Reception No						
Recorded this	day of	, A	.D. 19		_o'clock	m.
	(This m		E MORTGAGE	Manage & A		
F08515	4	ortgage secures the descrip	ed indebtedness and renewals	thereot.)		
HIS INDENTURE	WITNESSETH, that_	John J. Stefa	nski		······································	and
Kathleen G.	Stefanski,_	Husband a	nd Wife			
ereinafter called N	Mortgagor(s) ofI	ake	County, in the State of	Indiana	·	
lortgage(s) and Wa	arrant(s) to <u>America</u>	an General Finance	7840 Interstate Pla	za Dr. Ha	mmond, IN	46324
ereinafter called N	Mortgagee, of	Lake_		· - ·	County, in	the State of
Indiana		the following described	Real Estate situated in	_Lake		
ounty, in the Stat	te of Indiana, as follows		6	* (. · 	. .
			•			
of the F	Recorder of Lake	2602 Schrage Av	d in Plat Book 2 pag enue, Whiting, IN 463		BBERT "BUG" FK	TE OF THUMAS
Trebohanne von	. Wight	NOTOF	FICIAL!		:: : -	Part of the second seco
	7		s the property of		aky 1	XO.
			nty Recorder!			
			~			•
f checked) secure the repaymented by the Mo	to pay the princ we elect to exerc full is due; If yo or deed of trust penalty that wou ment of a promissory no	ipal amount of the loan a cise this option will be up fail to pay, we will have that secures this loan. If Id be due, there will be no ote of even date herewith	ne date of this loan we can dend all unpaid interest accrue e-given written notice of elections of the right to exercise any right we elect to exercise this option of the principal sum of \$	d to the day stion at least 9 this permitted on, and the no	we make the 10 days before under the not ote calls for a	demand. If payment in te; mortgage prepayment
			the Mortgagor(s) expressly a			
cured, all without	t relief from valuation	or appraisement laws, and	with attorneys fees; and upo	n failure to pa	ay any installn	nent on said
ipulated, then said	d note shall immediate	ly be due and payable, an	ny part thereof, when due, of this mortgage may be forecl	losed accordin	gly; it is furth	er expressly.
			note or any renewal thereof e, and shall keep the building			
re, extended cover	rage, vandalism and mal	icious mischief for the ben	efit of the Mortgagee as its in	terests may a	opear, and the	policy duly
signed in the amou	unt of Thirty fi	ive thousand five	hundred twenty sever	n_dollars ***Dollars (\$	and fifty 35527.5	-eight_c e 8 1
ated in said note, so secure the payr reir heirs, personal	o, said Mortgagee may shall be and become a ment of all renewals ar I representatives and as	y pay said taxes, charges a part of the indebtedness nd renewal notes hereof, t ssigns, covenant and agree	and/or insurance, and the an secured by this mortgage. If ogether with all extensions to to pay said note and interes or notes evidencing such adv	nount so paid not contrary the Mereof. The Meteof	, with interest to law, this mo fortgagors for	t at the rate ortgage shall themselves,
gee and without operty and premi	notice to Mortgagor fises, or upon the vestin	orthwith upon the conve	eby secured shall become due yance of Mortgagor's title to nner in persons or entities ot n the consent of the Mortgage	o all or any p her than, or v	portion of said	d mortgaged
ayment of any instrincipal or such in diness secured by the	stallment of principal on terest and the amount this mortgage and the a	or of interest on said prior so paid with legal interest accompanying note shall b	t is hereby expressly agreed to mortgage, the holder of this thereon from the time of succeeding the deemed to be secured by the menced to foreclose said prior	s mortgage ma th payment ma this mortgage,	ay pay such in ay be added to and it is furth	stallment of the indebt- ner expressly

this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or

Mortgagor(s) expressly understand and agree that by this mortgage they hereby assign to the Mortgagee all of Mortgagor(s) rights and interests in and to all rents or payments on land contracts from any and all tenants or contract purchasers due or to become due from any

such tenants or purchasers so long as the indebtedness hereby secured remains unpaid in whole or in part.

holder of this mortgage.

014-00019 (REV. 10-85)

This instrument prepared by Lynnette Lannon

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gagor(s) agree that in the event of default in the performance of such covenants and conditions then the Mortgagee hereof may declare that any debt hereby secured shall be due and owing in full and Mortgagee may enforce this mortgage by foreclosure with costs and attorney fees, or otherwise. In the event Mortgagor(s) default in the performance of any obligations secured by a prior and existing mortgage, Mortgagee hereof may at its sole election pay and discharge said prior debt and mortgage and Mortgagor(s) agree to be indebted to Mortgagee thereof in the additional amount so advanced and this mortgage shall also secure such additional debt on the same terms and conditions. IN WITNESS WHEREOF, the said Mortgagor(s) ha venereunto set <u>their</u> hand(s) and seal(s) this <u>9th</u> day of ___, 19<u>_90</u>___ . en DetlfarshisEALI name here John J. Stefanski Type name here Type name here STATE OF INDIANA COUNTY OF Lake Before me, the undersigned, a Notary Public in and for said County, this 9th day of _____ 19 90 , came John J. Stefanski and Kathleen G. Stefanski Husband and Wife and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. My Commission expires_ Notary Public This Document is the property of THIS CERTIFIES that the annexed Mortgage to which is recorded in the office of the Recorder of ____ County, Indiana, in Mortgage ____, has been fully paid and satisfied and the same is hereby released. Witness the hand and seal of said Mortgagee, this (Seal) STATE OF INDIANA, ____ Before me, the undersigned, a Notary Public in and for said county, this and acknowledged the execution of the annexed release of mortgage. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. My Commission expires ______ **Notary Public** day ,o, **MORTGA**(recorded in Mortgage Record FROM Recorder 5 Received for record this_ Fee \$

And the Mortgagor(s) covenants that at all times during the continuance of this mortgage, he (they) will perform all covenants and conditions of all prior and existing mortgages to include payment of principal and interest on any debt or debts secured thereby and Mort-

attorney fees, or otherwise. In the event Mortgagor(s) default in the performance of any obligations secured by a prior and existing mortgage, Mortgagee hereof may at its sole election pay and discharge said prior debt and mortgage and Mortgagor(s) agree to be indebted to Mortgagee thereof in the additional amount so advanced and this mortgage shall also secure such additional debt on the same terms and conditions. IN WITNESS WHEREOF, the said Mortgagor(s) ha venereunto set their hand(s) and seal(s) this 9th day of Kathleen G. Stefanski Type name here STATE OF INDIANA COUNTY OF Lake Before me, the undersigned, a Notary Public in and for said County, this 9th day of 19 90 , came John J. Stefanski and Kathleen G. Stefanski Husband and Wife and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. My Commission expires_____3/17/91 Notary Public This Document is the property of the Lake County Recorder! **RELEASE OF MORTGAGE** THIS CERTIFIES that the annexed Mortgage to _ County, Indiana, in Mortgage which is recorded in the office of the Recorder of ____ , has been fully paid and satisfied and the same is hereby released. Witness the hand and seal of said Mortgagee, this_ (Seal) STATE OF INDIANA, ___ Before me, the undersigned, a Notary Public in and for said county, this and acknowledged the execution of the annexed release of mortgage. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. My Commission expires ______ **Notary Public** recorded in Mortgage Record No._ MORTGAGE FROM ٤ Recorder Received for record this

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And the Mortgagor(s) covenants that at all times during the continuance of this mortgage, he (they) will perform all covenants and conditions of all prior and existing mortgages to include payment of principal and interest on any debt or debts secured thereby and Mortgagor(s) agree that in the event of default in the performance of such covenants and conditions then the Mortgagee hereof may declare that any debt hereby secured shall be due and owing in full and Mortgagee may enforce this mortgage by foreclosure with costs and