1093055	MORTGAG ACCOUNT NUMBER 899603662		**************************************	MORTGAGEE: AVCO FINANCIAL SERVICES
Last Name!	First	Initial"	Spouse's Name	of Indianapolis, Inc. 101 N. Main St.
ADAM	JOHN		GRETCHEN	Crown Point 46307 , IND
WITNESSETH, that Mortga	gor(s), mortgage and war , State of		e, the following described Real	Estate in the County ofLAKE
Town			Lot 185, Southtown Plat Book 33, page	n Estates 4th addition to the 3, in Lake County, Indiana.
plumbing, gas, electric, ven	tilating, refrigerating and nd subject to the lien he	d air-conditioning	equipment used in connection	wnings shades, storm sash and blinds, and heating, lintherewith, all of which, for the purpose of this most pertaining to the property above described, all of w
MORTGAGOR ALSO ASSI	IGNS TO MORTGAGES f the premises, during co- authorizing Mortgagee	ontinuance of def to enter upon said	ault hereunder, or to apply aga	nises, reserving the right to collect and use the same, inst any deficiency remaining after foreclosure sale and I enforce the same without regard to adequacy of any s
FOR THE PURPOSE OF Sprovided 3 - 27 - 90	ith the terms and pro	ovisions of a L	oan Agreement/Promissory No	d herein; (2) Payment of the principal sum with inte- one (hereinafter referred to as "Loan Agreement") the order of Mortgagee, in the principal su
of s 15,160.29	d having the date of it syment of any additional (4) The payment of a	s final payment of advances, with i	due on 4-12-95 Interest thereon, as may hereaft hay be advanced by the Morta	, or as extended, deferred or reschedu er be loaned by Mortgagee to Mortgagor in a maximu tagee to Mortgagor for any reason or to third parties
interest thereon, where the extension of said Loan Agre and/or foreclosure expenses	amounts are advanced to cement, or any other ago which are chargeable to	o protect the securement to pay we the mortgagor w	irity or in accordance with the hich may be substituted therefunder the provisions of this mor	covenants of this Mortgage; (5) Any renewal, refinant or, (6) Any sums expended by sort see for attemes tgage and/or the Loan Agreement;
FIRST: To the payme ind expenses agreed to be p SECOND: To the payme THIRD: To the payme	nent of interest due on s	ents that may be said loan.	levied and assessed against said	following order: premises, insurance premiums repails, and all affects
TO PROTECT THE SECUL amounts, and in such compa loss proceeds (less expenses	RITY HEREOF, MORTO	om time to time an	prove, and to keep the policies the	nsured for the protection of Mortgagee h such manner, properly endorsed, on deposit with Mortgageer wite the due or not, or to the restoration of sald improvements.
(2) To pay all taxes and speci upon the Loan Agreement of Mortgagee ten days before t	al assessments of any kind r debt secured hereby, or he day fixed by law for th	d that have been of upon the interest of he first interest or	may be levied or assessed within I Mortgagee in said premises or penalty to accrue thereon, the of	the State of Indiana upon said premises, or any part the insaid Loan Agreement or said debt, and grooure and ficial receipt of the proper officer showing payment of age, if any and upon demand of Mortgagee to pay and
release of any lien which in a right or option granted by a such prior lien to increase ab	my way may impair the se my prior lien or by any pr ove the balance existing a	curity of this Mor ior lienholder to p t the time of the m	igage. (4) To pay when due any p termit the principal balance of st aking of this Mortgage until this	age, if any and upon the premises and, notwithstand prior lien to increase, not to permit the principal bal Mortgage shall have been paid in full. (5) In the event of ing to declare the whole indebtedness hereby secured d
collectible or not), may (a) ed determining the validity ther Mortgagee security therefor	ffect the insurance above reof (unless Mortgagor(s) acceptable to it); and (c	provided for and phave instituted property pay such liens a	pay the reasonable premiums and oper legal proceedings to test the nd all such disbursements, with	in to detaile the whole indebtedness needy secured a charges therefor; (b) pay all said taxes and assessments are validity of such taxes or assessments and have deposite interest thereon from the time of payment at the high diately due and payable by Mortgagor(s) to Mortgagee.
keep the buildings and other to restrictions of record or c Mortgagee, and to permit M	improveme <mark>nts now or he</mark> ontrary to laws, ordinand ortgagee to enter at all re	reafter erected in g ces or regulations asonable times for	ood condition and repair, not to of proper public authority, not t the purpose of inspecting the pr	commit or suffer any waste or any use of said premises or or remodel the improvements except with the written con emises. (7) That they will pay, promptly and without relisaid Loan Agreement and this Mortgage. (8) That the
payment of the indebtedness notice, be released from the l of this instrument upon the r	s hereby secured, or of ar lien hereof, without releas emainder of said premise	ny portion thereof sing or affecting to s for the full amo	, diev be extended or renewed, a be personal liability of any person int of said indebtedness then ren	and any portions of the premises herein described may, or corporation for the payment of said indebtedness or naining unpoid. (2) No change in the ownership of said py of the undersigned is a married person, he/she represe
warrants that this instrument for another, but that he/she	t has been executed in his. is the Borrower hereund	/her behalf, and fier.	or his/her sole and separate use	and benefit and that he/she has not executed the same a did Loan Agreement or on any other advance or obligation
may be secured hereby as the until expiration of the period regard to the solvency or ins	e same may hereafter bed of redemption, Mortgag solvency of persons hable	ome due, upon co ce shall to entitled e for the payment	omentement of any proceeding as a maler of right, without not of the indebtedness hereby sec	to enforce or foreclose this Mortgage, or at any time the loc to Mortgagor(s) or any person claiming under them, ured, without regard to the then value of the premises
poer to take possession of sa and the maintenance of the s right, title and interest in and	id premises, to collect all ecurity. (2) As additional I to any existing leases an	rentals and profit isecurity for the re d all future leases,	s thereof and to hold and apply epayment of the indebtedness he including any oil, gas or minera	of redemption, to the immediate appointment of a recei- the receipts as the court may order for the benefit of Mo- reby secured, Mortgagor(s) hereby assign to Mortgagee al leases covering all or any part of the premises herein de- cof, and Mortgagee is hereby granted the right, in the
default, to enter and take poinstruct the lessee under any become due under any such l	ossession of the Mortgag such lease, or his or its a ease or by reason of such	ed premises and the signs of successo occupancy. (3) M	o collect such rents, royalties, i rs in interest, to pay to Mortgag ortgagee shall be subrogated to	ssues, income and profits, Mortgagor(s) hereby author tee all rents, delay rents, royalties or income that may be the lien of any and all prior encumbrances, liens or char liens have been released of record, the repayment of sai
Agreement shall be secured be instrument or of said Loan Mortgagor(s) shall be jointly and be binding upon the heir!	y such liens on the portion Agreement Mortgagee if and severally liable for its, executors, administrators.	ns of said premise is given any optic fulfillment of thei ors, successors, gra	s affected thereby to the extent on, such option may be exercised to covenants and agreements here interest, lessees and assigns of the	f such payments, respectively. (4) Whenever by the terms ed when the right accrues, or at any time thereafter. in contained, and all provisions of this Mortgage shall it parties hereto, respectively. (6) Notwithstanding anythin
Mortgage or the Loan Agree obligation of payment, exece damages under condemnation received, as above provided	ment secured hereby to to pt to the extent that the s n for injury to, or taking for insurance loss proces	he contrary, neith ame may be legall of, any part of al eds. (8) in case de	er this Mortgage nor said Loan y enforceable; and any provision I of said property is hereby assig fault shall be made in the payr	Agreement shall be deemed to impose on the Morigagon to the contrary shall be of no force or effect. (7) Any a ned to Morigagee with authority to apply or release the nent of any installment of said Loan Agreement or of
thereon when due or if there permitting the principal bala Loan Agreement and the who and liens, as herein specified	shall be a failure on the nce of any prior lien to it ole indebtedness, less une shall, at the option of Mo	part of Mortgago ncrease above the arned charges if a ortgagee and witho	or to comply with any covenant, principal balance of such lien ex ny, secured by this Mortgge, include the property of the pr	, condition or provision of this Mortgage, including cat isting at the time of the making of this Mortgage, then uding all payments for taxes, assessments, insurance pre- tice being hereby expressly waived), be deemed to have r
and become due and payable	at once, or at any time the rney's fees and/or forec	iereafter at Mortg :losure costs actu	agee's option, by foreclosure or a ally incurred, except to the exte	otherwise. In the event of such default, Mortgagor agree int that the payment of such itmes by the Mortgagor is
TATE OF INDIANA, OUNTY OF LAKE		} ss:	1	DATE OF MORTGAGE 3-27-90
efore me, the undersigned, n this <u>27th</u> day of <u>M</u>	a Notary Public in and f ARCH		d State, IN WITNESS W rsonally day and year firs	HEREOF, said Mortgagor(s) hereunto set hand and above written.
ppearedJOHNADA	M & GRETCHEN tion of the above and for	ADAM regoing mortgage.		Author 4
Pitness my Signature and Sec			MORTGAGOR	BORROWE TOHN ADAM