This Document				ntez1000 1	E. 80th		illvill		
REAL ESTATE MORTGAGE				MORTGAGEE:					
771269	ACCOUNT NUMBER					AVCO FINANC	IAL SERVIC	ES	
MORTGAGOR(S): Last Name	288101909 	Initial	Spouse's 1	Name		OF INDIANAPO	•		
Futrell WITNESSETH that Morte	Robert	V.		M. Futre		Crown Po	oint, I	L INDIA	NA
WITNESSETH, that Mortg.	State of	Indiana to wite						/2 - 5	
The East 133 feet of the West 173 feet of the South 1/2 of the South 1/2 of the Southeast 1/4 of the Northwest 1/4 of Section 2, Township 35 North Range 9 West of the 2nd P.M. except the North 230 feet thereof and the South 30 feet thereof in the Town of Griffith County of Lake State of Indiana									
thereof in the Town of Griffith, County of Lake, State of Indiana. 445 S. Broad Griffith, IN 46319(reet and Number)									
together with all buildings and improvements now or hereafter erected thereon and all screens, awnings, shades, storm sash and blinds, and heating, lighting, plumbing, gas, electric, ventilating, refrigerating and air-conditioning equipment used in connection therewith, all of which, for the purpose of this mortgage, shall be deemed fixtures and subject to the lien hereof, and the hereditaments and appurtenances pertaining to the property above described, all of which is referred to hereinafter as the "premises". MORTGAGOR ALSO ASSIGNS TO MORTGAGEE ALL RENTS, issues and profits of said premises, reserving the right to collect and use the same, with or									
continuance of such defaul for the indebtedness hereby	of the premises, during cort t authorizing Mortgagee to secured by any lawful me:	umuance of def enter upon said ms.	ault hezeun 1. premises a	der, or to apply a md/or to collect a	gainst any defici and enforce the s	ency remaining r same without reg	fter foreclosu ard to adequae	re sale and dur ry of any secur	ring rity
FOR THE PURPOSE OF S	ith the terms and prov	isions of a L	oan Agreen	tent/Promissory	Note thereinaft	er referred to	as "Loan Ag	reement'') da	ted
August 31, 196 \$25,350.96 , ar renewal or retinance; (3) Pa	0.4 herewith exide having the date of its	ecuted by N final payment of	fortgagor due on <u>S</u> e	and payable to ptember	o the order 7, 1999	of Mortgagee, , or as extende	in the pri	ncipal sum r rescheduled	of by
of \$ 47,625.00 interest thereon, where the	(4) The payment of an	y money that n	nav be adva	inced by the Mo	rteager to Mort	gagar for any re	eason or to th	nird parties u	vith
extension of said Loan Agre and/or foreclosure expenses	eement, or any other agre- which are chargeable to t	ement to pay w he mortgagor m	hich may be oder the pre	e substituted ther ovisions of this m	efor, (6) Any si ortgage and/or (ims expended by the Loan Agreen	mortgagge fo	or attorney's f	fees
and expenses agreed to be p	int of taxes and assessmen paid by the Mortgagor. nent of interest due on sai	ts that may be	fortgage sha levied and a	ll be applied in thissessed against sa	he following ord id premises, inst	ler: urance premiums	, repairs, and	all other char	ges
TO PROTECT THE SECUI such amounts, and in such	RITY HEREOF, MORTG	may from time	e to time ar	pprove, and to k	een the policies	therefor, prope	rlv endorsed.	on deposit w	vith
Mortgagee; and that loss p the restoration of said im State of Indiana upon sai	proceeds (less expenses of provement, (2) To pay a	`collection) sha Il taxes and sp	all, at Mort ecial assessi	gagee's option, b ments of any kir	be applied on s nd that have b	aid indebtedness een or may be	s, whether du levied or ass	e or not, or essed within	the
said premises or in said interest or penalty to acc	Loan Agreement or said rue thereon, the official	i debt, and pr receipt of the	ocure and proper of	deliver to Morts ficer showing pa	gagee ten days syment of all s	before the day uch taxes and a	fixed by lassessments. (w for the fi 3) To keep s	irst aid
premises free from all pri which in any way may Mortgagee, at its option (impair the security of whether electing to decl	this mortgage, are the whole	(4) In th indebtedne:	e event of defa ss hereby secured	ault by Mortga i due and colle	gor(s) under pectible or not).	aragraphs 1, may (a) effec	2 or 3 about the insuran	ve,
above provided for and thereof. (unless Mortgagor Mortgagee security therefo	pay the reasonable prem (s) have instituted prop	iums and charger legal proce	ges therefor edings to	; (b) pay all sa test the validity	iid taxes and a of such taxe	issessments with es or assessmen	out determin	ing the validideconsisted wi	ity ith
the highest rate allowed to Mortgagor(s) to Mortgagee.	oy law, shall be deemed . (5) To keep the build	a part of the ings and other	indebtedne improveme	ess secured by the ents now or here	his mortgage an cafter erected in	d shall be imm good condition	ediately due and repair,	and payable t not to comn	by nit
or suffer any waste or a authority, not to remodel for the purpose of inspec	the improvements excepting the premises, (6) Th	ot with the wr at they will pa	itten conse ly, promptl	nt of Mortgagee y and without re	, and to permi	t Mortgagee to	enter at all r ment laws, t	easonable tim he indebtedne	ess
hereby secured, in full conhereby secured, or of any released from the lien her	portion thereof, may t	oe extended or	renewed,	and any portions	s of the premis	es herein descri	bed may, wit	hout notice,	be
or the lien of this instrur the ownership of said pr	nent upon the remainder emises shall release, red	of said premisuce or otherwi	ses for the ise affect :	full amount of any such person	said indebtedne al liability or	ss then remaining the lien hereby	ng unpaid, (8 created, (9)) No change If any of t	in the
undersigned is a married per benefit and that he/she has n	ot executed the same as su	rety for another	, but that he	e/she is the Borrov	wer hereunder.	·			52.4
TT IS MUTUALLY AGREE which may be secured herel thereafter until expiration	by as the same may hereaf	ler become due,	upon comm	encement of any	proceeding to er	isorce or foreclos	e this mortgag	c, or at any ti	me
under them, without regard the premises and the adequate	to the solvency or insolve acy of the security, and w	ncy of persons li hether or not th	iable for the he same shal	payment of the in If then be occupic	ndebtedness here ed by the owner	eby secured, with of the equity of	out regard to redemption,	the then value to the immedi	of atc
appointment of a receiver w may order for the benefit Mortgagor(s) hereby assign to	of Mortgagee and the mai to Mortgagee all their righ	ntenance of the t, title and inter	security, (2 rest in and t	 As additional so o any existing lea 	ecurity for the a ases and all futu	repayment of the re leases, includi	e indebtedness ng any oil, gas	hereby secur- or mineral lea	red, ises
covering all or any part of the Mortgagee is hereby granted income and profits. Mortgage	I the right, in the event of	default, to ente	er and take	possession of the	mortgaged pret	nises and to coll	ect such rents	, royalties, issu	ies,
rents, delay rents, royalties the lien of any and all prior	or income that may be du encumbrances, liens or cl	e or become du narges paid and	ie under any discharged i	y such lease or by from the proceed	reason of such of softhe Loan A	occupancy. (3) M greement hereby	ortgagee shall secured, and	be subrogated even though s	l to said
prior liens have been release the extent of such payments be exercised when the right	s, respectively. (4) Whenev	er by the terms o	of this instru	iment or of said L	oan Agreement	Mortgagee is give	n any option,	such option n	nay
agreements herein contained and assigns of the parties he	I, and all provisions of this reto, respectively. (6) No	s mortgage shall withstanding ar	inure to and sything in th	be binding upon its mortgage or th	the heirs, execu he Loan Agreem	tors, administrations secured here	ors, successors by to the con-	, grantees, less trary, neither t	sees this
mortgage nor said Loan Agr enforceable; and any provisi all of said property is hereb	on to the contrary shall be assigned to Mortgagee w	e of no force or with authority to	effect. (7) A	any award of dam elease the money	ages under cond s received, as at	emnation for injusted for	ary to, or taki r insurance los	ng of, any parts s proceeds. (8	t or
case default shall be made of mortgagor to comply wi charges if any, secured by t	in the payment of any in- th any covenant, condition	stallment of saic	l Loan Agre of this mor	ement or of inter tgage, then the sa	rest thereon who iid Loan Agreen	en due or if thei nent and the wh	e shall be a fa ole indebtedni	illure on the personal	part ned!
mortgagee and without not any time thereafter at a attorney's fees and/or force by the provisions of the Ind	ice to mortgagor (such no mortgagee's option, by follosure costs actually incu	otice being herel preclosure or o rred, except to	by expressly therwise. Ir	waived), be deen the event of si	med to have ma uch default, me	tured and becon	ie due and pa lo pay, mortg	yable at once agec's reasons	, or able:
STATE OF INDIANA,							HII FS	***	•
COUNTA OF TYRE (2)	}	ss:			DATE OF M	ORTGAGE <u>Au</u>	just 31	, -1984 -1984	<u>.</u> .
on this (3) day of Au		said County and 9_84 per:		IN WITNESS V	WHEREOF, said est above written	Mortgagor(s) \hat{k}	m	millanderal I	he
appeared Robert V	Futrell and I	Rose M. 1	Eutre	1 // /	· 7/7 -	~//	[2]	Sar S LYNOC VRYIO	
and acknowledged the Execut Witness my Signpture and Sea	1		'uni-ac	MORTGAGOR		11	2	SSEA SSEA	L)
Janes &	M.	y Commission E 2/4/85	xpires,	Robert V	V. Futre	11 Futrol	F	ē (SEA	<i>L)</i>
NOTARY PUBLIC Donna K. Lee		ounty of	Lake	MORTGAGOR Rose M.	•			1440 W	どひ
Rose M. Futrell ORIGINAL									