REAL ESTATE MORTGAGE THIS MORTGAGE CONTAINS PROVISIONS FOR FUTURE ADVANCES AND				MORTGAGEE			
FECURES INDESTEDNESS UNDER A CREDIT AGREEMENT WHICH PROVIDES FOR A REVOLVING LINE OF CREDIT AND A VARIABLE RATE OF INTEREST.			PREPARED BY CHRIS FRANKS ACCOUNT NUMBER		AVCO FINANCIAL SERVICES		
CARTGAGOK(8): Last Name	Firet	Initial	9428214 Spouse's Name		OF INDIANAPOLIS, INC.		
Wright FKA Horsley	Shirley	E			Crown Point	INDIAN	
VITNESSETH, that Mortgagor(s)	morlvage and warr	ant to Morteage	e, the following describes	d Real Estate in the C	Taka	, INDIAN	
	State 0	f Indiana, to wi					
	Block 1, El., Indiana.	mwood Par	k, as shown in	Plat Book 34	, page 2, Lake		
			ស្រុកស្រីស្រីការប្រិស សុស្សីពេលស្រែកស្រីក				
ogether with all buildings and i lumbing, gas, electric, ventilatin hall be deemed fixtures and so	ng, refrigerating and bject to the lien he	air-conditioni	ng equipment used in co	onnection therewith.	all of which, for the purpose	of this mortgan	
eferred to hereinafter as the "profORTGAGOR, ALSO ASSIGNS without taking possession of the ontinuance of such default auth	TO MORTGAGE!	intinuance of d	efault hereunder, or to s	ipply against any def	iciency remaining after foreclo-	sure sale and dur	
or the indebtedness hereby secur FOR THE PURPOSE OF SECUR	ed by any lawful mo ING: (1) Performar	eans. see of each agre	ement of Mortgagor cont	ained herein; (2) A li	ne of credit in the amount of \$	30400,00	
nd all additional advances with	interest, as provide	d in accordanc	e with the terms and pro	ivisions of a Revolvi	ng Loan Agreement/Promissor	A Mote (neterve	
eferred to as "Loan Agreement" in initial advance of \$14802	2.39				gagor and payable to the order ereon, as may hereafter be loan	28 July 10	
Mortgagor and this Mortgage sha	ll at no time secure	more than the	sum of \$ 30400.00	(4)	The payment of any money the	at may be advan	
by the Mortgagee to Mortgagor I with the covenants of this Mortg therefor, (6) Any sums expende	age: (5) Any renew	al. refinancing	or extension of said Loa	n Agreement, or any	other agreement to pay which	may be substitu	
his mortgage and/or the Loan Ai	greement.				医多性多种 医骨髓 医多种毒素		
والأحالة والمراجع والأحاج المراجع والمتال والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع	taxes and assessme	ents that may b	e levied and assessed aga	inst said premises, in	irder: nsurance premiums, repairs, an	d all other charp	
nd expenses agreed to be paid be SECOND: To the payment	of interest due on a	faid loan.	cument			是 · · · · · · · · · · · · · · · · · · ·	
O PROTECT THE SECURITY	HEREOF, MORTA	AGOR(S) AG	REES (I) To keep said p	remises insured for th	exprotection of Mortgages is	ch manner. In si	
mounts, and in such companies a	u Mortgagee may fre	om time to time	approve, and to keep the r	policies therefor, prop	ser [x endorsed, on denosit will]	fortunees and t	
oss proceeds (less expenses of col 2) To pay all taxes and special ass pon the Loan Agreement or debt	essments of any kine secured hereby, or	that have been upon the interes	of may be levied or assess t of Mortgagee in said pre-	ed within the State of mises or in said Loan	Indiana upon said premises, or Agreement or said debt, and pre	my part thereof, cure and deliver	
pon the Loan Agreement or debt fortgagee ten days before the da axes and assessments. (3) To kee	y fixed by law for the p said premises free	ic lifst interest of from all prior li	r penalty to incrue therec	of, the official receipt st Mortgage, if any a	t of the proper officer showing nd upon demand of Mortgages	Ryment of all st	
clease of any lien which in any wa ght or option granted by any pr	ly may impair the se	curity of this Mo	ortgage: (4) To pay when (due any prior lien or R	Mortgage on the premises and, n	olwithstanding a	
uch prior lien to increase above the Mortgagor(s) under paragrap	ne balance existing a	t the time of the	making of this Mortgage i	intil this Mortgage sh	all have been paid in full. (5) In	the event of defa	
ollectible or not), may (a) effect termining the validity thereof (unless Mortgagor(s)	have instituted	proper legal proceedings	to test the validity of	such taxes or assessments and h	ave deposited w	
fortgagee security therefor acception to the form of t	part of the indebte	dness secured b	y this Mortgage and shall	be immediately due-	and payable by Mortgagor(s) to	Mortgagee. (6)	
eep the buildings and other impro o restrictions of record or contra	ry to laws, ordinanc	es or regulation	s of proper public author	ity, not to remodel th	ne improvements except with the	e written consent	
Mortgagee, and to permit Mortga aluation or appraisement laws, t	he indebtedness her	eby secured, in	full compliance with the	terms of said Loan A	Agreement and this Mortgage. (8) 6 hat the time	
payment of the indebtedness here notice, be released from the lien h	ereof without releas	ing or affecting	the personal liability of a	ny nerson or cornoral	tion for the navment of salidness	beedness Mine	
of this instrument upon the remain thall release, reduce or otherwise warrants that this instrument has	affect any such pers	onal liability or	the lien hereby created. (then remaining unpa 10) If any of the und	ersigned is a married person, he	/she represent	
or another, but that he/she is the	deen executed in his ie Borrower hereund	/ ner behalf, and ler.	tor als/ her sole and sepa	arate use and benefit	and that be she has no repetite	a cus same Ban	
T IS MUTUALLY AGREED TH	IAT: (1) If the Mort	gagor shall fail	or neglect to pay installme	nts on said Loan Agr	eement or on any other attance	or oungation and	
may be secured hereby as the sam intil expiration of the period of re	demption, Mortgag	ee shall be entitl	ed as a mater of right, wit	hout notice to Mortg.	agor(s) or any person claiming t	inder them, with	
egard to the solvency or insolver dequacy of the security, and whe	ther or not the same	shall then be or	cupied by the owner of th	ne equity of redemption	on, to the immediate appointing	nt of preceived w	
ower to take possession of said p nd the maintenance of the securi ight, title and interest in and to a	ty. (2) As additional	security for the	repayment of the indebte	edness hereby secured	Mortgagor(s) hereby assign to	Mortgagee all th	
and any extensions or renewals of lefault, to enter and take possess	f said leases, and al	l rents, royaltie	s, issues, income and pro	fits thereof, and Mo	rtgagee is hereby granted the ri	ght, in the event	
astruct the lessee under any such ecome due under any such lesse	lease, or his or its a	ssigns or succes	sors in interest, to pay to	Mortgagee all rents.	delay rents, royalties or income	that may be due	
nd discharged from the proceed greement shall be secured by suc	of the Loan Agree	ment hereby sec	ured, and even though sa	id prior liens have be	een released of record, the repay	yment of said Lo	
nstrument or of said Loan Agr Aortgagor(s) shall be jointly and	eement Mortgagee	s given any op	tion, such option may b	e exercised when the	right accrues, or at any time	thereafter, (5)	
ind be binding upon the heirs, exc dortgage or the Loan Agreement	cutors, administrate	rs, auccessors, g	rantees, lessees and assign	is of the parties hereto	, respectively. (6) Notwithstand	ing anything in t	
bligation of payment, except to lamages under condemnation for	the extent that the sa	ime may be lega	lly enforceable; and any p	provision to the contri	ary shall be of no force or effect	. (7) Any award	
eceived, as above provided for i hereon when due or if there shal	nsurance loss proce	eds. (8) In case	default shall be made in	the payment of any	installment of said Loan Agree	ment or of inter	
ermitting the principal balance of oan Agrement and the whole ind	f any prior lien to it	icrease above th	e principal balance of suc	ch lien existing at the	time of the making of this Mor	tgage, then the si	
nd liens, as herein specified shall nd become due and payable at or	, at the option of Mo	ortgagee and wit	hout notice to Mortgagor	(such notice being he	reby expressly waived), be deem	ed to have matur	
fortgagee's reasonable attorney' rohibited or limited by the prov	s fees and/or fored	losure costs act	tually incurred, except to	the extent that the	payment of such items by the	Mortgagor shall	
TATE OF INDIANA,)			A STATE OF THE STA		
OUNTY OF Lake		ss:		DATE OF	MORTGAGE 6+22-95		
efore me, the undersigned, a No	tary Public in and f	or said County			said Mortgugor(s) hereunto se	hand and seal	
n this day of		. 19	personally day and	year first above will	ien) a war in		
ppeared Shirley E. Wi	ight		0	1 11	3.12 m	عميس	
nd deknowledged the execution	of the above and for	regoing mortgag		nucley	C. O. Chush	Z(SEA	
Vitness my Signature and Seal.	101	My Commissio		AGOR, SOEM WE	"Shirley E. Wrigh		
1 Daniel	34	2-4-97				(SE/	
OTARY PUBLIC DONNA A.	The same of the sa	dent of L				The second second	