REAL ESTATE MORTGAGE prepared by Chris Fra		Chris Franks for	MORTGAGEE: AVCO FINANCIAL SERVICES
ORTGAGOR(S)	546608664		DE INDIAMABOLIO INO
ast Name	First Initial	Spouse's Name	OF INDIANAPOLIS, INC. PO Box 255
Standifer	Herbert F.	Mary Nell	Crown Point , INDIAN
TNESSETH, that Mort	tgagor(s), mortgage and warrant to Mo		
Tour Access	State of Indiana, to		with on foot of an in the
	and the South 15 feet (venue adjoining said Lo		
	rirst Addition to Tolles		
		-	•
umbing, gas, electric, v	ventilating, refrigerating and air-condit	ioning equipment used in connection	awnings, shades, storm sash and blinds, and heating, lighting therewith, all of which, for the purpose of this mortga
all be deemed fixtures ferred to hereinafter as	and subject to the lien hereof, and	the hereditaments and appurtenance	es pertaining to the property above described, all of which
ORTGAGOR ALSO A	SSIGNS TO MORTGAGEE ALL REI	NTS, issues and profits of said pre-	mises, reserving the right to collect and use the same, with
ntinuance of such defa	iult authorizing Mortgagee to enter up-	on said premises and/or to collect an	minst any deficiency remaining after foreclosure sale and durind enforce the same without regard to adequacy of any secu
	by secured by any lawful means. F SECURING: (1) Performance of ea	ch agreement of Morteneor contain	ned herein; (2) Payment of the principal sum with interest,
ovided in accordance	with the terms and provisions of	f a Loan Agreement/Promissory N	Note (hereinafter referred to as "Loan Agreement") da
6-30-9	5 herewith executed	by Mortgagor and payable to	the order of Mortgagee, in the principal sum
			fter be loaned by Mortgagee to Mortgagor in a maximum s
\$ 46004.	45 (4) The payment of any money	that may be advanced by the Morthe security or in accordance with the	rigagee to Morigagor for any reason or to third parties, when covenants of this Morigage: (5) Any renewal, refinancing
ension of said Loan A	the amounts are advanced to protect to Agreement, or any other agreement to ses which are chargeable to the mortgi	pay which may be substituted there	efor. (6) Any sums expended by mortgagee for attorney's f
payments made by M	fortenear on the obligation secured by	this Morteage shall be applied in the	following order:
FIRST: To the pay expenses agreed to b	ment of taxes and assessments that more paid by the Mortgagor.	OCUMENTS	id premises, insurance premiums, repairs, and all other char
SECOND: To the pay	ayment of interest due on said loan.	TOPPICIA	<u> </u>
O PROTECT THE SEC	CURITY HEREOF, MORESAGOR(S)	AGREES: (1) To keep said premises	insured for the protection of Mortgagee in such agener, in su
nounts, and in such con sa proceeds (less expens	npanies as Mortgagee may from time to t ses of collection) shall, at Mortgagee to	time approve, and to keep the policies to prior, be applied on said indebtedness	therefor, properly endorsed, on deposit with Morragee; and t
) To pay all taxes and si	pecial assessments of any kind that have	been or may be levied or assessed withi	in the State of Indiana upon said premises, or any and thereof, in said Loan Agreement or said debt, and procupe and deliver of ficial receipt of the proper officer showing payment of all st
kes and assessments. (3	 To keep said premises free from all pr 	rior liens except the existing first Mort	tgage, if any and upon demand of Mortgagee to puy and proc
ease of any lien which he or option granted b	in any way may impair the security of the y any prior lien or by any prior lienhold	is Mortgage. (4) To pay when due any der to permit the principal balance of a	prior lien or Mortgage on the premises and, notwitheranding a such prior lien to increase, not to permit the principal balance
ch prior lien to increase Mortgagor(s) under 1	e above the balance existing at the time of paragraphs (1), (2), (3) or (4) above, I	f the making of this Mortgage until this Mortgagee, at its option (whether elec-	is Mortgage shall have been paid in full. (5) In the event of defa cting to declare the whole indebtedness hereby secured due a
llectible or not), may (a termining the validity (a) effect the insurance above provided for thereof (unless Mortgagor(s) have instituted 	or and pay the reasonable premiums an uted proper legal proceedings to test the	nd charges therefor; (b) pay all said taxes and assessments without the validity of such taxes or assessments and have deposited w
ortgagee security there owed by law, shall be	efor acceptable to it); and (c) pay such deemed a part of the indebtedness secur	liens and all such disbursements, with red by this Mortgage and shall be imm	th interest thereon from the time of payment at the highest racediately due and payable by Mortgagor(s) to Mortgagee. (6)
ep the buildings and ot restrictions of record of	ther improvements now or hereafter erector or contrary to laws, ordinances or regula	ted in good condition and repair, not to ations of proper public authority, not	to commit or suffer any waste or any use of said premises contri t to remodel the improvements except with the written consent
ortgagee, and to permi- luation or appraisemen	it Mortgagee to enter at all reasonable tin nt laws, the indebtedness hereby secured	nes for the purpose of inspecting the p d, in full compliance with the terms o	oremises. (7) That they will pay, promptly and without relief from said Loan Agreement and this Mortgage⊋(8) The the t
yment of the indebted	ness hereby secured, or of any portion the lien hereof, without releasing or affection	thereof, may be extended or renewed, cting the personal liability of any personal liability of any personal liability of any personal liability.	, and any portions of the premises herein described hay, with on or corporation for the payment of said in whoted sees or the
this instrument upon t	the remainder of said premises for the fu	Il amount of said indebtedness then re-	emaining unpaid. (9) No change in the owner hip of said prosents of the undersigned is a married person of the representation and benefit and that he/she has not excelled the same as re-
r another, but that he	/ sne is the Borrower nevenuer.		OF 0, 41
IS MUTUALLY AGE	REED THAT: (1) If the Mortgagor shall	fial or neglect to pay installments on s	said Loan Agreement or on any other advirage or obligation wh
ly be secured hereby as til expiration of the pe	s the same may hereafter pecome due, u riod of redemption. Mortgagee shall be	entitled as a mater of right, without no	ig to enforce or foreclose this mortgage, up at any time there of the total of the contract of
ard to the solvency of equacy of the security,	r insolvency of persons liable for the pa , and whether or not the same shall then	ayment of the indebtedness hereby se be occupied by the owner of the equit	ecured, without regard to the then value of the prehites and ty of redemption, to the immediate appointment of amerive?!
i the maintenance of t	the security. (2) As additional security for	or the repayment of the indebtedness/h	ly the receipts as the court may order for the lenefit of Mortiagon (s) hereby assign to Mortgage all the land of the court may be a sign to Mortgage all the land of the court of the cour
nt, title and interest in I any extensions or re	and to any existing leases and all future enewals of said leases, and all rents, roy	e leases, including any oil, gas or miner yalties, issues, income and profits the	eral leases covering all or any part of the premises herein descri ereof, and Mortgagee is hereby granted the right, in the even
truct the lessee under	any such lease, or his or its assigns or si	uccessors in interest, to pay to Mortga	, issues, income and profits. Mortgagor(s) hereby authorize ages all rents, delay rents, royalties or income that may be due to the light of any good all prior engages.
ome due under any su i discharged from the	ich lease or by reason of such occupancy proceeds of the Loan Agreement hereb	y. (3) Mortgagee shall be subrogated to by secured, and even though said prior	o the lien of any and all prior encumbrances, liens or charges p or liens have been released of record, the repayment of said L
reement shall be secur trument or of said L	ed by such liens on the portions of said p oan Agreement Mortgagee is given an	premises affected thereby to the extent by option, such option may be exerci-	t of such payments, respectively. (4) Whenever by the terms of cised when the right accrues, or at any time thereafter. (5)
ortgagor(s) shall be jo d be binding upon the	intly and severally liable for fulfillment heirs, executors, administrators, success	of their covenants and agreements he ors, grantees, lessees and assigns of the	erein contained, and all provisions of this Mortgage shall inure e parties hereto, respectively. (6) Notwithstanding anything in
ortgage or the Loan A ligation of payment, e	greement secured hereby to the contrary execept to the extent that the same may b	y, neither this Mortgage nor said Loar be legally enforceable; and any provisio	n Agreement shall be deemed to impose on the Mortgagor(s) on to the contrary shall be of no force or effect. (7) Any award
mages under condemn eived, as above provi	nation for injury to, or taking of, any pa ided for insurance loss proceeds. (8) In	art of all of said property is hereby assi case default shall be made in the pay	signed to Mortgagee with authority to apply or release the mon syment of any installment of said Loan Agreement or of inte
reon when due or if t mitting the principal l	here shall be a failure on the part of M balance of any prior lien to increase abo	ortgagor to comply with any covenan ove the principal balance of such lien of	nt, condition or provision of this Mortgage, including causing existing at the time of the making of this Mortgage, then the
an Agreement and the I liens, as herein speci	whole indebtedness, less unearned char fied shall, at the option of Mortgagee an	ges if any, secured by this Mortgge, in id without notice to Mortgagor (such r	ncluding all payments for taxes, assessments, insurance premiu notice being hereby expressly waived), be deemed to have matu
become due and pay	able at once, or at any time thereafter at	Mortgagee's option, by foreclosure of	or otherwise. In the event of such default, Mortgagor agrees to ktent that the payment of such itmes by the Mortgagor shall
	the provisions of the Indiana Uniform		
	•		
mm Ar	1 1	I	DATE OF MORTGAGE 6-30-95
	SS:	i	PILLO VE INVITATION
TE OF INDIANA, JNTY OF	Lake	and the second second	
INTY OF ore me, the undersign	ned, a Notary Public in and for said Co	•	WHEREOF, said Mortgagor(s) hereunto set hand and seal
UNTY OF ore me, the undersign his 30 day of	ned, a Notary Public in and for said Co. Tune 19 95	personally day and year fi	
onty OF we me, the undersign his 30 day of Herberd I	ned, a Motary Public in and for said Con June 19 95 F. and Mary Nell Standi	personally day and year fi	WHEREOF, said Mortgagor(s) hereunto set hand and seal first above written.
UNTY OF ore me, the undersign his 30 day of ared Herberd 1 acknowledged the ex	Tune 19 95 F. and Mary Nell Standi xecution of the above and foregoing mo	personally day and year fi	WHEREOF, said Mortgagor(s) hereunto set hand and seal first above written. (SE
inty OF re me, the undersign ris 30 day of ared Herberd 1 acknowledged the ex	June 19 95 F. and Mary Nell Standi Recution of the above and foregoing models.	personally day and year fi	WHEREOF, said Mortgagor(s) hereunto set hand and seal first above written. (SE R. BORROWER :
onty OF re me, the undersign his 30 day of Herberd I	June 19 95 F. and Mary Nell Standi Recution of the above and foregoing models.	personally day and year file fer ortgage. MORTGAGO Herbert	WHEREOF, said Mortgagor(s) hereunto set hand and seal first above written. (SE

13-0552 (REV. 8-89) IN