Tidoorded tills	day of	, A.D. 19		o'clockm.
91023270		REAL ESTATE MORTGA	AGE	
THIS INDENTURE WIT	TNESSETH, that Gregg	Van Dusseldorp	•	
	· · · · · · · · · · · · · · · · · · ·			5.0
43	Lake			
hereinafter called Mortg	agor (s) or	County, in	the State of Indiana	
Mortgage(s) and Warrant	t(s) to American Gen	neral Finance, Inc.	·	
hereinafter called Mortg	agee, ofPo	orter distribution	48 (1) 	County, in the State
Indiana	, the fo	ollowing described Real Estate	situated in Lake	
Part of the Eas of the 2nd Prin at a point on t corner of the N of 164.71 feet;	cipal Meridian, in he East line of sa ortheast 1/4 of sa thence West at ri	Teast 1/4 of Section Lake County, Indian 1/4 section 989.4 and section; thence N ght angles a distance	a, described as for 2 feet North of the orth on said section e of 1320 feet: the	ollows: Beginning ne Southeast ion line, a distand nencevSouthya dista
of 164.31 feet;	thence East a dis	tance of 1320 feet t	o the point of be	inning,
Commonly known	as: 6340 Grand Be	ulevard, Robart Ind		- ANTO 1888
	NO	T OFFICE	AL!	
		cument is the pro	perty of	
3•4	the I	Lake County Reco	order!	POPE IN ANT OF THE PROPERTY OF
DEMAND FEATURE of checked)	to pay the principal amo we elect to exercise this of full is due. If you fail to or deed of trust that secu	year(s) from the date of the bunt of the loan and all unpaid option you will be given writed pay, we will have the right to ures this loan. If we elect to a, there will be no prepayment	d interest accrued to the len notice of election at le pexercise any rights permi exercise this option, and t	day we make the demand. ast 90 days belore paymen itted ugger the note, marti
executed by the Mortga nterest thereon, all as po- ecured, all without reli- note, or any part thereo- tipulated, then said not igreed by the undersign egal taxes and charges of ire extended coverage,	gor(s) and payable to the rovided in sald note, and are of, from valuation or appraof, at maturity, or the intested in the shall immediately be dured, that until all indebted against said premises paid a vandalism and malicious m	Mortgage, an or heroe. 84 ny renewal thereof; the Mortga issement faws, and with attorn erest thereon, or any part there is and payable, and this mortganess owing on sald note or, and is they become due, and shall be ischief, for the benefit of the Morty—on	months after gor (s) expressly agrea(s) to eys fees; and upon failure eof, when due, or the taxage may be foreclosed according the buildings and implortagee as its interests me e and 38/100	date; in installments and we pay the sum of money about to pay any installment on a ses or insurance as hereinal ordingly; it is further expressaid Mortgagor (s) shall keep rovements thereon insured by appear, and the policy described the policy described.
and failing to do so, sa tated in said note, shall also secure the payment heir heirs personal rep	aid Mortgagee may pay sa I be and become a part of t of all renewals and renew resentatives and assigns. co	id taxes, charges and/or insur the indebtedness secured by t val notes hereof, together with overant and agree to pay said ovided in the note or notes evi	Dollar ance, and the amount so his mortgage, if not contr tall extensions thereof, T	ary to law; this mortgage she Mortgagor; for themselv tecome due and to repay s
pagee and Without notic property and premises,	ce to Mortgagor forthwith or upon the vesting of suc	ge and all sums hereby secured n upon the conveyance of Me th title in any manner in perso ecured hereby with the consen	ortgagor's title to all or a ons or entities other than,	ny portion of said mortgag
ayment of any installn rincipal or such interes digess secured by this n greed that in the event	nent of principal or of intest and the amount so paid mortgage and the accompation should occompanying note shall be	other mortgage, it is hereby e erest on caid prior mortgage, t with legal interest thereon froi mying note shall be deemed to I any suit be commenced to for ecome and be due and payable	the holder of this mortgage on the time of such paymen to be secured by this mortgage preclose said prior mortgage	e may pay such installment of may be added to the inde gage, and it is further expre- e; then the amount secured
nortgagor(s) expressly	understand and agree that	t by this mortgage they hereb	v asign to the Mortgagee	all of Mortgagor(s) rights
nterests in and to all ren	nts or payments on land co	ntracts from any and all tenan	ts or contract purchasers o	

ditions 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 Mortgages 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) hare hereunto set their hand(s) and seal(s) this (SEAL) Linnea Van Dusseldor Type name here Type name here STATE OF INDIANA COUNTY OF Porter Before me, the undersigned, a Notary Public in and for said County, this 7th day of May 19 91 , came Gregg Van Dusseldorp and Linnea Van Dusseldorp and acknowledged the execution of the foregoing instrument; WITNESS OF MY HAND and official seal. My Commission expires 110 Besident of Lake County This Document is the property of the Lake County Recorder RELEASE OF MORTGAGE 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, __day of 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

And the Mortgagor(s) covenants that at all times during the continuance of this mortgage, he (they) will perform all covenants and con-