REAL ESTATE MORTGAGE			· .		MORTGAGEE: AVCO FINANCIAL SERVICES  OF INDIANAPOLIS, INC.	
91024585 ORTGAGOR(S):	399007409:			OF INDIANAPOLIS, INC		
.act Name	First-	initial Spou	se's Name	101 N-MAIN ST.		
WHITE	WELDON,		BERT NELL  following described Real (	state in the County of	•••	
THE WEST	Stute of LOT 5 IN B	Findiana, to wit: LOCK 50 IN*DALE	CARLIA, AS PER I	PLAT THEREOF, RECORDED COUNTY, INDIANA.		
nall be deemed fixtures	and subject to the lien i	hereof, and the heredita	ments and appurtenances	nings, shades, storm sash and blinds, therewith, all of which, for the pur pertaining to the property above des	and heating dishtir pose of this motiga cribul; all of which	
ithout taking possession ontinuance of such defay or the indebtedness hereb	y secured by any lawful r	to enter upon said prem neans.	nises and/or to collect and	ses, reserving the right to collect and not any deficiency remaining after for enforce the same without regard to a	House of any soci	
rovided in accordance	with the terms and p	rovisions of a Loan A	greement/Promissory No.	herein; (2) Payment of the principale (hereinafter referred to as "Loa the order of Morigages; in the	n Agreement") da Cprincipal sum	
f \$ 29800.07.  Interest thereon, where the stemsion of said Loan A and/or foreclosure expens	::(4) The payment of te amounts are advanced greement, or any other a es which are chargeable to	any, money that may, b to protect the security of greement to pay which is of the mortgagor under the	e advanced by the Mortgi or in accordance with the may be substituted therefo the provisions of this mort	r be loaned by Mortgages to Mortgag gee to Mortgagor for any reason or covenants of this Mortgage; (5);Any; r; (6) Any sums expended by mortga gage and/or the Loan Agreement.	enewal, refinancing rection attorney's f	
Il payments made by M FIRST: To the payr id expenses agreed to be SECOND: To the payr THIRD: To the payr	origagor. on the obligation ment of taxes and assess paid by the Mortgagor, yment of interest due on ment of principal.	n secured by this Mortga nents that may be levied said loan.	we shall be applied in the and itself	following order: premises, insurance: premiums, repairs		
mounts, and in such com oss proceeds (less expens 2) To pay all taxes and sp ipon the Loan Agreement	panies as Mortgagee May es of collection) shall; at a ecial assessments of any ki t or debt secured hereby, o	from time to time approve fortgagee's option, be ap not that have been or may rupon the interest of Mo	pland to heep the policies in plied on said indebies. be levided or assessed within the secretary thereon, the of	isured for the protection of Mortgages crefor, properly endorsed, on deposit we whether due or not; or to the restoration the State of Indiana upon said premises a said Loan Agreement or said debt, and icial receipt of the proper officer show	n of said improvem , or any part thereof d procure and delive ing payment of all s	
axes and assessments. (3) elease of any lien which it ight or option granted by uch prior lien to increase by Mortgagor(s) under p	To keep said premises in n any way may impair the any prior lien or by any above the balance existing aragraphs (1), (2), (3) of	se from all prior liens exc security of this Mortgage, prior lienholder to permit at the time of the making (4) above, Mortgagee,	(4) To pay when due any p the principal balance of su of this Mortgage until this at its option (whether elect	rior lien or Mortgage on the premises at charior lien to increase, not to permit Mortgage shall have been paid in full. (2 ing to declare the whole indebtedness	nd, notwithständing the principal balance i) In the event of del hereby secured due	
etermining the validity to fortgages security theref llowed by law, shall be d cep the buildings and other	or acceptable (o) (t) and eemed a part of the first of eer improved tents now or	(e) pay sich liens and al tecineur recured by this M ibreafter erected in good of	le at the same of the line of	ryalidity of such taxes or assessments in the state of payable by Morgagor commit or suffer any waste or any use or remodel the improvements except wit mises. (7) That they will pay, promptly	ment at the highest s) to Mortgagee. (6 f said premises cont h the written couser	
aluation of appraisemen asyment of the indebtedm notice, be released from the of this instrument upon the	it laws, the indebtedness in less hereby secured, or of the lien hereof, without relate te remainder of hald premi	ereby secured, in full col any portion thereof, roll asing or affecting the per ses for the full amount of	(the chemical or renewed) a sonai liability of any person said indebtedness then rem	said Loan Agreement and this Mortga nd any portions of the premises herein or corporation for the payment of said aining unpaid: (9) No change in the ow of the undersigned is a married person and bepefit and that he/she has not exe	described may, with indebtedness or the nership of said prem the/she represents	
or another, but that he/ THE MUTUALLY AGR hay be secured hereby as intil expiration of the per	she is the Borrower herei EED THAT: (1) If the Mother same may hereafter be iod of redemption, Mortg	ortgagor shall fial or oegle ecome due, upon comme agee shall be entitled as a	ct to pay instablements on sa frequency of say proceeding mater of right, without not	d Loan Agreement or on any other adv to enforce or foreclose this Morigage, oc to Mortgagor (s) or any person claim	ance or obligation work at any time there ing under them; with of the premises and	
dequacy of the security, over to take possession of and the maintenance of the ightatitle and interest in	and whether or not the said premises; to collect a security. (2) As additionand to any existing leases	ne snall then be occupied all rentals and profits the inal security for the repayrand all future leases; inch	reof and to hold and apply the of the indebtedness he uding any oil, gas or minerate income and profits there	the receipts as the court may order for treeby secured. Mortgagor(s) hereby assign leases covering all or any part of the professor Mortgages is hereby granted to	he benefit of Mortg in to Mortgagee all remises herein desci he right, in the eve	
natruct the lessee under a secome due under any su ind discharged from the Agreement shall be secure	iny such lease, or his or it ch lease or by reason of su proceeds of the Loan Agr d by such liens on the por	s assigns of successors in ch occupancy. (3) Mortgi eement hereby secured; a lions of said premises affe	interest, to pay to mortgag agee shall be subrogated to and even though said prior; exted thereby to the extent o	ssues, income and profits. Mortgagor (ee all rents, delay rents, royalties or inche lien of any and all prior encumbranties have been released of record, the f such payments, respectively. (4) Where ed. when the right accrues; or at; any	ces; liens or charges repayment of said never by the terms o time thereafter. (5	
Mortgagor(s) shall be joi ind be binding upon the h Mortgage or the Loan As abligation of payment, ex iamages under condemns	ntly and severally liable it leirs, executors, administratement secured hereby to secept to the extent that that the property of the extent that the property of the extent that the property to the extent that the property the property that the	or fulfillment of their covitors, successors, grantees the contrary neither, the esame may be legally enfong of, any part of all of seconds (8) in coorders defound	chants and assigns of the is Mortgage nor said Loan or cable; and any provision and property is hereby assigns to half he made in the pays	parties hereto, respectively; (6) Notwith Agreement shall be deemed to impose to to the contrary shall be of no force or ned to Mortgagee with authority to apprent of any installment of said Loan	standing anything librate Mortgagor(s effect: (7) Any awa oly or release the mo Agreement or of in	
hereon when due or if the permitting the principal became and the loan Agreement and the ind liens, as herein specifications.	nere shall be a failure on valance of any prior lien to whole indebtedness, less used shall, at the option of	ne part of Mortgagor to be increase above the princ incarned charges if any, s Mortgagee and without n	comply with any covenant cipal balance of such lier, inc ecured by this Mortgge, inc otice to Mortgggor (such no	condition or provision of this Mortge disting at the time of the making of this luding all payments for taxes, assessme office being hereby expressly waived), be otherwise. In the event of such default, ent that the payment of such itmes by	Mortgage, then the nts, insurance prem deemed to have ma Mortgagor agrees t	
orohibited or limited by death of the state of Indiana,	the provisions of the Indi	ana Uniform Consumer	Credit Code.	DATE DE MORTGAGE	en de la companya de La companya de la co	
n this 12TH day of .	ed; a Notary Public in an	19 <u>-91</u> person		YHENEOF, said Mortenzor(1) hereun		
ppeared NELDON F, and acknowledged the ex Wines my Signature on	& ROBERT NELL ecution of the above and	WHITE foregoing mortgage. My Commission Exp	ires, MORTGAGER	BOT PEYMINITE TO SE	100/	
	7	2-4-93	Khinh	MEDIN THE ST	15	