REAL ESTATE	ACCOUNT NUMBER		1	MORTGAGEE: AVCO FINANCIAL SERVICES
MORTGAGOR(S)	697907947			OF INDIANAPOLIS, INC.
Last Name	First	Initial	Spouse's Name	LIDUAS S. A PLETERY
NIGHTINGALE	MICHAEL		KAREN NIGHTINGALE	CLEWDED, DI GOY25 INDIANA
WITNESSETH; that Mortgag	or(s), mortgage and warr , State of l		e, the following described Real list	are in the County of LARE
see: exhibit -a .a. 93018430	TTACHED			STATE OF FILES
MORTGAGOR' ALSO' ASSI	GNS TO MORTGAGEE	ALL RENTS.	issues and profits of said premises	ngs, shades, storm sash and blinds, and heatings lighting herewith, all of which for the popose of this night has retaining to the property above exercised; all distributes and use the same; with a large electronic remaining free the same without regard dequacy of any security force the same without regard dequacy of any security
for the indebtedness hereby !	secured by any lawful mea	ans.		erein; (2) Payment of the principal sum with interest, a
MARCH 19,199	3i herewith e	xecuted by	Morteagor and payable to th	(hereinafter referred to as "Loan Agreement"), date e_order_of Mortgagee, in the principal sum o
\$ 12000 37 an	d having the date of its	final payment	due on MARCH 24, 1998 /	or as extended, deferred or rescheduled be loaned by Mortgagee to Mortgagor in a maximum sur
of \$ N/A ; interest thereon, where the extension of said Loan Agre	(4) The payment of an amounts are advanced to sement, or any other agree	y money that protect the se- ement to pay	may be advanced by the Mortgage curity or in accordance with the co- which may be substituted therefor.	e to Mortgagor for any reason or to third parties, wit renants of this Mortgage; (5) Any renewal, refinancing c (6) Any sums expended by mortgagee for attorney's fer
All-nayments made by Mort	gapor on the obligation s	arenrod by this	under the provisions of this mortga Mortgage shall be applied in the fol	lowing order:
and avenuese aread to be n	aid by the Mortgagor. ient of interest due on sa		cument is	emises, insurance premiums, repairs, and all other charge
TO PROTECT THE SECUI	RITY HEREOF, MORTO	AGOR(S) AGI	REES: (1) To keep said premises instruments and to keep the policies there	red for the protection of Mortgagee in such manner; in suctor, properly endorsed; on deposit with Mortgagee; and the
loss proceeds (less expenses of	of collection) shall, at Mo	cigagee's ontion that have been	be applied on said indebtedness, who may be levied or assessed within the	ether affe or not, or to the restoration of said improvements
upon the Loan Agreement of Mortgagee ten days before the	r debt secured hereby, or a he day fixed by law for the	pon the interest e first interest o	of Mortgagee in said premises of in a	ald Loan Agreement or said debt, and procure and deliver al receipt of the proper officer showing payment of all su , if any and upon demand of Mortgagee to pay and procu
release of any lien which in a	ny way may impair the sec	arity of this Mo or lienholder to	rtgage. (4) To pay when due any price permit the principal balance of such	r lien or Mortgage on the premises and, notwithstanding a prior fien to increase, not to permit the principal balance
such prior lien to increase ab	ove the balance existing at agraphs (1), (2), (3) or (4)	the time of the labove. Morti	naking of this Mortgage until this Me tagee, at its option (whether electing	origage shall have been paid in full. (5) In the event of defau to declare the whole indebtedness hereby secured due an
determining the validity ther	eof (unless Mortgagor(s)	have instituted	proper legal proceedings to test the v	arges therefor; (b) pay all said taxes and assessments without alidity of such taxes or assessments and have deposited with the time of payment at the highest re-
allowed by law, shall be deen	med a part of the indebted improvements now or her	iness secured by eafter erected in	this Mortgage and shall be immedia good condition and repair, not to con	tely due and payable by Mortgagor(s) to Mortgagee. (6) in mitter any waste or any use of said premises contra
to restrictions of record or c	ontrary to laws, ordinance ortgages to enter at all rea	es or regulation sonable times for	s of proper public authority, not to for the purpose of inspecting the premi	emodel the improvements except with the written consent ses. (7) That they will pay, promptly and without relief fro d Loan Agreement and this Mortgage. (8) That the time
payment of the indebtedness	s hereby secured, or of an	y portion thered ing or affecting	of, may be extended or renewed, and the personal liability of any person or	any portions of the premises herein described may, without corporation for the payment of said indebtedness or the lie
of this instrument upon the r	emainder of said premises	, for the full am	ount of said indebtedoess then remain	ing unpaid. (9) No change in the ownership of said premis the undersigned is a married person, he/she represents an benefit and that he/she has not executed the same as sure
for another, but that he/she	e is the Borrower hereund	ler.		
may be secured hereby as the	e same may hereafter bewo	ome due, upon c	ommencement of any proceeding to	coan Agreement or on any other advance or obligation whi enforce or foreclose this Mortgage, or at any time thereaf
regard to the solvency or in-	solvency of nersons liable	for the payme	nt of the indebtedness hereby secure	to Mortgagor(s) or any person claiming under them, without, without regard to the then value of the premises and tredemption, to the immediate appointment of a receiver with
poer to take possession of sa	iid premises, to collect all recurity, (2) As additional	rentals and prof security for the	its thereof and to hold and apply the repayment of the indebtedness hereb	receipts as the court may order for the benefit of Mortgage all the
right, title and interest in and	d to any existing leases and eals of said leases, and all	d all future lease Lrents, royaltie	s, including any oil, gas or mineral lo	ases covering all or any part of the premises herein describe, and Mortgagee is hereby granted the right, in the event
instruct the lessee under any	such lease, or his or its as	ssions or success	ors in interest, to pay to Mortgagee	es, income and profits. Mortgagor(s) hereby authorize a all rents, delay rents, royalties or income that may be due lien of any and all prior encumbrances, liens or charges parts.
and discharged from the pro	oceeds of the Loan Agrees	ment hereby sec ns of said premi	ured, and even though said prior her ses affected thereby to the extent of s	is have been released of record, the repayment of said Lo ich payments, respectively, (4) Whenever by the terms of the
instrument or of said Loan	i Agreement Mortgagee i v and severally liable for f	s given any op julfillment of th	tion, such option may be exercised eir covenants and agreements herein	when the right accrues, or at any time thereafter. (5)'/contained, and all provisions of this Mortgage shall inure ties hereto, respectively. (6) Notwithstanding anything in the contained of th
Mortgage or the Loan Agree obligation of payment, execution	ement secured hereby to the ent to the extent that the sa	he contrary, nei ame may be lega	ther this Mortgage nor said Loan Ag div enforceable: and any provision to	the contrary shall be of no force or effect. (7) Any award
damages under condemnation	on for injury to, or taking for insurance loss procee	of, any part of eds. (8) In case	all of said property is hereby assigned default shall be made in the paymen	i to Mortgagee with authority to apply of release the mone
nermitting the principal bala	ince of any prior lien to it	icrease above th	e principal balance of such lien exist	ondition or provision of this Mortgage, including causing ing at the time of the making of this Mortgage, then the sa- ing all payments for taxes, assessments, insurance premiun
and liens, as herein specified	shall; at the option of Mo	origagee and wit	hout notice to Mortgagor (such notice and the forest of th	e being hereby expressly waived), be deemed to have maturearing an the event of such default. Mortgagor agrees to be
Mortgagee's reasonable atte prohibited or limited by the	orney's fees and/or force provisions of the Indiana	losure (935, 47 i Uniform Con	mREAGNYGGGHVE. Indik benkh saaar whe ean	that the payment of such itmes by the Mortgagor shall
		: RIC	CHARD A. CHERIVICH	v
STATE OF ANNALY TOURTY OF ALCOHOL	LINOISU	NOTA My C	RY PUBLIC STATE OF ICEM 48 ommusion Ex, iros July 14, 1996 i	ATT OF MORTGAGL MARCH 197 1993
Before me, the undersigned, on this	a Notary Public in and f	or said County	and State. IN WITNESS WIT	ERECH, said Mortgagor(s) nervunto sei nana and sear
	Vichtingale AN	D Kace	Nightinger Michael	7-7-1
			MORTGAGOR, E	ORROWER
Vitness my Signature and Se	'ai	My Commissio	2	NIGHTINGALE

13-0552 (REV 8-89) IN

BEING A PARCEL OF LAND LYING IN THE SOUTHWEST QUARTER OF SECTION 10, TOWNSHIP 36 NORTH, RANGE 9 WEST OF THE SECOND PRINCIPAL MERIDIAN, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHEAST CORNER OF THE SOUTHWEST QUARTER OF SAID SAID SECTION 10, THENCE SOUTH 0 DEGREES 05 MINUTES 52 SECONDS EAST, ALONG THE EAST LINE OF THE SOUTHWEST QUARTER OF SAID SECTION 10, SAID LINE ALSO; BEING THE CENTERLINE OF GRAND AVE., A DISTANCE OF 1321.97 FEET; THENCE NORTH 89 DEGREES 16 MINUTES 12 SECONDS WEST, A DISTANCE OF 240.00 FEET; THENCE NORTH 0 DEGREES 43 MINUTES 48 SECONDS EAST, A DISTANCE OF 31.00 FEET; THENCE NORTH 0 DEGREES 43 MINUTES 48 SECONDS EAST, A DISTANCE OF 27.58 FEET; THENCE SOUTH 89 DEGREES 16 MINUTES 12 SECONDS EAST, A DISTANCE OF 27.58 FEET; THENCE SOUTH 89 DEGREES 16 MINUTES 18 SECONDS EAST, A DISTANCE OF 31.00 FEET; THENCE SOUTH 89 DEGREES 16 MINUTES 18 SECONDS EAST, A DISTANCE OF 31.00 FEET; THENCE SOUTH 00 DEGREES 43 MINUTES 48 SECONDS WEST, A DISTANCE OF 31.00 FEET; THENCE SOUTH 00 DEGREES 43 MINUTES 48 SECONDS WEST, A DISTANCE OF 27.58 FEET; TO THE PLACE OF BEGINNING, ALL IN THE CITY OF HAMMOND, LAKE COUNTY, INDIANA.

