Reception No.			· · · · · · · · · · · · · · · · · · ·	1	
Recorded this	day of	17	_ , A.D. 19	· · · · · · · · · · · · · · · · · · ·	o'clockm.
910227	1 92 (This m		TATE MORTGAG escribed indebtedness	E and renewals thereof.	
THIS INDENTURE WI	4			,	<u>ه</u> ه
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hereinafter called Morto	uspor(s) of	Take o	County (in the	State of	rdiana
Mortgage(s) and Warran	nt(s) to Americ	an General Fins	noe 7840-Inter	State) Dlaza Do	Harmond IN 46324
hereinafter called Mortg				α_{i}	County, in the State of
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County, in the State of		•			
annine de la companya del companya del la companya del companya de la companya del companya de la companya del la companya de					
Plat Book	32 Page 45, : nown as: 342	dition to Highl in the Office o 25 Laverne Driv ghland, Indiana	of the Recorder re	at thereof, rec of Lake County	orded in , Indiana.
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	u .	the Lake Co	unty Record	ler!	EE EE S
(if checked)	we elect to exerc full is due. If you or deed of trust	cise this option you w ou fail to pay, we wil	vill be given written r I have the right to ex . If we elect to exer	notice, of election at lea ercise any rights permi cise this option, and the	day we make the demand. If ast 90 days before payment in tted under the note, mortgage ne note calls for a prepayment
interest thereon, all as presecured, all without relience, or any part thereostipulated, then said not agreed by the undersign legal taxes and charges affire, extended coverage, assigned in the amount of the amou	agor (s) and payable provided in said not ef from valuation of, at maturity, or te shall immediate led, that until all is against said premis vandalism and male of Seven the had Mortgagee may	e to the Mortyagee, a te, and any renewal the or appraisement laws the interest thereon, ely be due and payable indebtedness owing or ses paid as they becom- licious mischief for the pusand eight hu k************************************	ereof; the Mortgagor (, and with extorneys, or any part thereof, e) and this mortgage of said note or any related the Mortgage e benefit of the Mortgage e benefit of the Mortgage endired seventy ************************************	months after (s) expressly agree(s) to fees; and upon failure, when due or the tax may be foreclosed accomewal thereof is paid, so the buildings and impagee as its interests mutual dollars and ***********************************	date, in installments and with pay the sum of money above to pay any installment on said ses or insurance as hereinafter ordingly; it is further expressly aid Mortgagor(s) shall keep all rovements thereon insured for ay appear, and the policy duly twenty cents (\$ 7872.20), paid, with interest at the rate ary to law, this mortgage shall
also secure the payment	t of all renewals ar resentatives and as	nd renewal notes here ssigns, covenant and a	eof, together with all agree to pay said not	extensions thereof. To and interest as they i	he Mortgagors for themselves, become due and to repay such
gagee and without notic	ce to Mortgagor f or upon the vestin	forthwith upon the c ng of such title in any	onveyance of Mortga manner in persons of	agor's title to all or a or entities other than,	able at the option of the Mort- ny portion of said mortgaged or with, Mortgagor unless the
payment of any installm principal or such interes edness secured by this n agreed that in the event	nent of principal o st and the amount mortgage and the a t of such default o	or of interest on said t so paid with legal into accompanying note sh or should any suit be	prior mortgage, the herest thereon from the hall be deemed to be commenced to foreol	nolder of this mortgag e time of such paymen secured by this mortg ose said prior mortgago	d any default be made in the may pay such installment of it may be added to the indebtage, and it is further expressly a, then the amount secured by he sole option of the owner or
Mortgagor(s) expressly	understand and ac				
such tenants or purchase	nts or payments on	land contracts from a	any and all tenants or	contract purchasers d	all of Mortgagor(s) rights and ue or to become due from any

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 ____oth (SEAL) Type name here David T"Clark (SEAL) Type hame here? STATE OF INDIANA COUNTY OF Lake Before me, the undersigned, a Notary Public in and for said County, this ___ 9th_day of ___ David T Clark and Michelle Clark Husband and Wife and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. My Commission expires_ NOT OFFICIAL! This Document is the property of the Laste Castio FWBRTGAGTer! 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 and acknowledged the execution of the annexed release of mortgage. IN WITNESS WHEREOF, have hereunto subscribed my name and affixed my official seal. My Commission expires MORTGAGE 0

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-