FOR A REVOLVING LINE OF CREDIT AND A VARIAMORTGAGOR(S): 91024584 Last Name	EMENT WHICH PROVIDES	Allus III III ass	AVGO FINAN	MORTGAGEE: _AVGO FINANCIAL SERVICES:	
Last Name First	ABLE RATE OF INTEREST. ACC	2321389	77		
* * * * * * * * * * * * * * * * * * * *	Initial Spou	isa's Name	OF INDIANA	rolis; inc. In ST (PO BOX 255)	
<u>Annette swets. Now known a:</u>	S ANNETTE BRANDON:		CROWN PO	INT. IN, INDIAN	
WITNESSETH; that Mortgagor(s), mortgage s				LAKE	
INVESTMENT CO.'S 1ST ADDIT	State of Indiana, to wit: LC ION TO GARY, AS PER CORDER OF LAKE GOUN	R PLAT THEREOF,	AND 53, BLOCK 2, RECORDED IN PLAT	IN S. GARY HOME BOOK 10, PAGE	
COMMON KNOWN ADDRESS 1804 I together with all buildings and improvement plumbing, gas, electric, ventilating, refrigera shall be deemed fixtures and subject to the referred to hereinafter as the "premises".	nts now, or hereafter erected th	hereon and all seroons a	46410 awnings, shades, storm sash on therewith, all of which, f es pertaining to the property	and blinds, and heating, lighting or the purpose of this morigate above described, all of which	
MORTGAGOR ALSO ASSIGNS TO MORT without taking possession of the premises, describing motion of the premises, describing motion the indebtedness hereby secured by any later the indebtedness hereby secur	luring continuance of default-h rigagee to enter upon said-pres	rereunder, or to apply ag	ainst any deficiency remainin	a after force our ball and du	
FOR THE PURPOSE OF SECURING: (1) Peand all additional advances with interest, as	stformance of each agreement o	of Mortgagor contained he	stein; (2) A line of credit in the	he abrount of s. 13. 100: 0	
referred to as "Loan Agreement") dated	5-14-91	, herewith exec	uted by Mortgagor and payat	ole to the order of Mortgage, v	
an initial advance of \$5-143.83	, (3) Payment of an			preaser be loaned by Mortgage	
Mortgagor and this Mortgage shall at no time by the Mortgagee to Mortgagor for any rease with the covenants of this Mortgage; (5) An therefor, (6) Any sums expended by mortgage and/or the Loan Agreement.	ion or to third parties, with int	terest thereon, where the	amounts are advanced to proment, or any other agreemen	otect the security or in according to be substituted in the substitute of the substi	
All payments made by Mortgagor on the obline PIRST: To the payment of taxes and	ligation: secured by this Mostge assessments that may be level	ge shall be applied in the	following order:	mearcpairs, and all other chan	
and expenses agreed to be paid by the Morte SECOND: To the payment of interest d	gagor due on maidrigan		T I	and the street of the street o	
THIRD: To the payment of principal,	MORTGAGOR(S) AGREES:	Tricia	incured for the special or not	Marsagnas in shaki dikadisin salish	
amounts, and in such companies as Mortgage loss proceeds (less expenses of collection) shall (2) To pay all taxes and special assessments of	may from time to time approve	Langto keep the policies of	interest, properly endorsed, o	viorigagee in such manner, in si n deposit with Mortgagee; and t e restoration of said improvement	
(2) To pay all taxes and special assessments of upon the Loan Agreement or debt secured here	any kind that have been or may	be levied or assessed within	i the State of Indiana upon sa	e restoration of said improvement id premises, or any part thereof ild debt, and progress and deliver	
Mortgagee ten days before the day fixed by la axes and assessments: (3) To keep said premi	iw for the first interest or penalt	ty to accrue thereon; the o	official receipt of the proper of	fficer showing payment of all s	
elease of any lien which in any way may impaight or option granted by any prior lien or by	ir the security of this Mortgage.	(4) To pay when due any	prior lien or Mortgage on the	premises and! notwithstanding	
uch prior lien to increase above the balance ex by Mortgagor(s) under paragraphs (1), (2),	kisting at the time of the making	of this Mortgage until this	s Mortgage shall have been pai	id in full. (5) In the event of def	
collectible or not), may (a) effect the insurance letermining the validity thereof (unless Mortg	e above provided for and pay the	e reasonable premiums an	d charges therefor: (b) pay all	said taxes and assessments with	
Aortgagee security therefor acceptable to it; illowed by law, shall be deemed a part of the	and (c) pay such liens and all	such disbursements, with	h interest thereon from the ti	ime of payment at the highest	
eep the buildings and other improvements no	w or hereafter erected in good co	ondition and repair, not to	o commit or suffer any waste	or any use of said premises cont	
fortgagee, and to permit Mortgagee to enter a	at all reasonable times for the property secured in full con-	urpose of inspecting the p	remises. (7) That they will pa	y, promptly and without relief f	
ayment of the indebtedness hereby secured,	or of any portion thereof; mor	os extended or renewed,	and any portions of the prem	nises herein described may, with	
ortgagee, and to permit Mortgagee to enter a duation or appraisement laws, the indebted ayment of the indebted ayment of the indebtedness hereby accured, to other be released from the lien hereof, without, this instrument upon the republic of and in all release, reduce or otherwise affect any supercents that this instrument has been appropriate that this instrument has been appropriated.	premises for the full amount of	said indebte hots then re-	maining unpaid: (9) No chan	ge in the ownership of said pren	
arrants that this instrument has been execute or another, but that he/she is the Borrower.	we was wrest, state, constitute & orestmined and asset to	her sole and separate use	and benefit and that he/she	has not executed the same as su	
F IS MUTUALLY AGREED THAT: (1) If the		t to nev in talle water and	ald from Mirromant he an art	other siduanna or chlication	
pay be secured hereby as the same may hereaf ntil expiration of the period of redemption. N	iter become due, upon coximen	eciment of any proceeding	to enforce or foreclose this	Morigage, or at any time therese	
egard to the solvency or insolvency of person declines of the security; and whether or not the	ns liable for the payment of the	e tildebicdness hereby sec	curstly without regard to the	then value of the premises and late appointment of a receiver	
ower to take possession of said premises, to c nd the maintenance of the security. (2) As ad-	collect all rentals and profits ther	reof and to hold and apply	y the receipts as the court may	order for the benefit of Mortes	
ind the maintenance of the security. (2) As an ight, title and interest in and to any existing le and any extensions or renewals, of said leases	eases and all future leases, inclui	ding any oil, gas or miner	al leases covering all or any pe	irt of the premises herein descri	
efault, to enter and take possession of the Market possession of the Ma	Mortgaged premises and to colle	ect such rents, royalties,	issues, income and profits. N	fortgagor(s) hereby authorize i	
ecome due under any such lease or by reason and discharged from the proceeds of the Loan	of such occupancy. (3) Mortgas	ree shall be subrogated to.	the lien of any and all orior e	ncumbrances: liens or charges o	
spreement shall be secured by such liens on the astrument or of said Loan Agreement Mort	e portions of said premises affecting gagee is given any option, suc	ted thereby to the extent o ch' option may be exercis	of such payments, respectively sed when the right accrues.	(4) Whenever by the terms of tor, at any time thereafter. (5)	
fortement(s) shall be jointly and severally liab	ble for fulfillment of their cover	nants and agreements here	ein contained, and all provision	aris of this Mortgage shall inuit	
nd be binding upon the betre, executors; atmit fortgage or the Loan Agreement secured here bligation of payment, except to the extent tha	by to the contrary, neither this at the same may be legally enfor	Mortgage nor said Loan ceable; and any provision	Agreement shall be deemed to to the contrary shall be of no	o impose on the Mortgagor(s) a force or effect. (7) Any award	
amages under condemnation for injury to, or eceived, as above provided for insurance loss	r taking of, any part or all of sai	id property is hereby assig	ined to Mortgagee with author	rity to apply or release the mone	
tereon when due or if there shall be a failure	on the part of Mortgagor to co ien to increase above the princir	omply with any covenant, nal balance of such lien ex	, condition or provision of the	is Mortgage, including causing ng of this Mortgage, then the s	
oan Agrement and the whole indebtedness, le	ess unearned charges if any, secu in of Mortgagee and without not	ired by this Mortgage, incl tice to Mortgagor (such no	luding all payments for taxes, otice being hereby expressly we	assessments, insurance premium sived), be deemed to have matur	
nd become due and payable at once, or at any	y time thereafter at Mortgagee's or foreclosure costs actually inc	option, by foreclosure or curred, except to the exte	othewise. In the event of such	i default, Mortgagor agrees to p	
IOLLKANCE S. ICASOIIADIC BILIOTTIEV'N TEER ANA/A	Indiana Uniform Consumer Cr	redit Code.			
rohibited or limited by the provisions of the			Me T	a) w lies	
rohibited or limited by the provisions of the			DATE OF MORTOACH	THE RESERVE OF THE PARTY OF THE	
CATE OF INDIANA	} ss:	ş.	DATE OF MORTGAGE	5-14-91	
CATE OF INDIANA	n and for said County and Seat	eIN WITNESS W		5-14-91 Schereunto set hand and seal	
rohibited or limited by the provisions of the CATE OF INDIANA LAKE OUNTY OF LAKE	ss; in and for sald County and Stat 1991personal	ie, IN WITNESS W day and year firs	VHEREOF, said Morte in 18	5-14-91 hereunto set hand and seal	
rohibited or limited by the provisions of the CATE OF INDIANA LAKE OUNTY OF LAKE fore me, the undersigned a Notary Public is the limit of MAY	1991_personal	lly day and year firs	VHEREOF, said Morte in 18	5-V4-04: I hereunto set have and seal	
TATE OF INDIANA LAKE OUNTY OF LAKE close me, the understand a Notary Public to this LATE ANNE HTELSWETS. NOW	1991_personal VKNOWN: AS ANNET TE	lly day and year firs	VHEREOF, said Morte in 18	5-14:291 Shereunto set hand and seal	
TATE OF INDIANA LAKE JUNTY OF LAKE JOHN TO MAN AND THE SWETS NOW MAY ANNE HE ELSWETS NOW Market Sweet Sweet South British above	19 91 personal KNOWN: AS ANNETTE end foresolne mortage:	BRANDON MORTGAGOR,	WHEREOF, said Mortenaria st above written. ELL SWEET BORROWER	ARIE ON S	
TATE OF INDIANA LAKE JUNTY OF LAKE JOHN TO MAN AND THE SWETS NOW MAY ANNE HE ELSWETS NOW Market Sweet Sweet South British above	1991_personal VKNOWN: AS ANNET TE	BRANDON MORTGAGOR,	WHEREOF, said Mortenaris st above written.	ARIE ON S	
TATE OF INDIANA LAKE JUNTY OF LAKE JUNTY OF LAKE JATUARY JATUARY ANNIETTE SWEES NOW	19 91 personal KNOWN: AS ANNETTE end foresolne mortage:	BRANDON MORTGAGOR,	WHEREOF, said Mortenilless above written. Le Surek BORROWER TS, NOW KNOWN AS	ARIE ON S	