ECURES INDESTEDNESS LINDS	OVISIONS FOR FUTURE ADVANCES AND A CREDIT AGREEMENT WHICH PROVIDES		ACCOUNT NUMBER		MORTGAGEE: AVCO FINANCIAL SERVICES	
(ORTGAGOR(S): ,		· · · · · · · · · · · · · · · · · · ·	2321376	OF INDIANAPOLIS, INC.		
Last Name VALDEZ	First DAVID	initial	Spouse's Name MARY	101, N MAIN ST CROWN POINT 46307	JNI	
VITNESSETH, that Mortgag		arrant to Mortgages of Indiana, to wit	, the following described Real Est		., , , , , , , , , , , , , , , , , , ,	
			•	ROSI	STAI F	
LOTI 34, IN RESU OF SAID RESUBD	BDIVISION OF LOT: IVISION IN PLAT I	5 5,6,7,8 AND 9 300K 51, PAGE 3	O OF TIMBER SPRINGS ADDIT 38, IN THE OFFICE OF THE	TON, IN THE TOWN? OF LOWELL, AS RECODER OF LAKE COUNTY INDIANA	PERPLA	
together with all buildings plumbing, gas, electric, ven shall be deemed fixtures ar referred to hereinafter as th	tilating, refrigerating and subject to the lien	w or hereafter ere ind air-conditioning hereof, and the h	cted thereon and all screens, aw g-equipment used in connection ereditaments and appurtenances	nings, shades, storm sash and blinds, and therewith, all of which, forcine purpose pertaining to the property applye describe	healing! of this me ed, all of	
IORTGACOR ALSO ASSI	GNS TO MORTGAG the premises, during authorizing. Mortenge	continuance-of-de e to enter upon sa	issues and profits of said premis fault-hereunder, or to apply again d premises and/or to collect and	ses, reserving the right to collect and use nat any deficiency remaining array (9) collect enforce the same without regardio a dequi	the same ure sale an icy of any	
POR THE PURPOSE OF SE	GURING: (1) Perform	ance of each agree ded in accordance	with the terms and provisions of	hin (2) A line of credit in the amount of \$: a Revolving Loan Agreement/Promissory	Note (ue	
referred to as "Loan Agreer in Initial advance of \$_5	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.8=91 , (3) Payment		ed by Mortgagor and payable to the order interest thereon, as may hereafter be loans		
Mortgagor and this Mortgag by the Mortgageo to Mortga with the covenants of this is	e shall at no time secu gorifor any reason or Mortgage: (5) Any ren	ire more than the rates, we wall refinencing o	sum of \$; (4) The payment of any money that mounts are advanced to protect the securit ent. or any other agreement to pay which i	t may be a y or in acc nay be sul	
herefor, (6) Any sums ext his mortgage and/or the Lo All payments made by Mort	pended by mortgagee an Agreement. gagor on the obligation	for attorney's fees	and/or foreclosure expenses whi	ich are chargeable to the mortgagor under	the provi	
FIRST: To the payme and expenses agreed to be p SECOND: To the payme THIRD: To the payme	nt of taxes and assess aid by the Mortgagor, lent of interest due of nt of principal.	menis that may be	levied and assessed against said p	oremises, insurance premiums, repairs, and		
TO PROTECT THE SECUR	UTY HEREOF, MOR	TGAGOR(S) AGR	EES: (1) To keep said premises ins	sured for the protection of Mortgagee in sucrefor, properly endorsed, on deposit with M	h manner,	
oss proceeds (less expenses of 2) To pay all taxes and speciment for the Lord Agreement	of collection) shall, at it al assessments of any k	fortgagee's option; nd that have been o	be applied on said indebtedness, within the may be levied or assessed within the	sured for the protection of Mortgagee in suc refor, properly endorsed, on deposit with M Victor, due or not for to the restoration of a he State of Indiana upon said premises; or a said Loan Agreement or said debt, and pro	aid impro	
axes and assessments. (3) To	keep said premises fr	the first interest of ce from all prior lie	ns except the existing first Mortgag	re. if any and upon demand of Mortgagee t	ayment of	
ight or option granted by ar uch prior lien to increase abo	ly prior lien or by any: ove the balance existing	prior lienholder to part the time of the m	permit the principal balance of suctaking of this Mortgage until this M	for lien or Mortgage on the premises and, no h prior lien to increase, not to permit the p fortgage shall have been paid in full, (5) In t	rincipal ba he event of	
by Mortgagor(s) under para	graphs (1), (2), (3) or	(4) above, Mortge	igee, at its option (whether electing	ng to declare the whole indebtedness hereb	y secured	
Northages security therefor thought to deep	acceptable to it); and ned a part of the indeb	(c) pay such liens. tedness secured by	and all such disbursements; with it this Morigage and shall be immed	yelidity of such lakes or assessments and haterest thereon from the time of payment lately due and payable by Mortgagor(s) to	at the high Mortgager	
cep the buildings and other; o'restrictions of record or co	mprovements now or a ontrary to laws, ordina	nces or regulations	good condition and repair, not to co	ommit or suffer any waste or any use of sald remodel the improvements except with the nises : (7) That they will pay, promptly and a	premises (written co	
aluation or appraisement la savment of the indebtedness	ws, the indebtedness hereby secured, or of	ereby secured, in fu any portion thereof	all compliance with the terms of an	ald Loan Agreement and this Mortgage, (8 d any portions of the premises herein descr) That the ibed may.	
iotice; oe released from the re of this instrument upon the re hall release; reduce or other	en nereur, without rele emainder of said premi wise affect any such pe	asing or affecting it ses for the full asso- rsonal liability or il	ie personal habbly of any person of unt of said indebtedness then remaind to lien hereby created. (10) If any of	or corporation for the payment of said indefining uppaid (9) No change in the ownershof the undersigned is a married person; he/	redness of ip of said p she repres	
varrants that this instrument or another, but that he/she	has been executed in h	is/her behalf, and f	or his/her.so e and separate use an	nd benefix and that he/she has not executed	the same a	
nay be secured hereby as the	same may hereafter be	come due, upon co	contemendent of any proceeding to	Loan Agreement or on any other advance of enforce or foreclose this Mortgage, or at a	iny time th	
egard to the solvency or ins	olvency of persons lial	ple for the payment	of the indebtedness hereby secur	to Mortgagor (s) or any person claiming un ed, without regard to the then value of the redemption; to the immediate appointmen	premises	
nd the maintenance of the se	curity. (2) As addition	al security for the r	epayment of the indebtedness here	ne receipts as the court may order for the be by secured, Mortgagor(s) hereby assign to I leases covering all or any part of the premis	Mortgagee	
nd any extensions or renew efault: to enter and take of	als of said leases, and issession of the Morte	all rents, royalties; aged premises and t	issues, income and profits thereous to collect such rents, royalties, issue	f, and Mortgagee is hereby granted the rig ues, income and profits. Mortgagor(s) her	ht in the eby autho	
ecome due under any such le	ase or by reason of suc	h occupancy. (3) M	lortgagee shall be subrogated to the	fall rents, delay rents, royalties or income to elien of any and all prior encumbrances, liens have been released of record, the repay	ns or char	
Agreement shall be secured by astrument for of said Loan.	such liens on the port Agreement Mortgage	ons of said premise is given any optic	s affected thereby to the extent of a on, such option may be exercised	such payments, respectively. (4).Whenever I I when the right accrues, or at any time.	y the term thereafter:	
nd be binding upon the heirs fortgage or the Loan Agree	, executors, administra ment secured hereby to	tors, successors, gra the contrary, neith	intees, lessees and assigns of the pa er this Mortgage nor said Loan A	r contained, and all provisions of this Mort rties hereto, respectively (6) Norwithstandi greement shall be deemed to impose on the	ng anythin Mortgago	
bligation of payment; excep amages under condemnation	t to the extent that the for injury to, or takin	same may be legally ig of, any part or al	enforceable; and any provision to l of said property is hereby assigne	o the contrary shall be of no force or effect; ed to Mortgagee with authority to apply or	(7) Any a release the	
hereon when due or if there ermitting the principal balar	shall be a failure on the	ne part of Mortgage increase above the	or to comply with any covenant, corincipal balance of such lien exis	ent of any installment of said Loan Agreen condition or provision of this Mortgage, in ting at the time of the making of this Mort	cluding ca gage, then	
oan Agrement and the whole of liens, as herein specified s	e indebtedness, less und hall, at the option of N	earned charges if an Mortgagee and with	y, secured by this Mortgage, included the control of the control o	ding all payments for taxes, assessments, in ce being hereby expressly waived), be deem	surance pr ed to have	
fortgagee's reasonable attor rohibited or limited by the p	nev's fees and/or for	eclosure costs actu	ally incurred, except to the exten	thewise. In the event of such default, Mort t that the payment of such items by the	Mortgagor	
TATE OF INDIANA); ss:		DATE OF MORTGAGE 5-8-91		
FATE OF INDIANA, OUNTY OF		.		DATE OF MORTGAGE 5-8-91	appnd and	
fore me, the undersigned, this day of	MAY.		ersonally day and year first		133	
	E NACHEZ					
id acknowledged the Execut Ungslyme Whatwe and See	on of the above and j	A Comment	MORTGAGORXE	HORROWER DAVID VALDEZ		
	10-X	My Commission	Expires:		EVYS	
X EDOC	<i>Z</i>)	. 2-4-93	Monda	ALA WESTA		