93019330	MORTGAGE ACCOUNT NUMBER		MORTGAGFF AVCO FINANCIAL SERVICES
MORIGAGOR(S)	647907336		
Last Name	First Init		OF INDIANAPOLIS, INC. 101 N MAIN ST (PO BOX 255)
WHITTAKER, ROBER	T-E	EDITH E	CROWN POINT INDIAN
WITNESSETH, that Mortga	· ·	to Morteagoe, the following described	
LIK21 MODILION L	(8) AND THE SOUTH	10 FEET OF LOT SEVEN (PLAT THEREOF, RECORDED	(CEPT THE SOUTH 8 FEET THEREOF, (7), BLOCK 15, JOE R LANE'S IN PLAT BOOK 2 PAGE 71, IN THE
together with all buildings plumbing, gas, electric, ven shall be deemed fixtures ar referred to hereinafter as th	and improvements now or he tilating, refrigerating and air-s id subject to the hen hereot, e "premises"	reafter erected thereon and all seree onditioning equipment used in conn- and the hereditaments and apporter	16406 ns, awnings, shades, storm sash and blinds, and heating, lighting ection therewith, all of which, for the purpose of this mortgage names pertaining to the property above described, all of which
without taking possession o continuance of such default	f the premises, during continu	ance of default hereunder, or to appl	premises, reserving the right to collect and use the same, with twaratist any deficiency remaining after foreclosure sale and duri- ct and enforce the same without regard to adequacy of any securi-
		• •	itained herein, (2) Payment of the principal sum with interest, and Note (hereinatter referred to as "Loan Agreement") date
3-26-93	herewith execu	ted by Mortgagor and payable	to the order of Mortgagee, in the principal sum of
interest thereon, where the	amounts are advanced to proteement, or any other agreement	tect the security or in accordance with no pay which may be substituted t	or as extended, deferred or rescheduled be realter be loaned by Mortgagee to Mortgagor in a maximum su Mortgagee to Mortgagor for any reason or to third parties, with the covenants of this Mortgage; (5) Any renewal, refinancing cherefor. (6) Any sums expended by mortgagee for attorney's feature grand or the Loan Agreement.
FIRST: To the payme and expenses agreed to be a SFCOND: To the paym	nt of taxes and assessments floaid by the Mortgagor. nent of interest due on and la	od by this Mortgage shall be applied a nat may be levell and assessed agains on.	n the following order: and premises, insurance premiums, repairs, and all other charge
THIRD: To the payme TO PROTECT THE SECU	nt of principal. RITY HEREOF, MORTGAGO	OTORRICION DE LA COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DE LA COMPANIO DE LA COMPANIO DE LA COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMPANIO DEL COMPANIO DE LA COMPANIO DEL COMP	nises insured for the protection of Mortgagee in such manner, in su
amounts, and in such compa	nies as Mortgagee may from tin of collection) shall at Moregae	ne to time approve, and to keep the police of online the police of online the police of the police o	cies therefor, properly endorsed, on deposit with Mortgagee; and the
(2) Fo pay all taxes and spec- upon the Loan Agreement o	ial assessments of any kind that r debt segured hereby, or upont	have been or may be levied or assessed the interest of Mandagee in said perm	within the State of Indiana boon said premises, or any part thereof,
Mortgagee ten days before t taxes and assessments. (3) T	he day fixed by law for the first o keep said premises free from	t interest or penalty to accrue thereon, all prior liens except the existing first?	the official receipt of the proper officer showing payment of all su Mortgage, if any and upon demand of Mortgagee to pay and proce
release of any lien which in a	ny way may impair the security	of this Mortgage, (4) To pay when due	any prior lien or Mortgage on the premises and, not withstanding a
such prior lien to increase ab	ove the balance existing at the ti	ime of the making of this Mortgage unt	If this Mortgage shall have been paid in full, (5) In the event of deta- electing to declare the whole indebtedness hereby secured due a
collectible or not), may (a) e	ffect the insurance above provide	ded for and pay the reasonable premiun	as and charges therefor; (b) pay all said taxes and assessments with
Mortgagee security therefor	acceptable to it); and (c) pay	such liens and all such disbursements,	est the validity of such taxes or assessments and have deposited w with interest thereon from the time of payment at the highest r
keep the buildings and other	improvements now or hereafter	rerected in good condition and repair, i	immediately due and payable by Mortgagor(s) to Mortgagee. (6) not to commit or suffer any waste or any use of said premises contri
Mortgagee, and to permit M	ortgaged to enter at all reasonal	hie times for the nurnose of inspecting t	not to remodel the improvements except with the written consent the premises. (7) That they will pay, promptly and without relief fro
valuation or appraisement la	aws, the indebtedness hereby so hereby secured, or of any por	cured, in full compliance with the terr	ms of said Loan Agreement and this Mortgage, (8) That the time
notice, be released from the	lien hereof, without releasing or	affecting the personal liability of any p	ms of said Loan Agreement and this Mortgage. (8) That the time wed, and any portions of the premises herein described may, with person or corporation for the payment of said indebtedness or the li- en remaining unpaid, (9) No change in the ownership of said premi-
shall release, reduce or other	wise affect any such personal i	lability or the Hen hereby created. (10)	If any of the undersigned is a married person, he/she represents a e use and benefit and that he/she has not executed the same as sur
	is the Borrower hereunder.		e disc and venera and man her such has not executed the same as sur
IT IS MUTUALLY AGREE	DTHAT: (1) If the Mortgagor	shall fial or neglect to pay installments	on said Loan Agreement or on any other advance or obligation wh
until expiration of the period	l of rede mption, Mortgagee\ha	If he entitled as a matter of right, withou	eding to enforce or foreclose this Mortgage, or at any time thereal it notice to Mortgagor(s) or any person claiming under them, with
adequacy of the security, and	I whether or not the same shall	then be occupied by the owner of the e	ny secured, without regard to the then value of the premises and quity of redemption, to the immediate appointment of a receiver w
and the maintenance of the s	ecurity, (2) As additional secur	ity for the repayment of the indebtedne	upply the receipts as the court may order for the benefit of Mortga ess hereby secured, Mortgagor(s) hereby assign to Mortgagee all th
and any extensions or renev	als of said leases, and all rent	 royalties, issues, income and profits 	nineral leases covering all or any part of the premises herein describ thereof, and Mortgagee is hereby granted the right, in the event
			ties, issues, income and profits. Mortgagor(s) hereby authorize a ortgagee all rents, delay rents, royalties or income that may be due
become due under any such l	ease or by reason of such occup	pancy. (3) Mortgagee shall be subrogat	ed to the lien of any and all prior encumbrances, liens or charges p prior liens have been released of record, the repayment of said Le
Agreement shall be secured b	y such liens on the portions of	said premises affected thereby to the ex-	tent of such payments, respectively. (4) Whenever by the terms of taxereised when the right accrues, or at any time thereafter. (5)
Mortgagor(s) shall be jointly	y and severally liable for fulfilli	ment of their covenants and agreement	is herein contained, and all provisions of this Mortgage shall inure
Mortgage or the Loan Agree	ment secured hereby to the cor	ntrary, neither this Mortgage nor said I	f the parties hereto, respectively. (6) Notwithstanding anything in t Loan Agreement shall be deemed to impose on the Mortgagor(s) a
damages under condemnation	n for injury to, or taking of, at	ny part of all of said property is hereby	vision to the contrary shall be of no force or effect. (7) Any award assigned to Mortgagee with authority to apply or release the mon
received, as above provided	for insurance loss proceeds. ()	8) In case default shall be made in the	epayment of any installment of said Loan Agreement or of inter enant, condition or provision of this Mortgage, including egosing
permitting the principal bala	nce of any prior lien to increas	e above the principal balance of such I	ien existing at the time of the making of this Mortgage, there he see, including all payments for taxes, as essuantly, insurance proming
and liens, as herein specified	shall, at the option of Mortgag	ce and without notice to Mortgagor (su	ich notice being hereby expressly \$\hat{y}\displayed), bedeemed to fiave matu re or otherwise. In the event of sugnificantly, Mortgagor aggees to j
Mortgagee's reasonable atto	provisions of the Indiana Unit	e costs actually incurred, except to th	e extent that the payment of such times by the Mortgagor shall
promoted of antice by the	provisions of the fidiana One	form Consumer Cream Code.	2
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THE ARCH AND CALL BALLAL A AREA	},	s:	DATE OF MORTGAGE
			SS WHEREOF, said Mortgagorys) hereunt of hand and scal
COUNTY OF LAKE Before me, the undersigned,	a Notary Public in and for said MARCH 19	_ •	SS WHEREOF, said Mortgagoris) hereinth sat hand and seal artirst above written.
Before me, the undersigned, on this 26TH day of	MARCH 19	93 personally day and ye	, , , , , , , , , , , , , , , , , , ,
COUNTY OF LAKE Before me, the undersigned, on this 26TH day of appeared ROBERT E and acknowledged the execution	MARCH 19 B EDITH E WHITTAKE tion of the above and foregoin	Page Montgage.	
COUNTY OF LAKE Before me, the undersigned, on this 26TH day of	MARCH 19 B EDITH E WHITTAKE tion of the above and foregoin	93 personally day and ye	er first above written.

Mill Harry