THIS MORT	REAL ESTATE MORTGAGE HIS MORTGAGE CONTAINS PROVISIONS FOR FUTURE ADVANCES AND SECURES INDESTEDIES UNDER A CREDIT AGREEMENT WHICH PROVIDES This document preport of A REVOLVING LINE OF CREDIT AND A VARIABLE RATE OF INTEREST. ACCOUNT NUMBER Chr.				MORTGAGEE: Dared by AVCO FINANCIAL SERVICES	
MORTGA	GOR(S):	94027767	HAIE UP INTEREST.	ACCOUNT NUMBER Chris Franks	OF INDIANAPOLIS, INC.	
Last Nam DI	RAKE	First GERTRUDE	Initial T	Spouse's Name	PO Box 255	
			warrant to Morteage	e, the following described Real Estate in the C	County of	, INDIANA
L	ake		ite of Indiana, to wi		Southly of	
		SEE EXHIBI	T A		Alera 13 SAL	STATE OF
shall be d referred to	gas, electri éemed fixtu hereinafte	c, ventilating, refrigerating tres and subject to the lie r as the "premises".	g and air-conditioning the last the las	ected thereon and all screens, awnings, shad ng equipment used in connection therewith, hereditaments and appurtenances pertaining issues and profits of said premises, reserving	all of which, for the purpose of the to the property above described, a	his mortgage, Colowbich is
continuan	iking posses ee of such c	sion of the premises, durin	ig continuance of d gee to enter upon s	efault hereunder, or to apply against any defi aid premises and/or to collect and enforce the	ciency remaining after formalogues &	Da and during
FOR THE	PURPOSE	OF SECURING: (1) Performances with interest, as pro-	rmance of each agre- ovided in accordance	ement of Mortgagor contained herein; (2) A line with the terms and provisions of a Revolvin	ne of credit in the amount of \$5000 ng Loan Agreement/Promissory Not	00.00 e (hereinafter
	o:as "Loan advance of S	40 477 00		, herewith executed by Mort		
Mortgago	and this M	ortgage shall at no time so	cure more than the	sum of \$_50000.00 ;(4)	The payment of any money that may	y be advanced
with the cherefor.	covenants of (6) Any sui	this Mortgage; (5) Any re	enewal, refinancing	with interest thereon, where the amounts are or extension of said Loan Agreement, or any es and/or foreclosure expenses which are cha	other agreement to pay which may	be substituted.
All payme FIRS and expen SECO	nts made by T: To the ses agreed to OND: To the	y Mortgagor on the obligat	ssments that may b	Mortgage shall be applied in the following of elevied and assessed against said premises, in	rder: surance premiums, repairs, and alle	other charges
amounts.	and in such (companies as Mortgagee ma	y from time to time:	REES: (1) To keep said premises insured for that approve, and to keep the policies therefor, prop	erly endorsed; on denosit with Morto:	ageer and that
(2) To pay	eds (less exp	enses of collection) shall, a d special assessments of any	kind that have been	, be applied on said indebtedness, whether due or may be levied or assessed within the State of of Mortgagee in said premises or in said Loan	or not, or to the restoration of said i Indiana upon said premises, or any p	improvement. art thereof, or
Mortgage	e ten days be	fore the day fixed by law f	or the first interest o	r penalty to accrue thereon, the official receipt ens except the existing first Mortgage, if any a	of the proper officer showing payme	ent of all such
release of	any lien whi ption grante	ch in any way may impair th d by any prior lien or by an	ne security of this Mo	ortgage. (4) To pay when due any prior lien or No permit the principal balance of such prior lien	Mortgage on the premises and, notwith to increase, not to permit the principal to the princ	hstanding any pal balance of
such prior by Mortg	lien to incre agor(s) unde	ase above the balance existing paragraphs (1), (2), (3)	ng at the time of the or (4) above. Mort	making of this Mortgage until this Mortgage shi	al <mark>l have</mark> been paid in full. (5) In the every the whole indebtedness hereby see	ent of default
collectible determini	or not), ma ng the validi	y (a) effect the insurance ab ty thereof (unless Mortgago	ove provided for and or(s) have instituted	I pay the reasonable premiums and charges ther proper legal proceedings to test the validity of	efor; (b) pay all said taxes and assessi	ments without lenosited with
allowed by	y law, shall i	be deemed a part of the ind	ebtedness secured by	and all such disbursements, with interest there this Mortgage and shall be immediately due a	and payable by Mortgagor(s) to Mort	tgagee. (6) To
to restrict	ions of recor	d or contrary to laws, ordi	nances or regulation	good condition and repair, not to commit or st s of proper public authority, not to remodel th	e improvements except with the writt	ten consent of
valuation	or appraiser	nent laws, the indebtedness	hereby secured, in	or the purpose of inspecting the premises. (7) The full compliance with the terms of said Loan App., may be extended or renewed, and any portion.	greement and this Mortgage, (8) Th	at the time of
notice, be	released from	m the lien hereof, without re	eleasing or affecting	the personal liability of any person or corporate ount of said indebtedness then remaining unpai	ion for the payment of said indebtedr	ess or the lien
shall relea	se, reduce of	r otherwise affect any such	personal liability or	the lien hereby created. (10) If any of the under for his/her sole and separate use and benefit a	rsigned is a married person, he/she r	represents and
for anoth	er, but that	he/she is the Borrower her	eunder.			·
may be se	cured hereby	as the same may hereafter	become due, upon o	or neglect to pay installments on said Loan Agree commencement of any proceeding to enforce of	r foreclose this Mortgage, or at any t	ime thereafter
regard to	the solvency	or insolvency of persons l	liable for the payme	ed as a mater of right, without notice to Mortga nt of the indebtedness hereby secured, withou	t regard to the then value of the pre	mises and the
power to t	ake possessi	on of said premises, to colle	ect all rentals and pro	cupied by the owner of the equity of redemption of its thereof and to hold and apply the receipts to the receipt to the receipts to the receipt to the receipts to the receipt to	as the court may order for the benefit	of Mortgagee
right, title	and interest	in and to any existing lease	s and all future lease	repayment of the indebtedness hereby secured, is, including any oil, gas or mineral leases cover is, issues, income and profits thereof, and Mor	ring all or any part of the premises he	rein described
default, to	enter and	take possession of the Mor	tgaged premises and	I to collect such rents, royalties, issues, incomsors in interest, to pay to Mortgagee all rents, of	e and profits. Mortgagor(s) hereby	authorize and
become di	ie under any	such lease or by reason of	such occupancy. (3)	Mortgagee shall be subrogated to the lien of an ured, and even though said prior liens have be	y and all prior encumbrances, liens o	r charges paid
instrumen	t or of said	Loan Agreement Mortgag	gee is given any op	ses affected thereby to the extent of such payme tion, such option may be exercised when the	right accrues, or at any time there	eafter. (5) All
and be bin	ding upon th	ne heirs, executors, adminis	trators, successors, g	eir covenants and agreements herein contained rantees, lessees and assigns of the parties hereto	o, respectively, (6) Notwithstanding a	nything in this
obligation	of payment	, except to the extent that the	he same may be lega	ther this Mortgage nor said Loan Agreement's lly enforceable; and any provision to the contra	ary shall be of no force or effect. (7)	Any award of
received,	as above pro	ovided for insurance loss pr	roceeds. (8) In case	all of said property is hereby assigned to Morts default shall be made in the payment of any	installment of said Loan Agreement	or of interest
permitting	the principa	al balance of any prior lien	to increase above th	gor to comply with any covenant, condition o e principal balance of such lien existing at the my, secured by this Mortgage, including all pay	time of the making of this Mortgage	then the said
and liens,	as herein spo	cified shall, at the option o	f Mortgagee and wit	hout notice to Mortgagor (such notice being he tgagee's option, by foreclosure or othewise. In	reby expressly waived), be deemed to	have matured
Mortgage	e's reasonab	le attorney's fees and/or for the provisions of the Inc	foreclosure costs act	ually incurred, except to the extent that the	payment of such items by the Mort	gagor shall be
					A. A	
STATE O	INDIANA	,	} ss:	The state of the s	MORTOAGE 4-8-94	
COUNTY	OF Lake	Menddag Notary Public in a) 	DATE OF		
on this	; ine under	ignēdia Notary Public in a ir Sapri l	ind for said County 19 94	and State, IN WITNESS WHEREOF, a personally day and year lift appreciately	said Mortgagor(s) hereunto set han	a and sealithe کلہ
2.00				2/6 7 12 14	Duras	$\langle Z^{\lambda} \rangle$
apprazed and:aokno	GERTUDE	T DRAKE nka TEF		e	David	(SEAL)
Withessin	Signature	- Line -		MORTGAGOR SOCIETON	TERTRUDE T DRAKE	(SEAL)
Kin	w.CI.	Initial in	My Commissio	n expires,	TOPETRUDE T DRAKE	,at
NOTATE	#Velici	orri J. Jostes		T Lake MORTGAGOR, BORROWE	R	(SEAL)
13-6181 (F	EV. 8-89) IN	•		f Lake MORTGAGOR, BORROWE County	H	

ORIGINAL

EXHIBIT A

PART OF THE SOUTHWEST 1/4 OF SECTION 33, TOWNSHIP 35 NORTH, RANGE 8 WEST, OF THE 2ND PRINCIPAL MERIDIAN, IN LAKE COUNTY, INDIANA, DESCRIBED AS FOLLOWS: BEGINNING AT A POINT ON THE WEST LINE 621.85 FEET NORTH OF THE SOUTHWEST CORNER THEREOF; THENCE SOUTH 89 DEGREES 32' EAST 344.7 FEET, THENCE NORTH 87 DEGREES 39' WEST 344.98 FEET TO THE WEST LINE THEREOF; THENCE SOUTH ALONG THE WEST LINE 246.84 FEET TO THE PLACE OF BEGINNING.

