied and assessed against said premises, insurance premiums, rapairs, and all other charge
ch amounts, and in suc- ortgagee; and that loss is e restoration of said in- ate of Indiana upon said derest or penalty to ac- emises free from all princh in any way may ortgagee, at its option ove provided for and ereof (unless Mortgageo ortgagee security therefore highest rate allowed ortgagor(s) to Mortgageo suffer any waste or orthority, not to remode r the purpose of inspectively secured, or of an leased from the lien he the lien of this instru- e ownership of said p idersigned is a married pe- melit and that he/she has	RITY HEREOF, MORTGAGOR(S) As a companies as Mortgagee may from proceeds (less expenses of collection) provement. (2) To pay all taxes and id premises, or any part thereof, or Loan Agreement or said debt, and crue thereon, the official receipt of ior liens except the existing first n impair the security of this mortg (whether electing to declare the who pay the reasonable premiums and or (s) have instituted proper legal profession of the profession of	GREES: (1) To keep said premises insured for the protection of Morgagee in such manner, it time to time approve, and to keep the policies therefor, properly endorsed on deposit with shall, at Mortgagee's option, be applied on said indebtedness, whether the or not or to special assessments of any kind that have been or may be levied or assessed within the upon the Loan Agreement or debt secured hereby, or upon the interest of Mortgagee is procure and deliver to Mortgagee ten days before the day fixed by law for the first the proper officer showing payment of all such taxes and assessments. (3) To keep said tortgage, if any, and upon demand of Mortgager to pay and procure release of any lie age. (4) In the event of default by Mortgagor(s) under paragraphs 1, 2 or 3 above to le indebtedness hereby secured due and collectible or not), may (a) effect the insurance charges therefor; (b) pay all said taxes and assessments without determining the validity roceedings to test the validity of such taxes or assessments and have deposited with such liens and all such disbursements, with interest thereon from the time of payment at the indebtedness secured by this mortgage and shall be immediately due and payable by their improvements now or hereafter erected in good condition and repair, not to commit to restrictions of record or contrary to laws, ordinances or regulations of proper public written consent of Mortgagee, and to permit Mortgagee to enter at all reasonable time ill pay, promptly and without relief from valuation or appraisement laws, the indebtedness Loan Agreement and this mortgage. (7) That the time of payment of the indebtedness the personal liability of any person or corporation for the payment of said indebtedness termises for the full amount of said indebtedness then remaining unpaid. (8) No change increase affect any such personal liability or the lien hereby created. (9) If any of the hat this instrument has been executed in his/her behalf, and for his/her sole and separate use another, but that he/she
hich may be secured here ereafter until expiration after them, without regarde premises and the adequipointment of a receiver ay order for the benefit ortgagor(s) hereby assign wering all or any part of toortgagee is hereby grantecome and profits. Mortgants, delay rents, royalties e lien of any and all pricion liens have been release extent of such payment exercised when the rigit rements herein contained assigns of the parties hortgage nor said Loan Afforceable; and any provition of said property is here se default shall be made mortgagor to comply warges if any, secured by ortgagee and without no any time thereafter at termany's fees and/or for	of the period of redemption, Mortgaged to the solvency or insolvency of personacy of the security, and whether or nowith power to take possession of said of Mortgagee and the maintenance of to Mortgagee all their right, title and he premises herein described and any end of the right, in the event of default, to the gor(s) hereby authorize and instruct the sort income that may be due or become reneumbrances, liens or charges paid and of record, the repayment of said the standard of the contrary shall be of no force by assigned to Mortgagee with author in the payment of any installment of with any covenant, condition or proving this mortgage, including all payments and the record of the contrary shall be forced over the standard of the standard of the payments of the forced outer the standard of the payments of the forced outer the standard of the standard of the payments of the forced outer the standard of t	ail or neglect to pay installments on said Promissory Note or on any other advance or obligating due, upon commencement of any proceeding to enforce or foreclose this mortgage, or at any tingee shall be entitled as a matter of right, without notice to Mortgagor(s) or any person claiming one to the payment of the indebtedness hereby secured, without regard to the then value not the same shall then be occupied by the owner of the equity of redemption, to the immedia premises, to collect all rentals and profits thereof and to hold and apply the receipts as the country. (2) As additional security for the repayment of the indebtedness hereby secure interest in and to any existing leases and all future leases, including any oil, gas or mineral leas xtensions or renewals of said leases, and all rents, royalties, issues, income and profits thereof, as a enter and take possession of the mortgaged premises and to collect such rents, royalties, issue the lessee under any such lease or by reason of such occupancy. (3) Mortgagee shall be subrogated and discharged from the proceeds of the Loan Agreement hereby secured, and even though second Agreement shall be secured by such liens on the portions of said premises affected thereby rms of this instrument or of said Loan Agreement Mortgagee is given any option, such option means a shall inure to and be binding upon the heirs, executors, administrators, successors, grantees, lesseng anything in this mortgage or the Loan Agreement secured hereby to the contrary, neither to the Mortgagor(s) any obligation of payment, except to the extent that the same may be legated or effect. (7) Any award of damages under condemnation for injury to, or taking of, any partity to apply or release the moneys received, as above provided for insurance loss proceeds. (8) if said Loan Agreement or of interest thereon when due or if there shall be a failure on the psion of this mortgage, then the said Loan Agreement and the whole indebtedness, less unear for taxes, assessments, insurance premiums, and
	} ss:	DATE OF MORTGAGE 12-19-32
this A71:11 day of	, a Notary Public in and for said Count Tingerines 19 92 Brady	personally day and year first above written.
.Joim T./s	und Cymnic D. Brady, hi	
l acknowledged the execu tness my Signature and S	ation of the above and foregoing mortg	MORTGAGOR, BORROWER
	WI	0 12 1
	My Commiss	to Poster

13-0552 (REV. 2-82)