645739

MINISTER MINISTER STATES WITH SERVICE STATES

## REAL ESTATE MORTGAGE — OPEN ENDED

| 645739   | 20   | Sont amb   | .n. 43   | **-7 ** 77   |  |
|--|--|--|--|--|--|
|  |  |  |  | tween lielen liell   |  |
| and  |  | , hereinafter referred to  | as MORTGAGORS  | s, and rinanceAmeri  | ca Corporation   |
| Indiana, herenafter referred to a  |  | ss is  | duay P O Ec  | on 1987 Gary, in   | . 46408  |
| WITNESSETH: Mortga<br>real property hereinafter desc   | gors jointly and sev   | erally grant, bargain, s<br>repayment of a note o  | call, convey and mo<br>Leven date herewi   | ortgage to Mortgagee, its such that in the total amount of!  | WEREFANIATE Bro. the   |
| Thousand Fourty **   |  |  |  |  |  |
| The property hereby management and occupation account of any indebte mortgagors with the amounts so pagors with the amounts with a the second with a the sec | cortgaged, and desc<br>nd appliances ther<br>nd appliances ther<br>assigns, forever; an<br>e authority to conve-<br>vill forever warrant<br>shown.  Ily perform all the t<br>ge secures, then the<br>E: To keep the more<br>surance company a<br>in favor of Mortgag<br>rance on said prop-<br>ess, and to charge<br>ess, and to charge<br>such insurance Mor-<br>ny sums advanced<br>id shall be secured<br>ownership of the mo-<br>st the property du-<br>dness which may I<br>the foregoing pays<br>id, adding the same<br>of the mortgaged pro-<br>ted property in its pi-<br>the terms or conditi-<br>tive, or if Mortgaged<br>or statements of Mo-<br>sell all or any part<br>ithout notice or de-<br>cement, mortgagee<br>or statements of Mo-<br>sell all or any part<br>ithout notice or de-<br>cement, mortgagee<br>or statements of this in<br>ration for such fore-<br>det to prevent or re-<br>he same in a condi-<br>of mortgagee to exe-<br>t of any other or su-<br>be construed to pre- | ribed below, includes eunto attaching or in a ty hereinafter describe and mortgagors hereby by the same, that the trans and conditions of the same arms and conditions of the same as its interest may be as a sum not excelled by a mortgagors agree to be a for expended by Mortgagors betagors agree to be as or expended by a lien of the secured by a lien of the shall become bankried property and improvements of the same, then the stand, and shall be a shall be entitled to the or proceeding to which the arms of the same, then the configure, together with move the imposition of the same of its rights absequent defaults or clude it from the exercise any of its rights absequent defaults or clude it from the exercise. | all tenements, easing wise thereunted, with all the privation of the so conveyed is unto mortgage arould, void and of reading the buildings in the State of Italians in the Italians in It | ements, appurtenances, rigupertaining.  Integration are seized of good clear, free and unencumber gainst all claims whatsoever a seized of good clear, free and unencumber gainst all claims whatsoever and improvements thereon, and and such premium to Mr. In a dad such gasessments, no lien superior to that of the gay, when due, all instalmer of this mortgage or to commit or allow waste or of any of the terms of this make an assignment for the decided or foreclosure and sulfaw or by foreclosure session of the mortgaged at law or by foreclosure session of the mortgaged the property and sulfs or breaches of covence and, and no delay on the puttime during the continuan   | hts, privileges, interests, hereunto belonging unto I and perfect title to said red except as hereinafter except those prior endance with its terms, the fully insured at all times gagee, which policy shall be hereby authorize Morts for a period not exceed-lortgagor's indebtedness. Irom any cause whatso-property shall be repaid bills for repairs and any nis mortgage and not nownts of interest and princing on the date hereof. It half, and to charge Mortligence in the operation, on the mortgaged prempted.  Is mortgage, or in the payhe benefit of creditors, or solved, or if any of abandon the mortgaged agee's option, become improperty with the rents, swhich may be incurred ution or existence of this ecosts, a reasonable fee and sale, including exexpenses of upkeep and ant shall be construed to art of mortgagee in exerce of any such default or |
| assigns of the parties hereto.  The plural as used in t  | ons hereunder shal<br>his instrument shall   | extend to and be bin<br>include the singular   | ding upon the sev<br>where applicable.   | eral heirs, successors, exec   | utors; administrators and  |
| The real property here and is described as follows:  | by mortgaged is lo   | cated inLak  | <u>0</u>   |  | County, State of Indiana,  |
| Asbury Park  | Addition to  |  | lat thereof  | THE COMP   |  |
| IN WITNESS WHEREC  | . /  |  | ige on the day abo   | ve shown.  |  |
| mar jilliamson   |  | Witness  | Helen Hall   | ~ Auco   | Mortgagor  |
| Marw Order   | eson   | Witness  |  |  | Mortgagor  |
| file Anderson  |  | W IIIJUSS  |  |  |  |
| aron D. Walker   |  | Witness  |  |  | Mortgagor  |
| STATE OF INDIANA, COUNTY   | . Lak  | ACKNOWLEDGMEN  |  |  |  |
| Before me, the unders  | igned, a notary pu   | blic in and for said c   | ounty and state;   | personally appeared  |  |
| he execution of the foregoing n  | nortagge   |  | • •  |  | and acknowledged<br>Servicewhere in 81   |
| IN WITNESS WHEREO  My Commission Expires:  | F, I have hereunto   | subscribed my name   | and allixed my alli  | calseal dis 29 day of  | 72   |
| 11/28/82   | Resident of  | Lake County  | Linds (, 3   | idnimoka,  | U Notary Public  |
| This instrument was prepared l   |  | L. Espinosa  |  |  |  |
| Indiana Form #683<br>Form No. 14-0683 Rev, 5/78  | •  |  | •  |  |  |
|  |  |  |  | Committee of the Commit |  |

10%