~		, A:D: 19	a succession on conductor many to	o'clock	m.
		REAL ESTATE MORTGAGE			 /'''
93014324	t (This mo	ortgage secures the described indebtedness a		.)	
THIS INDENTURE WIT	NESSETH, that	Alicia Gutierrez		- mark.	an
* *28-5 3A 97A 656 56	patrimeran ataungkhira et l'harre	Widowed and not remarried	a Makabana Pandan saday a ar e e e e	·	
hereinafter called Mortga	agor(s), of	Lake County, In the S	tate ofI	ndiana	War.
Mortgage(s) and Warrant	(s)!to+American	General Finance -2414 Inters	tate Plaza Dr	ive Harmond. I	N 46324
hereinafter called Mortga	agee, of	Lake		County; In:	the State of
Indiana	1	, the following described Real Estate situate	ed In <u>L'al</u>	⟨e	
County, in the State of In	ndiana, as follows,	to wit:			
Staffor	rd and Trankl	and the South 18 3/4 feet of e's Seventh Addition to Hammo n as: 4907 Oak Ave Hammond, I	nd', Lake Count		
More co	Amenty known				
·	· .	Document is		SA	۷į
		NOT OFFICIA		A E	STATE OF
	Th	is Document is the property Record		SE 3	AKE GA
		the Lake County Record	ici:	ORLIG ORLIG OER	
DEMAND·FEATURE [:]		year(s) from the date of this loan		(2)	020 YS.S.
	full is due. If you or deed of trust the	ise this option you will be given written no urfall to pay, we will have the right to exer hat secures this loan. If we elect to exerci dabe due; there will be no prepayment penal	cise any rights permi se this option, and t	itled under the not	e, mortgage
		te of even date herewith for the principal su			
interest thereon, all as pro	ovided in said note	to the Mortgages, on or before 60 e, and any renewal thereof; the Mortgagor(s)	expressly agree(s):to	pay the sum of m	oney above
note, or any part thereof	of, at maturity, or	or appraisement laws, and with attorneys fe the interest thereon, or any part thereof, w	when due, or the tax	kes or insurance as	hereinafter
•	,	y be due and payable, and this cortgage models due so owing on said note or any rene		• • •	
egalitaxes and charges ag fire, extended coverage, v	gainst said premise andalism and malic	es paid as they become due, and shall keep x clous mischief for the benefit of the Mortga	he buildings and imp gee as its interests!m	rovements thereon ay appear, and the	insured for policy duly
assigned(in the amount of	<u>f Thirteen t</u> *******	cious mischief for the benefit of the Mortga thousand six hundred twenty so ************************************	even dollars a	na_seven.cen s (\$13627:0	/
and failing to do so, sai	d Mortgageesmay	pay said taxes, charges and/or insurance, part of the indebtedness secured by this m	and the amount so	paid, with interest	at the rate
illede: aton bise dishelite					
stated in said note, shall also secure the payment		d renewal notes hereof, together with all e			themselves
stated in said note, shall also secure the payment their heirs, personal repre	esentatives and ass	d renewal notes hereof, together with all e signs, covenant and agree to pay said note on as provided in the note or notes evidenci	and interest as they		themselves
stated in said note, shall also secure the payment their heirs, personal representations of the payment further advances, if any also law of the prohibited by law of the p	esentatives: and ass with interest therec or regulation, this r	signs, covenant and agree to pay said note on as provided in the note or notes evidenci mortgage and all sums hereby secured shall I	andiinterest as they ng such advances. pecome due and paya	become due and to able at the option o	themselves repay such
tated in said note, shall also secure the payment their heirs, personal reprefurther advances, if any, will not prohibited by law coagee and without notice	esentatives: and ass with: interest therec or regulation, this r se to Mortgagor fo	signs, covenant and agree to pay said note on as provided in the note or notes evidenci	andiinterest as they ng such advances. pecome due and payo or's title to all or a	become due and to able at the option of any portion of said	themselves; repay such of the Mort- mortgaged
stated in said note, shall also secure the payment their heirs, personal reprefurther advances, if any vill not prohibited by law changes and without notice property and premises, o	esentatives: and ass with interest therec or regulation, this r se to Mortgagor fo or upon the vesting	signs, covenant and agree to pay said note on as provided in the note or notes evidenci mortgage and all sums hereby secured shall b orthwith upon the conveyance of Mortgag	andfinterest as they ng such advances. Decome due and payor's title to all or a entities other than,	become due and to able at the option of any portion of said	themselves; repay such of the Mort- mortgaged
stated in said note, shall also secure the payment their heirs, personal reprefurther advances, if any very life not prohibited by law or gagee and without notice property and premises, or purchaser or transferee as payment of any install morning allow or incipal or such interest edness secured by this magreed that in the event of the secure of the s	esentatives and ass with interest therecon or regulation, this rate to Mortgagor for or upon the vesting assumes the indebted ect and subordinate ent of principal or thand the amount so portgage and the act of such default or	signs, covenant and agree to pay said note on as provided in the note or notes evidenci mortgage and all sums hereby secured shall l orthwith upon the conveyance of Mortgag g of such title in any manner in persons or	and interest as they ng such advances. Decome due and payor's title to all or-a entities other than, se Mortgagee. Sly agreed that shoulder of this mortgage time of such payments es aid prior mortgages said prior mortgages.	able at the option of said or with, Mortgago ld any default be a may pay such interest may be added to gage, and it is further, then the amount	themselves; repay such of the Mort- mortgaged or unless the made in the stallment of the indebt- er expressly t secured by
stated in said note, shall also secure the payment their heirs, personal reprefurther advances, if any will not prohibited by law or gagee and without notice property and premises, or purchaser or transferee as of this mortgage is subject to a secure of the event o	esentatives and assimith interest thereover regulation, this rate to Mortgagor foor upon the vesting essumes the indebted ent of principal or and the amount shortgage and the act of such default or ecompanying note standarstand and agrits or payments on l	signs, covenant and agree to pay said note on as provided in the note or notes evidence mortgage and all sums hereby secured shall bothwith upon the conveyance of Mortgag of such title in any manner in persons or dness secured hereby with the consent of the to another mortgage, it is hereby express of interest on said prior mortgage, the hoso paid with legal interest thereon from the ecompanying note shall be deemed to be so should any suit be commenced to foreclose.	andiinterest as they ng such advances. Decome due and payor's title to all or-a entities other than, the Mortgagee. Sly agreed that shoulder of this mortgagetime of such paymer ecured by this mortgagy time thereafter at the said prior mortgagy time thereafter at the said prior mortgagy time thereafter at the said prior mortgagy the said prior mortgagy the said prior mortgagy time thereafter at the said prior mortgagy time thereafter at the said prior mortgage the said prior mortgage the said prior mortgagy time thereafter at the said prior mortgage t	able at the option of said or with, Mortgago ld any default be a ge may pay such int may be added to gage, and it is furth the sole option of the sole option of the all of Mortgagor (said all all of Mortgagor (said all all all all all all all all all al	themselves, repay such of the Mort- i mortgaged or unless the made in the stallment of the indebt er expressly t secured by the owner of the owner owner of the owner own

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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 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) has hereunto set her hand(s) and seal(s) this 1st day of Alicia Gutierrez Type name here Type name here: Type name here STATE OF INDIANA SS: COUNTY OF Lake Before me, the undersigned, a Notary Public in and for said County, this 1st ____ day of _____ March 19 1931, came ____Alicia Gutierrez. and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. My Commission expires 10/28/96 Notary Public This Document is the property of Lake County Recorder RELEASE OF MORTGAGE THIS CERTIFIES that the annexed Mortgage to which is recorded in the office of the Recorder ofCounty, 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 ______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 ecorded in Mortgage Record No. 2 Received for record this Recorder

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