92036431 ACCOUNT NUMBER		 1.	S. 10	MORTGAGER FIVE AVCO FINANCIAL SERVICES	
DR'IGAGOR(S):	748592237	ļ.	LEM.	AN IILINOIS CORP.	
ast Name	First Initi	ial Spouse's N.	artiu	18465 S. Hullat	Radi
NAHIRNEY	LAURA E			Ylanwerel Ul	, INDIAN
	igor(s), mortgage and warrant to State of India				
	ET OF LOT 2"NID"TH				ADDITION
P.I.N.# 25-29-	and improvements now or he	reafter erected thereon	and all screens, awnings, sl	nades, storm sash and blinds, :	and heating, lightin
umbing, gas, electric, ve all be deemed fixtures ; ferred to hereinafter as t ORTGAGOR ALSO AS; thout taking possession ntinuance of such defau	ntilating, refrigerating and air-c and subject to the lien hereof,	onditioning equipment and the hereditaments RENTS, issues and p ance of detault beround	used in connection therewi and appurtenances pertaini roffits of said premises, rese ter, or to apply against any c	th, all of which, for the purpoing to the property above descriving the right to collect and theffeiency remaining after force	ose of this mortgag ribed, all of which use the same, with losure sale and duri
	SECURING: (1) Performance				
ovided in accordance JUNE 1,1992	with the terms and provision herewith execut			inafter referred to as "Loan der of Mortgagee, in the	
17850.55	nd having the date of its fina ayment of any additional advan				
s NZ/A	: (4) The payment of any mo	oney that may be adva	inced by the Morteagee to	Morteneor for any reason or t	o third parties, w
terest thereon, where the tension of said Loan Ag	e amounts are advanced to prot reement, or any other agreemer	ect the security or in a at to pay which may be	ccordance with the covenant substituted therefor, (6) A:	is of this Mortgage; (5) Any re	newal, refinancing
	s which are chargeable to the n rtgagor on the obligation secure		1	· ·	1 415
FIRST: To the paym d expenses agreed to be	rtgagor on the obligation secure ent of taxes and assessments the paid by the Mortgagor,	ial may be Wied and a	Cosed against Salt premises		and all other charg
SECOND: To the pay THIRD: To the paym	ment of interest due on said 4e	OTOFI	FICIAL)BER	
PROTECT THE SEC	JRITY HEREOF, MORTGAGO anies as Mortgagee may from tim	R(S) AGREES: (1) To	keep said premises insured fo	the protection of Mortgagee if	reach manner in s
is proceeds tiess expense	S OF COHECTION Shall, at Mortgage	ee's option, be applied o	n said indehtedness, whether	due or not lor to the restoration	M caid immenuant
on the Loan Agreement	cial assessments of any kind that or debt secured hereby, or upon t	the interest of Mortgagee	in said premises or in said I o	on Agreement or said debt, and	nedeura and daliva
tes and assessments. (3)	the day fixed by law for the first To keep said premises free from	all prior liens except the	existing first Mortgage, if an	v and upon demand of Mortgag	ce to nav and nroc
ht or option granted by	any way may impair the security any prior lien or by any prior lie	nholder to permit the pr	incinal balance of such prior	lien to increase not to permit th	e principal halance
Mortgagor(s) under pa	bove the balance existing at the ti ragraphs (1), (2), (3) or (4) abo	ove. Mortgagee, at its o	ption (whether electing to de	clare the whole indebtedness be	rehy secured due:
termining the validity th	effect the insurance above provide ereof (unless Mortgagor(s) have	instituted proper legal p	roceedings to test the validity	of such taxes or assessments an	d have denosited v
lowed by law, shall be do	or acceptable to it); and (c) pay emed a part of the indebtedness	secured by this Mortgag	e and shall be immediately di	ue and navable by Morteagor(s)	to Mortgagee (6)
restrictions of record or	r improvements now or hereafter contrary to laws, ordinances or	regulations of proper pu	iblic authority, not to remode	el the improvements except with	the written consen-
luation or appraisement	fortgagee to enter at all reasonal laws, the indebtedness hereby so	ecured, in full compliant	with the terms of said Loa	n Agreement and this Mortanee	(8) That the time
itice, be released from the	ss hereby secured, or of any por lien hereof, without releasing or	affecting the personal li	ability of any person or corne	ration for the payment of said is	ndebtedness or the
all release, reduce or oth	remainder of said premises for t erwise affect any such personal li	iability or the lien hereby	v created. (10) If any of the u	ndersigned is a married nerson.	he/she represents
r another, but that he/s	nt has been executed in his/her been is the Borrower hereunder.	enall, and for his/her se	ole and separate use and benc	hit and that he/she has not execu	ited the same as su
IS MUTUALLY AGRE	ED THAT: (1) If the Mortgagor he same may hereafter become d	shall fial or aeglect to pr	y installments on said Loan	Agreement or on any other advar	nce or obligation w
itil expiration of the perio	od of redemption, Mortgagee sha nsolvency of persons liable for i	ll be entitled as a mater of	Pright, without notice to Mo	rtgagor(s) or any person claimin	ig under them, with
equacy of the security, a	nd whether or not the same shall said premises, to collect all rental	then be occupied by the	owner of the equity of redem	ption, to the immediate appoint	ment of a receiver
d the maintenance of the	security. (2) As additional secur nd to any existing leases and all f	ity for the repayment of	the indebtedness hereby secu	red, Mortgagor(s) hereby assign	i to Mortgagee all i
d any extensions or rene	wals of said leases, and all rent possession of the Mortgaged pro	s, royalties, issues, inco	me and profits thereof, and	Mortgagee is hereby granted the	e right, in the ever
struct the lessee under an	y such lease, or his or its assigns lease or by reason of such occup	or successors in interest	t, to pay to Mortgagee all ren	its, delay rents, royalties or inco	me that may be di
d discharged from the p	roceeds of the Loan Agreement by such liens on the portions of	hereby secured, and ever	n though said prior liens hav	e been released of record, the re	epayment of said I
trument or of said Loa	n Agreement Mortgagee is give ly and severally liable for fulfill	en any option, such op	tion may be exercised when	the right accrues, or at any ti	me thereafter, (5)
d be binding upon the he	irs, executors, administrators, su eement secured hereby to the cor	ccessors, grantees, lessee	es and assigns of the parties he	reto, respectively, (6) Notwithst	anding anything in
ligation of payment, exe	cept to the extent that the same non for injury to, or taking of, a	nav be legally enforceabl	le: and any provision to the co	ontrary shall be of no force or el	ffect. (7) Any awa
eived, as above provide ereon when due or if the	d for insurance loss proceeds. () re shall be a failure on the part	 In case default shall to Mortgagor to comply 	be made in the payment of a with any covenant, condition	iny installment of said Loan Agon or provision of this Mortgag	greement or of int
mitting the principal ba an Agreement and the w	lance of any prior lien to increas hole indebtedness, less unearned	e above the principal ba charges if any, secured by	lance of such lien existing at by this Mortgge, including all	the time of the making of this N payments for taxes, assessments	Aortgage, then the
l liens, as herein specific I become due and payab	d shall, at the option of Mortgag le at once, or at any time thereaf	ce and without notice to ter at Mortgagee's option	Mortgagor (such notice bein) n, by foreclosure or otherwise	g hereby expressly waived), be do In the event of such default, M	cemed to have mai fortgagor agrees to
ortgagee's reasonable at	torney's fees and/or foreclosure provisions of the Indiana Unit	e costs actually incurred	i, except to the extent that t	he payment of such itmes by t	he Mortgagor sha
ATEOFININAX /	LINOCS	ss: [1	OF MODECACE AHNO	1 1002
UNTY OF COO)			OF MORTGAGE <u>JUNE</u> F, said Mortgagor(s) hereunto	•
thisf day of	d, a Notary Public in and for sai	d County and State, 9:2-personally	day and year first above		ser nana ana sea
<i>[4</i>	E. Nahirne		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	$\sigma \sim 10^{\circ}$	
peared <u>Laun A</u> I acknowledged the exec	rution of the above and foregoing	ig morigage.	Daura 5	1 January	4 (Si
peared CONA I acknowledged the executes my/Signature and S	Seal	Commission Expers,	MORTGAGOR, BORRO	WER (ahurne	

13-0552 (REV. 8-89) IN