92013302	MORTGAGE	\neg	MORTGAGER AVCO FINANCIAL SERVICES
* *	948605902		
ORTGAGOR(S):	First Initial	Spouse's Name	OF INDIANAPOLIS, INC. 101 N MAIN PO BOX (255
BYRD	AUDREY		CROWN POINT INDIAN
ITNESSETH, that Mortga	gor(s), mortgage and warrant to Mortj		state in the County of LAKE
	FIRST ADDITION '	, 27 AND 28, BLOCK TO GARY, AS SHOWN I	2, W.G. WRIGHTA'S STATE OF THE
ogether with all/buildings umbing, gas, electric, ven all be deemed/fixtures ar ferred to/hereinafter as/th	and improvements now or hereafter, tilating, refrigerating and air-condition id subject—to the lien hereof, and th	E COUNTY, INDIANA. erected thereon and all screens, aw ning equipment used in connection e hereditaments and appurtenances	nings, shades, storm sast than blinds, and heating limits therewith, all of which clay the purpose of this mortga- pertaining to the properly above described, all six which
ORTGAGOR ALSO ASS. thout taking possession on tinuance of such default	IGNS TO MORTGAGEE ALL RENT	default hereunder, or to apply again	ses, reserving the right to follow and he the sint with ist any deficiency remaining after for four sale mit dure enforce the same without four to adequacy of my year.
ovided in accordance w 24–92	ith the terms and provisions of a	a Loan Agreement/Promissory Not Mortgagor and payable to	herein, (2) Payment of the principal sum with interest, e (hereinafter referred to as "Loan Agreement") dat the order of Mortgagee, in the principal sum
37,850.19 an arrewal or refinance; (3) Pa	dinaving the date of its final payment of any additional advances, w	ent due on <u>3–13–2002</u> ith interest thereon, as may be reafte	, or as extended, deferred or rescheduled r be loaned by Mortgagee to Mortgagor in a maximum si
erest thereon, where the tension of said Loan Agro I/or foreclosure expenses	amounts are advanced to protect the sement, or any other agreement to pay which are chargeable to the mortgage	security or in accordance with the c ry which may be substituted therefo or under the provisions of this morth	
rexpenses agreed to be p	naid by the Mortgagor. nent of interest due on said loan.	TORRICIA	following order premiums, repairs, and all other charges
PROTECT THE SECU	RITY HEREOF MORTGAGOR(S) A	GREES: (1) To keep said premises in	sured for the protection of Mortgagee in such manner, in s
s proceeds (less expenses). To pay all taxes and spec	of collection) shalf; at Mortgagee's optical assessments of any kind that have be	ion, be applied on said indebtedness, en or may be levied or assessed within	refor, properly endorsed, on deposit with Mortgagee; and twicher due or not or to the restoration of said improvem the State of Indiana spon said premises, or any part thereof
ortgagee ten days before t	he day fixed by law, for the first interes	t or penalty to accrue thereon, the off	the State of Indiana spon said premises, or any part thereof said Loan Agreement or said debt, and procure and delive icial receipt of the proper officer showing payment of all s
ease of any lien which in a	ny way may impair the security of this l	Mortgage, (4) To pay when due any pr	ge, if any and upon demand of Mortgagee to pay and pro- tor lien or Mortgage on the premises and, notwithstanding
h prior lien to increase ab	ove the balance existing at the time of the	ne making of this Mortgage until this N	ch prior lien to increase, not to permit the principal balanc Mortgage shall have been paid in full: (5) In the event of defing to declare the whole indebtedness hereby secured due
lectible or not), may (a) e	ffect the insurance above provided for a	and pay the reasonable premiums and (charges therefor; (b) pay all said taxes and assessments with validity of such taxes or assessments and have deposited v
ortgagee security therefor	acceptable to it); and (e) pay such lie	ns and all such disbursements, with i	interest thereon from the time of payment at the highest i liately due and payable by Mortgagor(s) to Mortgagee. (6)
p the buildings and other	improvements now or hereafter erected	in good condition and repair, not to c	commit or suffer any waste or any use of said premises conti- te model the improvements except with the written consen
uation or appraisement la	aws, the indebtedness hereby secured,	in full compliance with the terms of s	mises. (7) That they will pay, promptly and without relief fr aid Loan Agreement and this Mortgage. (8) That the time
ment of the indebtedness lice, be released from the	s hereby secured, or of any portion the lien hereof, without releasing or affecti	reof, may be extended or renewed, ar ng the personal liability of any person	nd any portions of the premises herein described may, with or corporation for the payment of said indebtedness or the uning unpaid. (9) No change in the ownership of said prem
all release, reduce or other trants that this instrumen	wise affect any such personal liability	or the lien hereby created (10) If any	tining unpaid. (9) No change in the ownership of said prem of the undersigned is a married person, he/she represents and benefit and that he/she has not executed the same as su
v be secured hereby as the	e same may hereafter become due, upo	n commencement of any proceeding t	1 Loan Agreement of on any other advance or obligation who of the foreclose this Mortgage, or at any time therea
til expiration of the period ard to the solvency of in	l of redemption, Mortgagee shall be ent solvency of persons liable for the pay	itled as a mater of right, without notice ment of the indebtedness hereby secu	to Mortgagor(s) or any person claiming under them, with red, without regard to the then value of the premises and predemption, to the immediate appointment of a receiver v
er to take possession of sa	id premises, to collect all rentals and p	rofits thereof and to hold and apply/fl	he receipts as the court may order for the benefit of Mortga
ht, title and interest in and	I to any existing leases and all future le	ases, including any oil, gas or mineral	eby secured, Mortgagor(s) hereby assign to Mortgagee all t leases covering all or any part of the premises herein descri-
ault, to enter and take p	ossession of the Mortgaged premises a	and to collect such rents, royalties, is	of, and Mortgagee is hereby granted the right, in the even sues, income and profits. Mortgagor(s) hereby authorize we all rents, delay rents, royalties or income that may be du
ome due under any such	lease or by reason of such occupancy. (Mortgagee shall be subrogated to the	he lien of any and all prior encumbrances, liens or charges liens have been released of record, the repayment of said L
reement shall be secured b	by such liens on the portions of said pre	mises affected thereby to the extent of	such payments, respectively. (4) Whenever by the terms of d when the right accrues, or at any time thereafter. (5)
ortgagor(s) shall be jointly	y and severally liable for fulfillment of	their covenants and agreements herei	n contained, and all provisions of this Mortgage shall inur arties hereto, respectively. (6) Notwithstanding anything in
ortgage or the Loan Agree	ment secured hereby to the contrary, is	reither this Mortgage nor said 1 oan A	Agreement shall be deemed to impose on the Mortgagor(s) to the contrary shall be of no force or effect. (7) Any awar
eived, as above provided	for insurance loss proceeds. (8) In ca	se default shall be made in the paym	ted to Mortgagee with authority to apply or release the mo- tent of any installment of said Loan Agreement or of into
reon when due or if there mitting the principal bala	e shall be a failure on the part of More once of any prior lien to increase above	gagor to comply with any covenant, the principal balance of such lien exi	condition or provision of this Mortgage, including causin sting at the time of the making of this Mortgage, then the
I liens, as herein specified	shall, at the option of Mortgagee and	without notice to Mortgagor (such not	iding all payments for taxes, assessments, insurance premit ice being hereby expressly waived), be deemed to have matt
ortgagee's reasonable atto	e at once, or at any time thereafter at M orney's fees and/or foreclosure costs provisions of the Indiana Uniform Co	actually incurred, except to the exter	therwise. In the event of such default, Mortgagor agrees to at that the payment of such itmes by the Mortgagor shall
ATE OF INDIANA. UNTY OF	LAKE }		DATE OF MORTGAGE 2-24-92
this 24 day of F	a Notary Public in and for said Coun EBRUARY		HEREOF, said Mortgagor(s) hercunto set hand and sea t above written.
	REY BYRD	1	But But I
1	tion of the above and foregoing mort	MORTGAGOR,	BORBOWER (S
ness my Signature and Se	My Commis 2-4-	sion Expires,	AUDREY BYRD
		٠	(5

NOTARY PUBLIC DONNA K LEE

13-0552 (REV. 8-89) IN RESIDENT OF LAKE COUNTY