THIS DOCUMENT PREPARED BY DONNA K LEE FOR AVCO FINANCIAL SERVICES

REAL ESTATE	MORTGAGE		MORTGAGEE: AVCO FINANCIAL SERVICES
JORTGAGORGI	349602429		
Last Name REAGINS, THE	First Initial	Spouse's Name	OF INDIANAPOLIS, INC. 101 N MAIN ST (PO BOX 255) CROWN POINT,
	LMA gor(s), mortgage and warrant to Mortga	igee, the following described Real	I NDIANA
	, State of Indiana, to wi	t:	,
	·	LOT 16, BLOCK "S" GARY, AS SHOWN IN INDIANA.	GARY CITY ESTATES IN THE CITY OF PLAT BOOK 15 PAGE 28, IN LAKE COUNTY,
plumbing, gas, electric, veni shall be deemed fixtures an referred to hereinafter as the	tilating, refrigerating and air-conditions id subject to the lien hereof, and the e "premises"	ing equipment used in connection ficteditaments and appurtenance	winings, shades, storm sash and blinds, and heating, lighting in therewith, all of which, for the purpose of this mortgage is pertaining to the property above described, all of which i
without taking possession of continuance of such default	f the premises, during continuance of a	default hereunder, or to apply ag	nises, reserving the right to collect and use the same, with a unst any deficiency remaining after force losure sale and during d enforce the same without regard to adequacy of any securi
FOR THE PURPOSE OF S	ECURING: (1) Performance of each ith the terms and provisions of a	agreement of Mortgagor contain Loan Agreement/Promissory N	ed herein; (2) Payment of the principal sum with interest, one (hereinafter referred to as "Loan Agreement") date the order of Mortgages in the principal sum of
4-4-90	herewith executed by	Mortgagor and payable to	the order of Mortgagee, in the principal sum of the control of as extended, deferred or rescheduled the ter be loaned by Mortgagee to Mortgagor in a maximum su
interest thereon, where the extension of said Loan Agre and/or foreclosure expenses	amounts are advanced to protect the sement, or any other agreement to pay which are chargeable to the mortgagor	ecurity or in accordance with the which may be substituted there under the provisions of this mo	
and expenses agreed to be paymed SECOND: To the payment	aid by the Mortgagor. nent of interest due on said loan.	s Mortgage shall be applied in the be-levied and assessed against sale	premises, insurance premiums, repairs, and afforther charge
THIRD: To the payment TO PROTECT THE SECUR	RITY HEREOF MORTGAGOR(S) AG	REES; (1) To keep said premises	nsured for the protection of Mortgagea in such manuer, in such
loss proceeds (less expenses o	of collection) shall, at Mortgagee's option	n, he applied on said indebtedness	herefor, properly endorsed, on deposit with Mortanale; and that whether due or not, or to the restoration of said in provement
Mortgagee ten days before th	he day fixed by law for the first interest (or penalty to accrue thereon, the O	the State of Indiana upon said premise, or any partithereof, or in said Loan Agreement or said debt, and profire and deliver to fficial receipt of the proper of fiver sheering payment of all such
taxes and assessments. (3) To	o keep said premises free from all prior l	liens except the existing first Mortg ortgage. (4) To pay when due any t	age, if any and upon demand of Morraagee to pay and procure rior lien or Mortaage on the premises and, notwithstanding any ch prior lien to increase, not to permit the principal balance of
such prior lien to increase abo	ove the balance existing at the time of the	making of this Mortgage until this	Mortgage shall have been paid in full. (5) In the event of defauling to declare the whole indebtedness hereby secured due and
collectible or not), may (a) el	ffect the insurance above provided for an col (unless Mortgagor(s) have instituted	d pay the reasonable premiums and proper legal proceedings to test th	charges therefor; (b) pay all said taxes and assessments withou e validity of such taxes or assessments and have deposited with
allowed by law, shall be deer	med a part of the indebtedness secured b	y this Mortgage and shall be imme	interest thereon from the time of payment at the highest rate diately due and payable by Mortgagor(s) to Mortgagee. (6) To
to restrictions of record or co	ontrary to laws, ordinances or regulation	as of proper public authority, not t	commit or suffer any waste or any use of said premises contrary o remodel the improvements except with the written consent of mises. (7) That they will pay, promptly and without relief from
valuation or appraisement la payment of the indebtedness	iws, the indebtedness hereby secured, in hereby secured, or of any portion there	full compliance with the terms of of, may be extended or renewed, a	said Loan Agreement and this Mortgage. (8) That the time o and any portions of the premises herein described may, withou
notice, be released from the l	ien hereof, without releasing or affecting entainder of said premises for the full ar	the personal liability of any person rount of said indebtedness then ren	or corporation for the payment of said indebtedness or the lies taining unpaid, (9) No change in the ownership of said premise
warrants that this instrument for another, but that he/she	has been executed in his/her behalf, an	d for his/her sole and separate use	y of the undersigned is a married person, he/she represents and and benefit and that he/she has not executed the same as surety
IT IS MUTUALLY AGREE	D THAT: (1) If the Mortgagor shall fiel	or neglect to pay installments on sa	id Loan Agreement or on any other advance or obligation which
until expiration of the period	of redemption. Mostgagee shall be entited	led as a mater of right, without not	to enforce or foreclose this Mortgage, or at any time thereafte ce to Mortgagor(s) or any person claiming under them, without record to the then value of the premises and the
adequacy of the security, and	whether or not the same shall then be or	ccupied by the owner of the equity.	ared, without regard to the then value of the premises and the of redemption, to the immediate appointment of a receiver will the receipts as the court may order for the benefit of Mortgage.
and the maintenance of the se	ecurity. (2) As additional security for the	e repayment of the indebtedness he es, including any oil, gas or minera	reby secured, Mortgagor(s) hereby assign to Mortgagee all theil leases covering all or any part of the premises herein describe
and any extensions or renew	als of said leases, and all rents, royaltiens of the Mortgaged premises an	es, issues, income and profits there d to collect such rents, royalties, i	or, and Mortgagee is hereby granted the right, in the event of such income and profits. Mortgagor(s) hereby authorize and
hecome due under any such li	ease or by reason of such occupancy. (3)	Mortgagee shall be subrogated to	ee all rents, delay rents, royalties or income that may be due on the lien of any and all prior encumbrances, liens or charges paid liens have been released of record, the repayment of said Loa
Agreement shall be secured by	v such liens on the portions of said premi	ises affected thereby to the extent 0	f such payments, respectively. (4) Whenever by the terms of thied when the right accrues, or at any time thereafter. (5) Al
Mortgagor(s) shall be jointly and be hinding upon the heirs	and severally liable for fulfillment of the secutors, administrators, successors, in	neir covenants and agreements here grantees, lessees and assigns of the t	on contained, and all provisions of this Mortgage shall inure to parties hereto, respectively. (6) Notwithstanding anything in this
Mortgage or the Loan Agree obligation of payment, exece	ment secured hereby to the contrary, ne of to the extent that the same may be leg	ither this Mortgage nor said Loan ally enforceable; and any provision	Agreement shall be deemed to impose on the Mortgagor(s) and the contrary shall be of no force or effect. (7) Any award o
received, as above provided	for insurance loss proceeds. (8) In case	default shall be made in the payr	ned to Mortgagee with authority to apply or release the money nent of any installment of said Loan Agreement or of interes condition or provision of this Mortgage, including causing of
permitting the principal balan	nce of any prior lien to increase above the	he principal balance of such lien ex	isting at the time of the making of this Mortgage, then the sai uding all payments for taxes, assessments, insurance premium
and liens, as herein specified and become due and payable Mortgagee's reasonable atto-	shall, at the option of Mortgagee and wi at once, or at any time thereafter at Mor	thout notice to Mortgagor (such nertgagee's option, by foreclosure or stually incurred, except to the extension	otice being hereby expressly waived), be deemed to have mature otherwise. In the event of such default, Mortgagor agrees to paint that the payment of such itmes by the Mortgagor shall the control of the mature of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes by the Mortgagor shall the payment of such itmes it is the payment of such itmes itmes it is the payment of such itmes it is the payment of such itmes itmes it is the payme
(C)	,		·
STATE OF INDIANA, COUNTY OF LAKE	\$ 55 :	1	DATE OF MORTGAGE 4-4-90
Before me, the undersigned, on the ATH day ofA	a Notary Public in and for said County APRIL 19 90		SHEREOF, said Mortgagor(s) hereunto set hand and seal is above written
THELMA RE		I Shilm	a Keagins (SF
and acknowledged the execut Witness my Signature and Sea	tion of the above and foregoing mortga	MORTGAGOR	, BORROWER THEUMA REAGINS
Times his righance and Sec	My Commission	on Expires,	res Leagues 14
NOTARY PUBLIC DONN	2-4-9: NA K LEE		BORROWERTHELMA J. REAGINS
RESI ENT OF ILAKE	Ć0	163, Cont.	<i>V</i>