Ma 2000				
FA-3095 Reception No.			"eigin to:	
·			First American Title	Insurance Company
100785	day of	, A.D. 19,	Grown Point. IN 46	76 o'clockm. 307
	REA	AL ESTATE MORTGAG	E	***
(This mortgage secures the described indebtedness and renewals thereof.)				
THIS INDENTURE W	ITNESSETH, that	Charles W. Textor		and
Constance L. Texto	or Husband i	. Wife		
hereinafter called Mor	tgagor(s) ofLake	County, in the	State of <u>Indiana</u>	*
Mortgage(s) and Warra	nt(s) to <u>American General</u> Fin	nance, 2629 45th Ave, His	ghland, IN 46322	
hereinafter called Mort	gagee, of	Lako		County, in the State of
India	na, the followi	no described Real Estate situ	ated in	_
			ated III	3
County, in the State o	f Indiana, as follows, to wit:			n
	LOT 11, RESUBDIVISION OF B			
	TO GRIFFITH, AS PER PLAT TO 42, IN THE OFFICE OF THE R			
	42, IN THE OFFICE OF THE I	CONTENT OF TARE COUNTY,	TADDAMA.	STAT F Hay
WHITE STATES	<u></u>			显 声 原屬
Thinks to the				HONANA FOR REC POR REC 3 20 PRECORDER
		cument is		NORTH AND CONTROL OF THE CONTROL OF
	NOT	OFFICIA	L!	
THE STATE OF	S.	nent is the prop		S.S. NO.
W. S.		County Record		G
A.	the Dance	Country Record		
DEMAND:FEATURE	Anytime after ye	ear(s) from the date of this lo	oan we can demand the f	ull balance and you will have
(if checked)	to pay the principal amount of	of the loan and all unpaid in	nterest accrued to the d	ay we make the demand. If
	we elect to exercise this option full is due. If you fail to pay			* * * * * * * * * * * * * * * * * * * *
	or deed of trust that secures to penalty that would be due, the			e note calls for a prepayment
*	it of a promissory note of even da jagor(s) and payable to the Mort			ate in installments and with
interest thereon, all as	provided in said note, and any rer	newal thereof; the Mortgagor	(s) expressly agree(s) to	pay the sum of money above
	lief from valuation or appraisement eof, at maturity, or the interest	~ . - - -		·
stipulated, then said no	ote shall immediately be due and	payable, and this mortgage	may be foreclosed acco	rdingly; it is further expressly
	ned, that until all indebtedness of against said premises paid as the			
fire, extended coverage	vandalism and malicious mischie	of for the benefit of the More	tgagee as its interests ma	y appear, and the policy duly
assigned in the amount	of Thirty-one thousand se		Dollars	(\$_31710.00);
	said Mortgagee may pay said ta all be and become a part of the	• 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	· .	
also secure the paymer	nt of all renewals and renewal no	otes hereof, together with al	l extensions thereof. Th	e Mortgagors for themselves,
74	presentatives and assigns, covena	de la companya de la		ecome due and to repay such
And the second				
	w or regulation, this mortgage and tice to Mortgagor forthwith upo			4
property and premises	, or upon the vesting of such titl	e in any manner in persons	or entities other than,	- ·
purchaser or transferee	assumes the indebtedness secured	d hereby with the consent of	the Mortgagee.	
	oject and subordinate to another	- - -		•••
	ment of principal or of interest est and the amount so paid with	-		
edness secured by this	mortgage and the accompanying	note shall be deemed to be	e secured by this mortga	ige, and it is further expressly
- /	nt of such default or should any accompanying note shall become			·
holder of this mortgage				

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 of und 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.

This instrument prepared by

Mark A. Kabacinsk

5'

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) have hereunto set their hand(s) and seal(s) this 15th day of ______, 19<u>90</u> . (SEAL) (SEAL) Type name here Charles W (SEAL) (SEAL) Type name here Type name here Constance L. Textor STATE OF INDIANA SS: COUNTY OF LAKE Before me, the undersigned, a Notary Public in and for said County, this 15th day of May 19 90 , came _____ Charles W. Textor & Constance L. Textor , husband & wife and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. My Commission expires 11/19/91 Notary Public County of Residence LAKE This Document is the property of the Indee ASPUP WORTGAGE der! 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 STATE OF INDIANA, ___ Before me, the undersigned, a Notary Public in and for said county, this day of 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 FROM MORTGA Received for record this Fee S

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-