** -	MORTGAGE 930		30 4595) 4 -	MORTGAGEE: AVCO FINANCIAL SERVICES: OF INDIANAPOLIS, INC.	
ORTGAGOR(S):			1			
JOHNSON	CLIFTON	Initial	Spous	's Name	101N MAIN ST. (PO BOX 2	
	gagor(s), mortgage and w	arrant to Mo		llowing described Real Estate in		INDI
	, State	of Indiana, to	wit:		ec. <u></u>	s
	SEE E	XHIBIT	۸.			STATE OF INDI-
MORE	COMMONLY KNOWN	AS: 28	11 E 10TH	ST HOBART IN 46342	E 2	OF IX
gether, with: all! buildin umbing, gas, electric, i	gs and improvements no centilating, refrigerating a	w, or, hereaft ind air-condi	er erected the	con and all screens, awnings, si	lades, storm sass and hings, and heating	S. MAI
ferred to hereinafter as	the "premises"	nereas, and	the meteritan	ents and appurtenances pertaini	ig to the property beave described, all o	at whi
nunuance of Such defa	uit authonzing mortgage	s to enter un	of default her on said premis	eunder, or to apply against any d es and/or to collect and enforce	rving the right to could and use the san efficiency remaining after foodosure sale the same without regard to adequacy of a	nelly and c ny se
rithe indebtedness here	by secured by any lawful	means.			(2) Payment of the principal sum with i	•
	with the terms and p	provisions of	f a Loan∈Ag	eement/Promissory Note (herei	nafter referred®to as "Loan-Agreemen ler, of Mortgagee, in the principal	it"):
7065.15).	and having the date of	its final pay	ment due on with interest if	7-13-97 hereon, as may be reafter be loss	et. of Morigagee, in the principal icd-by: Morigagee to Morigagor in a max	sur ieduk
crest thereon, where t	; (4) The payment of he amounts are advanced	anyamoney to protect t	that may be he security or	advanced! by∡the Mortgagee≠to! I in accordance with the covenant	dortgagor for any reason or to third pa	irties,
l/or foreclosure expens	es which are chargeable	lo the mortg	pay which ma agor under the	broxisious of this mortgage and	ly sums expended by mortgagee for affo. for the Loan Agreement,	rncy'
payments made by M FIRST: To the pay	ortgagor on the obligation mentrof taxes and assessing paid by the Mortgagor.	n secured by nents that m	this Mortgage ay the levied a	shall be applied in the following in assessed against said premises	order: insurance premiums, repairs,:andfailfoth	ier ch
SECOND: To the partition of the partitio	syment of interest due or	saidilòan.	ocui	nent is		
					the protection of Mortgagee in such many protect endorsed, on deposit with Mortgage	
To pay all taxes and so	ecial assessments of any k	nd that have	been or may be	e on sale inventedness, whether of	the or not; or to the restoration of said imp	prove
ortgagee ten days befor tes and assessments (3)	e the day fixed by law for To keep said premises fro	the first interese from all pr	est or penalty of its liens excent	o acerue thereon, the official rece the existing first Mortgage, if any	in Agreement or said debt; and procure and ipt of the proper officer showing payment and upon demand of Mortgages to pay a	d del
ht or option granted by	n any way may impair the Lany prior lien or by any	security of the	is Mortgage, (4) ler to permit th) To pay when due any prior lien of principal balance of such prior l	r Mortgage on the premises and, notwithst	andi
Mortgagor(s) under p	aragraphs (1), (2), (3) or	. (4) above, 1 e provided fo	Mortgagee, at i	is option (whether electing to dec	shall have been paid in full; (5) In the even lare the whole indebtedness hereby secure regefor; (b) pay all said taxes and assessme	ed di
termining the validity to	nereor (unless mortgagor) for acceptable to ith and	s) have institu (c) pay such:	ited proper leg liens and all si	al proceedings to test the validity	of such taxes or assessments and have depinered from the time of payment at the he and payable by Mortgagor(s) to Mortga	osite
epine buildings and off restrictions of record o	r contrary to laws, ordina	nces or regula	ed in good con stions of prope	dition and repair, not to commit o	r suffer any waste or any use of said premis	es co
origagee, and to permit lustion or appraisemen	Mortgagee to enter at all a	easonable tin	ies for the purp	ose of inspecting the premises. (7)	That they will pay, promptly and without	relie
inis instrument upon tr	ie remainder of salo premi	ses for the fill		d indebredness then remaining un	ritions of the premises herein described ma ation for the payment of said indebtedness paid! (9) No change in the ownership of sai	I-1
n i anna mar ma man am	ent has been executed in h she is the Borrower hereu	12) HEL DEHRII	y or the Hen he and for his/h	reby created. (10) If any of the urer sole and separate use and benefit	dersigned is a married person; he/she repit and that he/she has not executed the sam	resen ne as
v.ne secured nereny as	THE CAME MOV bereatter be	NOTE MALES AND ADDRESS OF	On commence	sent of any arosenting to agree	/ greement or on any other advance or oblige or foreclose this Mortgage, or at any time	- 41
ill expiration of the peri	od of redemption, Moriga	igee shall be e	ntitled as a nig	er of tight; without notice to Mor	Igagor(s) or any person claiming under the	m, w
er to take possession of	said premises, to collect a	ic snail then i	pe occupied by profits thereof	the owner of the equity of redemp	tion, to the immediate appointment of a re s as the court may order for the benefit of ed, Mortgagor(s) hereby assign to Mortgag	CCEIV
nt, title and interest in a 1 any extensions or ren	ind to any existing leases a ewals of said leases, and	ınd'all future ali rents, rov	leases, includir alties, issues vi	g any oil, gas or mineral leases concome and profits thereof, and M	vering all or any part of the premises hereighted	n des
truct the lessee under a come due under any suc	ny such lease, or his or its h lease or by reason of suc	assigns or su h occupancy	ccessors in into	rest, to pay to Mortgagee all rent shall be subrogated to the lien of	ome and profits. Mortgagor(s) hereby aut s, delay rents, royalties or income that ma any and all prior encumbrances, liens or cl	y be
reement shall be secured	proceeds of the Loan Agre d by such liens on the port	ement hereb	y secured, and remises affected	even though said prior liens have I thereby to the extent of such pay	been released of record, the repayment of ments, respectively. (4) Whenever by the te he right accrues, or at any time thereaft	f said erms
origagor(s) shall be join if be binding upon the h	itly and severally liable for eirs, executors, administra	r fulfillment (tors, successo	of their covena ors, grantees, le	nts and agreements herein contain sees and assigns of the parties her	ed, and all provisions of this Mortgage she to, respectively, (6) Notwithstanding any	all ir
ligation of payment, exc	ecept to the extent that the	same may be	: legally enforce	able: and any provision to the con	t shall be deemed to impose on the Mortge atrary shall be of no force or effect. (7) An rtgagee with authority to apply or release t	างกพ
eived, as above provide reon when due or if the	ed for insurance loss proc ere shall be a failure on th	reeds, (8):In a ne part of Mo	case default shortgagor to con	all be made in the payment of an only with any covenant, condition	y installment of said Loan Agreement or provision of this Mortgage, including	of
an Agreement and the v	rhole indebtedness, less un	earned charg	es if anv. secur	ed by this Mortage, including all r	ne time of the making of this Mortgage, the ayments for taxes, assessments, insurance hereby expressly waived), be deemed to ha	pren
i become due and payal ortgagee's reasonable a	ole at once, or at any time ttorney's fees and/or for	thereafter at l eclosure_cost	Mortgagee's or s actually incu	tion, by foreclosure or otherwise. rred, except to the extent that th	In the event of such default, Mortgagor age payment of such itmes by the Mortgag	rees
motted or minted by ti	ne provisions of the India	na Unitorm	Consumer: Cree	in Code.		
ATE OF INDIANA,		} ss:		DATE:	of mortgage 7-13-93	
UNTY: OF LAKE	d, a Notary Public in and	for said Cou	nty and State.	I i	said Mortgagor(s) hereunto set hand a	nd se
this 13TH day of _			personally	day and year first above w	: Al 1714	
eared CLIFTON	E JOHNSON			1-1		
acknowledged the exe yess my Signature and	cution of the above and for		igage. Ission Expires,	MORTGAGOR, BORROS	ER	/5

ORIGINAL

13-0552 (REV. 8-89) IN

EXHIBIT A

PART, OF THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF SECTION 4, TOWNSHIP 35 NORTH, RANGE 7 WEST OF THE SECOND PRINCIPAL MERIDIAN, IN LAKE COUNTY, INDIANA, DESCRIBED AS FOLLOWS, TO-WIT: BEGINNING AT THE NORTHWEST CORNER THEREOF, THENCE SOUTH ALONG THE WEST LINE 242 FEET; THENCE EAST PARALLEL TO THE NORTH LINE THEREOF 95 FEET; THENCE NORTH LINE THEREOF 95 FEET; THENCE WEST ALONG SAID NORTH LINE THEREOF 95 FEET TO THE PLACE OF BEGINNING; EXCEPTING THAT PART TAKEN FOR EAST TENTH STREET.

