Rec	ception No.		·		803 Cedar Phony 12 3.chia, 10 d 76315
Rec	corded this	day of	, A.D. 19		oʻclockm.
$\checkmark$	52025S	70 (This m	REAL ESTATE MORTGAGE ortgage secures the described indebtedness ar	nd renewals thereof.)	
ТН	IS INDENTURE WI	TNESSETH; that_	Jackie L. Hopkins of 2519 W.		
her	einafter called:Mortg	gagor(s) of	Lake County, in the S		
Мо	rtgage(s) and Warran	t(s) to <u>Ameri</u>	can General Finance, Inc.	Name of the state	
her	einafter called Mortg	pagee, of <u>Lak</u>	e		County, in the State of
	Indiana	<u></u>	, the following described Real Estate situate	ed in <u>Lake</u>	
Cou	unty, in the State of	Indiana, as follows	, to wit:		
	A.A. lewis subdivision 14.1 Townsh same appea	s and Company on of part of hip 36 North,	117.5 feet thereof, in Block 's Oakwood Subdivision being at the West 1/2 of the Southeast Range 9 West of the 2nd P.M., in Plat Book 23 page 5, in the Document is	a t 1/4 of section, Lake County, the Office of the	Indiana, as the
			NOT OFFICIA		1415) 19558
THE TOTAL		T	nis Document is the prope		(1) 전문적 원. <b>스</b> 경(축
•	Section of the sectio		the Lake County Record	i	
(if c	MAND FEATURE hecked)	to pay the princ we elect to exerc full is due. If you or deed of trust penalty that wou	year(s) from the date of this loan inal amount of the loan and all unpaid integries this option you will be given written no bu fail to pay, we will have the right to exercithat secures this loan. If we elect to exercite the due, there will be no prepayment penal	rest accrued to the dotice of election at leastise any rights permitise this option, and the	ay we make the demand. If st 90 days before payment in ted under the note, mortgage
execunote stipi agre lega fire, assignated	rest thereon, all as pured, all without relies, or any part thereoulated, then said not ed by the undersign I taxes and charges a extended coverage, gned in the amount of failing to do so, said	gor(s) and payable rovided in said not ef from valuation of, at maturity or te shall immediate ed, that until all i against said premis vandalism and malof Eight Thousaid Mortgagee may	e to the Mortgages on or before. 48 e, and any renewal thereof; the Mortgagor (s) or appraisement laws, and with attorneys fe the interest thereon, or any part thereof, will be due and payable, and this mortgage modebtedness owing on said note or any renewes paid as they become due, and shall keep to icious mischief for the benefit of the Mortgages and three hundred and seven of the indebtedness secured by this mortgage apart of the indebtedness secured by this mortgage and three hundred and seven of the indebtedness secured by this mortgage and three indebtedness secured by this mortgage and three indebtedness secured by this mortgage and the indebtedness secured by this mortgage.	months after d expressly agree(s) to es; and upon failure to when due, or the taxe ay be foreclosed accor ewal thereof is paid, sa he buildings and impre gee as its interests may dollars and eig  Dollars and the amount so p	pay the sum of money above o pay any installment on said as or insurance as hereinafter dingly; it is further expressly id Mortgagor(s) shall keep all ovements thereon insured for y appear, and the policy duly hty four cents (\$ 8307.84 ), aid, with interest at the rate
also thei	secure the payment r heirs, personal rep	t of all renewals ar resentatives and as	and renewal notes hereof, together with all e ssigns, covenant and agree to pay said note eon as provided in the note or notes evidenci	xtensions thereof. The and interest as they be	e Mortgagors for themselves,
gage proj	ee and without noti perty and premises,	ce to Mortgagor for upon the vesting	mortgage and all sums hereby secured shall lorthwith upon the conveyance of Mortgagng of such title in any manner in persons or edness secured hereby with the consent of the	or's title to all or an entities other than, o	y portion of said mortgaged
pay prin edn agre this	ment of any installn icipal or such interes ess secured by this r ied that in the event	nent of principal c st and the amount mortgage and the a t of such default o eccompanying note	ite to another mortgage, it is hereby expression of interest on said prior mortgage, the hose so paid with legal interest thereon from the accompanying note shall be deemed to be so it should any suit be commenced to foreclose shall become and be due and payable at any	older of this mortgage time of such payment ecured by this mortga se said prior mortgage	may pay such installment of may be added to the indebt- ge, and it is further expressly , then the amount secured by
inte	rests in and to all rer	nts or payments or	gree that by this mortgage they hereby assign land contracts from any and all tenants or condebtedness hereby secured remains unpaid in	contract purchasers du	
Thi	s instrument prepare	d by <u>Dawn</u>	R. Stillwell		7 0

014-00019 (REV. 10-85)

that any debt hereby secured shall be due and owing in full and Mortgagee may enforce this mortgage by foreglosure 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 her hand(s) and seal(s) this 20th day of (SEAL) Type name here (SEAL) Type name here Type name here STATE OF INDIANA **COUNTY OF** Before me, the undersigned, a Notary Public in and for said County, this 20th day of April Jackie L. Hopkins 19\_\_\_92 . came \_ and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. 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, Before me, the undersigned, a Notary Public in and for said county, this and acknowledged the execution of the annexed release of mortgage. 19 \_\_\_\_ , came \_\_ IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. My Commission expires \_\_\_\_ Notary Public ecorded in Mortgage Record No. MORTGAGE 5 Received for record this

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