REAL ESTATE 697518	MORTGAG			MORTGAGEE: AVCO FINANCIAL SERV	ICES
MORTGAGOR(S)	547305048		{	OF INDIANAPOLIS, INC.	
Last Name	First	Initial	Spouse's Name	15 N Washington	Street
MILLER WITHERSETTE ALL MAN	DAVE	Е	EVELYN	Valparaiso Lak	INDIANA
37	State of	I Indiana, to wit:	•	20 📆	TITE CONTRACTOR
Lot 25 excep in Hobart Pa	rk 2nd Addition	n to City o	reof and except the we of Hobart, Lake Count	y, Indiana.	Point N
		•	(Street and Number)		ad-heating big sting,
shall be deemed fixtures at referred to hereinafter as th MORTGAGOR ALSO ASS	tiliating, retrigerating and subject to the lien has "premises". IGNS TO MORTGAGE	d air-conditioning ereof, and the h	g equipment used in connection to ereditaments and appurtenances po- issues and profits of said premise	herewith, all of which, for the purpo- ertaining to the property above descri- es, reserving the right to collect and us	bed, all of which is
continuance of such default for the indebtedness hereby	of the premises, during ect t authorizing Mortgagee (secured by any lawful m	ontinuance of de to enter upon sai eans.	fault hereunder, or to apply agains id premises and/or to collect and er	t any deficiency remaining after forector inforce the same without regard to adeq	uacy of any security
provided in accordance w	vith the terms and pro			nerein; (2) Payment of the principal st (hereinafter referred to as "Loan"	
February 11, 196 5 4405-26 ar	- Incientifi	executed by l	Mortgagor and payable to the	ne order of Mortgagee, in the 987 , or as extended, deferred	principal sum of
renewal or refinance; (3) Pa	ayment of any additional	l advances, with	interest thereon, as may hereafter t	be loaned by Mortgagee to Mortgagor	in a maximum sum
extension of said Loan Agrand/or foreclosure expenses	amounts are advanced to eement, or any other agi which are chargeable to	o protect the sec reement to pay w the mortgagor u	urity or in accordance with the co which may be substituted therefor, under the provisions of this mortga		ewal, refinancing or
and expenses agreed to be p	ent of taxes and assessment paid by the Mortgagor, nent of interest due on s	ents that may be	Mortgage shall be applied in the fol- levied and assessed against said pro-	llowing order: emises, insurance premiums, repairs, ar	nd all other charges
TO PROTECT THE SECUL such amounts, and in such Mortgagee; and that loss p the restoration of said im	RITY HEREOF, MORTO in companies as Mortgago proceeds (less expenses provement. (2) To pay	ee may from tim of collection) st all taxes and s	ie to time approve, and to keep t iall, at Mortgagee's option, be ap pecial assessments of any kind th	issured for the protection of Mortgagee the policies therefor, properly endorse uplied on said indebtedness, whether hat have been or may be levied or a secured hereby, or upon the interest	d, on deposit with due or not, or to assessed within the
said premises or in said interest or penalty to acc premises free from all pri	Loan Agreement of secure thereon, the offici- ior liens except the ex-	aid debt, and p al receipt of the listing first more	procure and deliver to Mortgagee te proper officer showing paymer tgage, if any, and upon demand	ten days before the day fixed by nt of all such taxes and assessments. of Mortgagee to pay and procure to by Mortgagor(s) under paragraphs	law for the first (3) To keep said release of any lien
above provided for and thereof (unless Mortgagor Mortgagee security therefo	pay the reasonable pre (s) have instituted pro or acceptable to it); an	miums and cha oper legal proc id (c) pay such	rges therefor; (b) pay all said to eedings to test the validity of liens and all such disbursement	e and collectible or not), may (a) ef axes and assessments without detern such taxes or assessments and har its, with interest thereon from the tip proctume and chall be improdictably di	nining the validity ve deposited with me of payment at
Mortgagor(s) to Mortgagee or suffer any waste or a authority, not to remodel	. (5) To keep the bui any use of said premis the improvements exc	ildings and othe es contrary to cept with the w	r improvements now or hereafter restrictions of record or contrar ritten consent of Mortgagee, and	nortgage and shall be immediately du rerected in good condition and repa y to laws, ordinances or regulations d to permit Mortgagee to enter at a' from valuation or appraisement laws	ir, not to commit of proper public Il reasonable times
hereby secured, or of any released from the lien here	y portion thereof, may reof, without releasing	be extended of or affecting the	or renewed, and any portions of e personal libility of any person	 (7) That the time of payment of the premises herein described may, n or corporation for the payment of indebtedness then remaining unpaid. 	without notice, be said indebtedness
the ownership of said prundersigned is a married per	remises shall release, re rson, he/she represents a	educe or othery nd warrants that	vise affect any such personal li	lability or the lien hereby created. I I in his/her behalf, and for his/her sole a	(9) If any of the
which may be secured here thereafter until expiration under them, without regard	by as the same may here of the period of redemp to the solvency or insol	after become due ntion, Mortgagee vency of persons	 upon commencement of any proc shall be entitled as a matter of rig liable for the payment of the indeb 	said Promissory Note or on any other acceding to enforce or foreclose this morth, without notice to Mortgagor(s) or a stedness hereby secured, without regard	lgage, or at any time any person claiming to the then value of
the premises and the adeque appointment of a receiver way order for the benefit	acy of the security, and with power to take posse of Mortgagee and the m	whether or not ession of said pre- naintenance of th	the same shall then be occupied by mises, to collect all rentals and pro- be security. (2) As additional securi-	y the owner of the equity of redemption of the confirmation of the thereof and to hold and apply the lity for the repayment of the indebtedrand all future leases, including any oil,	receipts as the court ness hereby secured,
covering all or any part of the Mortgagee is hereby granted income and profits. Mortgage	he premises herein describ I the right, in the event gor(s) hereby authorize a	bed and any exte of default, to en and instruct the l	nsions or renewals of said leases, an ter and take possession of the more essee under any such lease, or his or	d all rents, royalties, issues, income and rtgaged premises and to collect such re r its assigns or successors in interest, to	profits thereof, and nts, royalties, issues, pay to Mortgagee all
the lien of any and all prior	r encumbrances, liens or ed of record, the repaym	charges paid and sent of said Loar	I discharged from the proceeds of Agreement shall be secured by suc	on of such occupancy. (3) Mortgagee shall the Loan Agreement hereby secured, a chiliens on the portions of said premises. Agreement Mortgagee is given any optimal of the control of the c	and even though said said said said said said said said
be exercised when the right agreements herein contained and assigns of the parties he	it accrues, or at any tind, and all provisions of the ereto, respectively, (6) N	ne thereafter. (5) his mortgage shal lotwithstanding a) All Mortgagor(s) shall be jointly Il inure to and be binding upon the l anything in this mortgage or the L	and severally liable for fulfillment of heirs, executors, administrators, success oan Agreement secured hereby to the c	their covenants and sors, grantees, lessees contrary, neither this
enforceable; and any provis	ion to the contrary shall by assigned to Mortgagee	be of no force of with authority	r effect. (7) Any award of damages to apply or release the moneys rec	payment, except to the extent that the under condemnation for injury to, or t erived, as above provided for insurance thereon when due or if there shall be	loss proceeds. (8) In
of mortgagor to comply we charges if any secured by	ith any covenant, condi	ition or provision all payments for	n of this mortgage, then the said L taxes, assessments, insurance prer	oan Agreement and the whole indebte	adness, less unearned all, at the option of
mortgagee and without not	tice to mortgagor (such mortgagee's option, by closure costs actually in	notice being her foreclosure or curred, except to	otherwise. In the event of such	to have matured and become due and default, mortgagor agrees to pay mosuch items by the mortgagor shall be p	r payable at once, or
STATE OF INDIANA, COUNTY OF PORTER		} ss:	D	ATE OF MORTGAGE February	y 11 , 1983
Before me, the undersigned, on this <u>11th</u> day of	a Notary Public in and fo February	or said County at 19 <u>83</u> pe	nd State, IN WITNESS WHE day and year first al	REOF, said Mortgagor(s) hereunto se bove written.	t hand and seal the
appeared Dave E Mill and acknowledged the execut	tion of the above and for	Miller regoing mortgage.	j) une	E MILLER	[8EAL]
Witness my Signature and Sec	of Hell		MONTGAGON, BC	Maria Distriction V	Y"
NOTARY PUBLIC Barba 1Resident of Porte	rajean Tuthill	My Commission March 18,	MORTGAGOR BO	DRROWER EVELYN MILLER	(SEALL)

This instrument prepared by Barbarajean Tuthill

13-0552 (REV. 2-82)