REAL ESTATE /			MORTGAGEE:  \( \sqrt{\sq}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}
333000	399602967		NATO LIUNUCINE SEUAIFES
ORTGAGOR(S):	First Initial	Spouse's Name	OF INDIANAPOLIS, INC. 101 N. MAIN ST.
WHITAKER	ALVIN LEROY	GEORGIANN	CROWN POINT 46307 INDI
TNESSETH, that Mortgago	r(s), mortgage and warrant to Mortg	tagee, the following described Real Est	tate in the County of LAKE
	, , , , , , , , , , , , , , , , , , , ,	LOT 5 TO 7, BOTH INCLU ORIGINAL TOWN OF GRIFF IN PLAT BOOK 2, PAGE 4 INDIANA.	ITH, AS SHOWN
imbing, gas, electric, ventil, ill be deemed fixtures and erred to hereinafter as the ' DRTGAGOR ALSO ASSIGN hour taking possession of to stinuance of such default and	ating, refrigerating and air-condition subject to the hen hereof, and the "premises"  NS TO MORTGAGEE ALL RENT he premises, during continuance of athorizing Mortgagee to enter upon	ning equipment used in connection the hereditaments and appurtenances possible services and profits of said premise default hereunder, or to apply mains	ings, shades, storm sash and blinds, and heating, high herewith, all of which, for the purpose of this more creaming to the property above described, all of which, is, reserving the right to collect and use the same, we I any deficiency remaining after foreclosure sale and inforce the same without regard to adequacy of any so
the indebtedness hereby see R THE PURPOSE OF SEC		agreement of Mortgagor contained l	herem: (2) Payment of the principal sum with inter
			(heremafter referred to as "I oan Agreement") he order of Mortgagee, in the principal so
			, or as extended, deferred or reschedu be loaned by Mortgagee to Mortgagor in a maximu
s 14.160.11	4) The payment of any money the sounts are advanced to protect the nent, or any other agreement to pa- uch are chargeable to the mortgage	at may be advanced by the Mortgag security or in accordance with the co y which may be substituted therefor, or under the provisions of this mortga	ce to Mortgagor for any reason or to third partie wenants of this Mortgage; (5) Any reflewal efficient (6) Any sums expended by mortgage for attornage and/or the Loan Agreement.
expenses agreed to be paid	of taxes and assessments that head of taxes and assessments that head to finterest due on said loan	be levied and assessed against said pr	emises, insurance premiums, repairs and the other c
THIRD: To the payment	of principal.	OFFICIAL	20 m -mg. (5) =
ounts, and in such companies of conceeds (less expenses of	TY HEREOF, MORTGAGOR(S) At as Mortgaged may from time to time collection) shall, at Mortgaged's not	GREES: (1) To keep said premises insu e approve, and to keep the policies there on, he applied on said indepredness, wh	red for the protection of Mortgagee in such manner, it for, properly endorsed, on deposit with Mostgageer an other due or not, or to the restoration of said improve
To pay all taxes and special on the Loan Agreement or d	assessments of any kind that have bee	n or may be levied or assessed within the	State of Indiana upon said premises, or any part there aid Loan Agreement or said debt, and procure and deli-
ortgagee ten days before the les and assessments. (3) To l	day fixed by law for the first interest keep said premises free from all prior	or penalty to accrue thereon, the offici- liens except the existing first Mortgage.	al receipt of the proper officer showing payment of all, if any and upon demand of Mortgagee to pay and pr
ht or option granted by any	prior lien or by any prior lienholder	to permit the principal balance of such	lien or Mortgage on the premises and, notwithstandin prior lien to increase, not to permit the principal balar rtgage shall have been paid in full. (5) In the event of de
Mortgagor(s) under paragr	aphs (1), (2), (3) or (4) above, Mor	tgagee, at its option (whether electing	to declare the whole indebtedness hereby secured du triges therefor; (b) pay all said taxes and assessments wi
termining the validity thereo	f (unless Mortgagor(s) have instituted	d proper legal proceedings to test the va	didity of such taxes or assessments and have deposited erest thereon from the time of payment at the higher
owed by law, shall be deeme	d a part of the indebtedness secured	by this Mortgage and shall be immediat	tely due and payable by Mortgagor(s) to Mortgagee. ( numit or suffer any waste or any use of said premises col
restrictions of record or con	trary to laws, ordinances or regulation	ons of proper public authority, not to re	smodel the improvements except with the written consess. (7) That they will pay, promptly and without relief
luation or appraisement law:	the indebtedness hereby secured, in	n full compliance with the terms of said	Loan Agreement and this Mortgage. (8) That the ti any portions of the premises herein described may, w
tice, be released from the lier	hereof, without releasing or affecting	g the personal liability of any person or	corporation for the payment of said indebtedness or thing unpaid. (9) No change in the ownership of said pro
ill release, reduce or otherwi	se affect any such personal liability o	the lien hereby created, (10) If any of	the undersigned is a married person, he/she represen benefit and that he/she has not executed the same as
another, but that he/she is		2   E	
y be secured hereby as the sa	ame may hereafter become due, upon	commencement of any proceeding to	oan Agreement or on any other advance or obligation enforce or foreclose this Mortgage, or at any time ther
il expiration of the period of	redemption, Mortgagee shall be enti	fled as a mater of right, without notice t	o Mortgagor(s) or any person claiming under them, without regard to the then value of the premises a
equacy of the security, and were to take possession of said	hether or not the same shall then be opening.	occupied by the owner of the equity of r	edemption, to the immediate appointment of a receive receipts as the court may order for the benefit of Mor
I the maintenance of the secu	arity. (2) As additional security for th	ie repayment of the indebtedness hereby	y secured, Mortgagor(s) hereby assign to Mortgagee a ases covering all or any part of the premises herein des
i any extensions or renewals	s of said leases, and all rents, royalti	es, issues, income and profits thereof,	and Mortgagee is hereby granted the right, in the exes, income and profits. Mortgagor(s) hereby authori
truct the lessee under any su	ch lease, or his or its assigns or succe	ssors in interest, to pay to Mortgagee a	all rents, delay rents, royalties or income that may be lien of any and all prior encumbrances, liens or charge
i discharged from the proce	eds of the Loan Agreement hereby se	cured, and even though said prior lien	s have been released of record, the repayment of said ch payments, respectively. (4) Whenever by the terms
ortgagor(s) shall be jointly a	nd severally liable for fulfillment of t	heir covenants and agreements herein of	when the right accrues, or at any time thereafter. ( contained, and all provisions of this Mortgage shall in
ortgage or the Loan Agreeme	ent secured hereby to the contrary, no	ither this Mortgage nor said Loan Agr	ies hereto, respectively. (6) Notwithstanding anything cement shall be deemed to impose on the Mortgagor(
nages under condemnation f	or injury to, or taking of, any part o	f all of said property is hereby assigned	the contrary shall be of no force or effect. (7) Any away to Mortgagee with authority to apply or release the m
reon when due or if there sh	nall be a failure on the part of Mortg	agor to comply with any covenant, cor	of any installment of said Loan Agreement or of indition or provision of this Mortgage, including caus
an Agreement and the whole	indebtedness, less unearned charges i	f any, secured by this Mortgge, includir	ng at the time of the making of this Mortgage, then the ng all payments for taxes, assessments, insurance prem being hereby expressly waived), be deemed to have ma
i become due and payable at	once, or at any time thereafter at Mo	rtgagee's option, by foreclosure or othe	rwise. In the event of such default, Mortgagor agrees that the payment of such itmes by the Mortgagor sh
	ovisions of the Indiana Uniform Con		man the payment of such times by the Mortgagor sn
ATE OF INDIANA,	<b>)</b> ss:	1	ATE OF MORTGAGE 3-30-90
UNTY OF LAKE	)		ATE OF MORTGAGE 3-30-90 (197)  REOF, said Mortgagor(s) hereunto set hand and se
ore me, the undersigned, a lithis 30th day of MA	Notary Public in and for said County RCH 1990		
egredALVIN_	& GEORGIANN WHITAKER	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ultaken Min
acknowledged the executio	n of the above and foregoing mortgo	MORTGAGOR, BO	BROWER
ness my Signature and Seat.	( \ \ \ \ My Commissi	on Expires,	ALVINWHITAKER LEROY
prial)-	2-4	XIEN	grann white
RESIDENT OF LAKE	COUNTY	MORTGAGOR, BO	AROWER GEURGIAN WHITAKER
.0552 (REV. 8-89) IN	COURT	ORIGINAL	