S MORTGAGE CONTAINS PROVISIONS FOR FUTURE ADVANCES AND CURES INDEBTEDNESS UNDER A CREDIT AGREEMENT WHICH PROVIDES A A REVOLVING LINE OF CREDIT AND A VARIABLE RATE OF INTEREST.	prepared by Chris Franks	MORTGAGEE: AVCO FINANCIAL SERVICES
RTGAGOR(S):	7523770	OF INDIANAPOLIS, INC.
ost Name 94019348 First Initial Outll Herbert J	Spouse's Name Dolores	PO Box 255 Crown Point
TNESSETII, that Mortgagor(s), mortgage and warrant to Mortgage		· · · · · · · · · · · · · · · · · · ·
Lake, State of Indiana, to wit		
	he South 1026.15 feet of th 1, Township 33 North, Range Indiana.	
gether with all buildings and improvements now or hereafter er umbing, gas, electric, ventilating, refrigerating and air conditionin all be deemed fixtures and subject to the lien hereof, and the ferred to hereinafter as the "premises".	ng equipment used in connection therewith hereditaments and appurtenances pertaining	, all of which, for the purpose of this mort to the property above described, all of whi
ORTGAGOR ALSO ASSIGNS TO MORTGAGEL ALL RENTS thout taking possession of the premises, during continuance of dintinuance of such default authorizing Mortgagee to enter upon sir the indebtedness hereby secured by any lawful means.	efault hereunder, or to apply against any def aid premises and/or to collect and enforce th	Telency remaining after foreclosure sale and d e same without regard to adequacy of any sec
OR THE PURPOSE OF SECURING: (1) Performance of each agree of all additional advances with interest, as provided in accordance	ement of Mortgagor contained herein; (2) A li e with the terms and provisions of a Revolvi	ine of credit in the amount of \$ 20,000 ng Loan Agreement/Promissory Note (herei
ferred to 95 "Loan Agreement") dated 3-9-94 Initial advance of \$.16409.39 (3) Paymer	herewith executed by Mort	tgagor and payable to the order of Mortgagee
ortgagor and this Mortgage shall at no time secure more than the	sum of \$ 20.000 (4)	The payment of any money that may be adv
the Mortgagee to Mortgagor for any reason or to third parties, ith the covenants of this Mortgage, (5) Any renewal, refinancing	or extension of said Loan Agreement, or any	other agreement to pay which may be subst
erefor. (6) Any sums expended by mortgagee for attorney's fee is mortgage and/or the Loan Agreement.	<u> </u>	
payments made by Mortgagor on the obligation secured by this FIRST: To the payment of taxes and assessments that may be	e levied and assessed against said premises, in	order nsurance premiums, recors, and all other ch
d expenses agreed to be paid by the Mortgagor. SFCOND: To the payment of interest due on said loan. THIRD: To the payment of principal.	cument 18	2 = 1
D PROTECT THE SECURITY HEREOF, MORTGAGOR(S) AGI	REES: (1) To keep said premises insured for the	he protection of Mergagee in such manner, in
nounts, and in such companies as Mortgagee may from time to time as ss proceeds (less expenses of collection) shall, at Mortgagee's option) To pay all taxes and special assessments of any kind that have been	i, be applied on said indebtedness, whether dis	e or not, or to the itstoration of said improve
on the Loan Agreement or debt secured hereby, or upon the interest ortgagee ten days before the day fixed by law for the first interest o	of Mortgagee in said premises or in said Loan	Agreement or said tiebt, and procure and deli
kes and assessments. (3) To keep said premises free from all prior li	ens except the existing first Mortgage, if any a	ind upon demand of Mortgagee to pay and pr
ease of any lien which in any way may <mark>impair the security of this Mo</mark> ht or option granted by any prior lien or by any prior lienholder to the prior lien to increase above the balance existing at the time of the	making of this Morigage until this Morigage sh	iall have been paid in full. (5) In the event of d
Mortgagor(s) under paragraphs (1), (2), (3) or (4) above, Mortg llectible or not), may (a) effect the insurance above provided for and	d pay the reasonable premiums and charges the	refor; (b) pay all said taxes and assessments w
termining the validity thereof (unless Mortgagor(s) have instituted ortgagee security therefor acceptable to it); and (c) pay such liens	and all such disbursements, with interest the	reon from the time of payment at the highes
owed by law, shall be deemed a part of the indebtedness secured by ep the buildings and other improvements now or hereafter erected in	good condition and repair, not to commit or s	uffer any waste or any use of said premises con
restrictions of record or contrary to laws, ordinances or regulation ortgagee, and to permit Mortgagee to enter at all reasonable times follution or appraisement laws, the indebtedness hereby secured, in	or the purpose of inspecting the premises. (7) T	hat they will pay, promptly and without relief
yment of the indebtedness hereby secured, or of any portion therevice, be released from the lien hereof, without releasing or affecting	of, may be extended or renewed, and any port	ions of the premises herein described may, w
this instrument upon the remainder of said premises for the full am all release, reduce or otherwise affect any such personal liability or	ount of said indebtedness then remaining unpa	id. (9) No change in the ownership of said pre
trrants that this instrument has been executed in his/her behalf, and r another, but that he/she is the Borrower hereunder.	for his/her sole and separate use and benefit	and that he/she has not executed the same as
IS MUTUALLY AGREED THAT: (1) If the Mortgagor shall fail o		
y be secured hereby as the same may hereafter become due, upon a il expiration of the period of redemption, Mortgagee shall be entitled.	ed as a mater of right, without notice to Mortg	agor(s) or any person claiming under them, w
ard to the solvency or insolvency of persons liable for the payme equacy of the security, and whether or not the same shall then be or wer to take possession of said premises, to collect all rentals and pro	cupied by the owner of the equity of redemption	on, to the immediate appointment of a receive
the maintenance of the security, (2) As additional security for the ht, title and interest in and to any existing leases and all future lease	repayment of the indebtedness hereby secured	I, Mortgagor(s) hereby assign to Mortgagee al
I any extensions or renewals of said leases, and all rents, royalties ault, to enter and take possession of the Mortgaged premises and	s, issues, income and profits thereof, and Mo	ortgagee is hereby granted the right, in the ev
ruct the lessee under any such lease, or his or its assigns or success ome due under any such lease or by reason of such occupancy. (3)	sors in interest, to pay to Mortgagee all rents,	delay rents, royalties or income that may be o
I discharged from the proceeds of the Loan Agreement hereby sec reement shall be secured by such liens on the portions of said premise.	ses affected thereby to the extent of such paym	ents, respectively. (4) Whenever by the terms of
rument or of said Loan Agreement Mortgagee is given any op- rtgagor(s) shall be jointly and severally liable for fulfillment of th	eir covenants and agreements herein contained	d, and all provisions of this Mortgage shall in
I be binding upon the heirs, executors, administrators, successors, g rtgage or the Loan Agreement secured hereby to the contrary, neilingation of payment, except to the extent that the same may be lega	ther this Mortgage nor said Loan Agreement s	shall be deemed to impose on the Mortgagor(
nages under condemnation for injury to, or taking of, any part or eived, as above provided for insurance loss proceeds. (8) In case	all of said property is hereby assigned to Mort	gagee with authority to apply or release the m
reon when due or if there shall be a failure on the part of Mortga mitting the principal balance of any prior lien to increase above th	gor to comply with any covenant, condition of	or provision of this Mortgage, including caus
an Agrement and the whole indebtedness, less unearned charges if a diens, as herein specified shall, at the option of Mortgagee and wit	any, secured by this Mortgage, including all pa hout notice to Mortgagor (such notice being he	yments for taxes, assessments, insurance premereby expressly waived), be deemed to have ma
I become due and payable at once, or at any time thereafter at Mor ortgagee's reasonable attorney's fees and/or foreclosure costs act	tgagee's option, by foreclosure or othewise. In	the event of such default. Mortgagor agrees i
hibited or limited by the provisions of the Indiana Uniform Cons	sumer Credit Code.	
ATE OF INDIANA,		
UNTY OF Lake } ss:	DATE OF	F MORTGAGE 3-9-94
fore me, the undersigned, a Notary Public in and for said County this 10 day of March 19 94	. X3	said Mortgagor(s) hereunto set hand and se
	personally day and year just above wri	
peared Herbert 1, and Dolores E. Quill dacknowledged the execution of the above and foregoing mortgage	- WEATH	ls Dill
mess my Signature and Seal.	MORTGAGOR, BORRONE	(Sydenes (
	and the second s	
My Commissio	((), i, j)	Duil _ 1