KEAL EŞIATI	MORTGAG	E 910	23828	11		MORTGAGEE: AVCO FINANCIAL SERVICES		
/ MORTGAGOR(S):	799006596					. OF INDIA	NAPOLIS, INC.	
Lest Name ALLEN	First DANNY	Initial	Spouse's Name	L.		101 N M		INDIAI
	gagor(s), mortgage and war		ee, the following	described Rea	l Estate in th	•		
		Indiana, to wit	i				HAY 20 ROBERT	STATI
SEE	EXHIBIT "A"							E OF
			٠.					INDIA AUGNI
plumbing, gas, electric, v shall be deemed fixtures	gs and improvements now entilating, refrigerating and and subject to the lien he	l air-conditioni	ro-cauinment-use	d in connectio	nn therewith.	all of whic	h. for the purpose	heating fighti
without taking possession continuance of such defar	SSIGNS TO MORTGAGES of the premises, during equit authorizing Mortgagee to secured by any lawful more	ntinuance of d o enter upon s	efault hereunder.	or to apply ug	ainst anv deti	ciency, rema	ining after foreciost	ire salo and du
	SECURING: (1) Perform with the terms and pro-		_			• •		
4-22-91	herewith	executed by	Mortgagor and	payable to	the order	of Morts	agee, in the pr	rincipal sum
renewal or refinance; (3)	and having the date of it Payment of any additional	advances, with	interest thereon,	as may hereal	ter be loaned	or as ex by Mortga	gee to Mortgagor in	or resenctuicu a maximum :
nterest thereon, where the	_; (4) The payment of a ne amounts are advanced to greement, or any other ago es which are chargeable to	eement to pay	which may be su	hstituted there	for. (6) Anv	sums expen-	ded by mortgagee i	wal, refinancing for attorney's
All payments made by Mo FIRST: To the payr	ortgagor on the obligation ment of taxes and assessme e paid by the Mortgagor.	secured by this ents that may b	Mortgage shall be levied and asses	e applied in the sed-against sui	e following o d premises, in	rder: isurance pre	miums, repairs, and	i all other cha
SECOND: To the partition of the partitio	yment of interest due on a nent of principal.	aid loan.	OFF		TI			
TO PROTECT THE SEC	URITY HEREOF, MORTA	GAGOR(S) AG	REES: (1) To kee	p said premises	insured for t	he protection	of Mortgagee in su	ch manner, in
loss proceeds (less expense (2) To pay all taxes and sp	panies as Mortgagee may free of collection shall, at Me ecial assessments of any kind or debt secured hereby, or	rigagee's option I that have been	n, be applied on sa or may be levied o	ld indebtednes rassessed with	s, whether du in the State of	or not, or t	o the restoration of n said premises, or a	said improven
Mortgagee ten days before	e the day fixed by law for th	ie first interest o	r penalty to accru	e thereon, the	official receip	t of the prop	er officer showing p	payment of all
release of any lien which it	To keep said premises free n any way may impair the se y any prior lien or by any pr	curity of this Mo	ortgage, (4) To pay	when due any	prior lien or	Mortgage on	the premises and in	otwithstanding
such prior lien to increase by Mortgagor(s) under p	above the balance existing a aragraphs (1), (2), (3) or (t the time of the 4) above *Mort	making of this Mo ragee, at its option	rtgage until thi n (whether ele	s Mortgage st	all have been	paid in full; (5) In t indebtedriess hereb	the event of def by secured due
collectible or not), may (a) effect the insurance above hereof (unless Mortgagor(s)	provided for an have instituted	d pay the reasonab	le premiums an edings to test t	d charges the he validity of	such taxes o	all said taxes and a r assessments and h	ssessments with
allowed by law, shall be d	or acceptable to it); and (c eemed a part of the indebte er improvements now or he	dness secured by	y this Mortgage at a good condition a	id shall be imn nd repair, not t	rediately due: o commit or s	and payable uffer any wa	by Mortgagor(s) to ste or any use of said	Mortgagee. (6 d premises con
to restrictions of record of	r contrary to laws, ordinand	tes or regulation	s of proper public	authority, not	to remodel to	he improven That they wil	ients except with the	e written conse without relief
valuation or appraisement payment of the indebtedn	t laws, the indebtedness her ess hereby secured, or of ar ne lien hereos, without release	eby secured, in by portion there	full compliance work of, may be extend	ith the terms of ed or renewed	and any por	tions of the	nd this Mortgage. (premises herein desc payment of said ind	(8) I hat the tir cribed may, wi elitedness or th
of this instrument upon th	e remainder of said premise	s for the full am	the lien hereby or	nedness then re	emaining unp	aid. (9) IXO C lersigned is a	nange in the owners married person, he	ship of sale pre e/she represent
warrants that this instrum	ent has been executed in his she is the Borrower hereun	/her behalf, and	for his/her sole	nd separate us	e and benefit	and that he	she has not execute	d the same as
IT IS MUTUALLY AGR	EED THAT: (1) If the Mox	gagor shall fial	commencement of	any proceeding	io to eniorce.	or toreciose	inis Morigage, of a	it anv.iimie iliei
until expiration of the peri	od of redemption, Mortgag	ee shall be entiti	ed as a mater of re	get, without n	ecived, with	out regard to	the then value of	the premises a
adequacy of the security, a	and whether or not the same	shall then be o	ccupied by the ow:	ner of the equi hold and and	y or recempt v the receipts	on, to the in as the court	may order for the i	benefit of Mor
and the maintenance of th	ie security, (2) As additiona	l security for the	e repayment of the	indebtedness	nereby secure eral leases cov	a, Mortgago ering all or a	r(s) nereby assign (o Mortgagee a nises herein des
default, to enter and take	newals of said leases, and a possession of the Mortgar ny such lease, or his or its	sed premises an	d to collect such:	ents, royalties	, issues, inco	me and proi delav rents:	rovalties or incom	e that may be
become due under any suc	th lease or by reason of such	occupancy. (3)	Mortgagee shall t	e subrogateu t Lough-said prid	o the nen of a	ny and an p seen released	of record the rep	syment of said
Agreement shall be secure	d by such liens on the portion an Agreement Mortgagee only and severally liable for	ns of said prem	ises affected there	by to the exten	, or such payn	e right acct	nee or at any time	thereafter.
and be binding upon the h	eirs, executors, administrate	ors, successors,	rantees, lessees al	io assistin or m	g ball ties tiere			
obligation of payment, ex	coept to the extent that the	ame may be seg	ally enforceable;	Titl arry hands	land to Mor	gages with	inthority to apply of	release the fire
received, as above provid thereon when due or if th	led for insurance loss procedure shall be a failure on the	part of Mortg	agor to comply wi	th any covenar	it, condition	or provision	of this Mortgage, in	ncluding causing the causing the causing the causes the causes the causing the
Loan Agreement and the	whole indebtedness, less und	arned charges in	thous notice to Me	riangor (euch	notice being h	ereby expres	sly waived), he deem	ned to have mai
and become due and paya	ied shall, at the option of M ible at once, or at any time t attorney's fees and/or fore the provisions of the Indiar	closure costs ac	tually incurred, e	xcept to the ex	r otherwise. I dent that the	n the event of payment of	f such default, More such itmes by the	igagor agrees to Mortgagor'sha
STATE OF INDIANA,	·	} ss:	1		DATE O	F MORTG/	AGE 4-22-	91
COUNTY OF	_AKE ed, a Notary Public in and) for said County	and State.	IN WITNESS	WHEREOF,	said Mortgo	ngor(s) hereunto se	et hand and se
on this 22ND day of -	APRIL	19 91	I .	day and year	first above wr	itten. 1		
appeared DANNY & Mi	AXINE L ALLEN ecution of the above and fo	oregoing mortgo	ige.	Da	γuu			
wieness my Signature and		My Commissi	i	MORTGAGO	R/BORROW	ER DANN	ALLEN	
N	~ <i>~</i> () /		- 1	L-0//	,		V	1

Document is

A part of the North dalf of the North Half of the South Half of the South Half of the Northeast quarter and the South Half of the South Half of the South Half of the North Half of the Southeast Quarter of Section 27, Township 36 North, Range 9 West of the Second Principal Meridian, more particularly described as follows: Commencing on the West line of the South Half of the South Half of the North half of the Southeast Quarter of the North half of the South east Quarter of the Northwest Corner thereof, thence South along the said West line a distance of 150.02 feet, thence South 89 degrees 23' East, 332.89 feet, thence North O degrees West, 109.54 feet to the Center line of the Cady Marsh Ditch, thence North 83 degrees 04' West along the Center Line of said Cady Marsh Ditch a distance of 335.40 feet to the point of beginning in Lake County, Indiana.

