			, A.D. 19			o'clock	m.	
REAL ESTATE MORTGAGE 93016108 (This mortgage secures the described indebtedness and renewals thereof.) THIS INDENTURE WITNESSETH, that Pilar V. Martinez								
								_ and
hereinafter called Mortgag	or(s) of	Lake	County, in the Sta	ite of	Indiana		/	,
Mortgage(s) and Warrant(s	i) to America	n General Fin	ance 2414 Interstat	e⊿Plaza:	Drive Ha	mmond, Ir	46324	4
hereinafter called Mortgag	ee, of		Lake		· · · · · · · · · · · · · · · · · · ·	≟County, in	the Stat	te of
Indiana		_ , the following de	scribed Real Estate situated	l in	Lake	~~~		
County, in the State of In	diana, as follow	s, to wit:						
and Blocks 17,26, and Section 29,	27, and 28 Township 3 per plat th	in that part 7 North,Range nereof, record	oks 13,14,15, Lots of East Chicago ly 9 West of the 2nd ded in Plat Book 5	ing in t	the Sou th	west y of Office	STATE OF INDI LAKE OF FILED FOR	
	,	Doct	ument is			17 P	RECORD STANKIS	
		NOT O	FFICIAL	!	ICH	17 PH '93	S S NO	
			nt is the propert			w	,Ο	
		the Lake C	ounty Recorder	!				
to secure the repayment of executed by the Mortgago interest; thereon, all as prosecured, all without relief note, or any part thereof, stipulated, then said note agreed by the undersigned	payathe prince we elect to exer- ull is due. If your deed of trust- enalty that would a promissory nation (s) and payable vided in said not from valuation at maturity, of shall immediate that until all	cipal amount of the cise this option you ou fail to pay, we withat secures this loud be due, there will note of even date he to the Mortgages te, and any renewal or appraisement larthe interest there by be due and payindebtedness owing	from the date of this loan we loan and all unpaid intered will be given written notified will have the right to exercise his no prepayment penalty and or beign 120; thereof; the With attorneys fees on, or any part thereof, whatle, and this mortgage may allossed note or any renew	st accrued to ce of electic se any rights this option of \$_50	o the day we on at least 90 spermitted up, and the note 481,49. s after date, in section to pay the taxes or ed accordingly paid, said Mo	e make the days before nder the note calls for a note calls for a note call insurance at y; it is furthortgagor(s):	demand, paymen te, mortg prepaym nts and v noney ab ment on s hereina ner expre	with pove said after pall
fire; extended coverage, va	ndalism and ma	ses paid as they bed licious mischief for	ome due, and shall keep the the benefit of the Mortgage	e as its inter	nd improvem rests may app	ents thereoi ear, and the	n insured policy c	tor duly
stated in said note, shall k also secure the payment o their heirs, personal repres	Mortgagee ma e and become f all renewals a entatives and a	y pay said taxes, c a part of the indeb nd renewal notes h ssigns, covenant an	the benefit of the Mortgage Hundred Eighty One charges and/or insurance, as tedness secured by this mor ereof, together with all ext d agree to pay said note an he note or notes evidencing	nd the amou tgage. If no ensions the d interest a	unt so paid, we contrary to reof. The Most they become	with interes law, this m rtgagors for	t at the ortgage s r themsel	rate shall lves,
gagee and without notice property and premises, or	to Mortgagor upon the vesting	forthwith upon the ng of such title in a	ums hereby secured shall be e conveyance of Mortgagor my manner in persons or e by with the consent of the	's title to a ntities other	II or any po	rtion of said	d mortga	aged
payment of any installmer principal or such interest a edness secured by this mo agreed that in the event o	nt of principal c and the amount rtgage and the a f such default o	or of interest on sai so paid with legal i accompanying note or should any suit i	gage, it is hereby expressly id prior mortgage, the hold nterest thereon from the tires shall be deemed to be second commenced to foreclose be due and payable at any t	er of this m me of such p ured by this said prior m	nortgage may payment may s mortgage, ar nortgage, ther	pay such in be added to nd it is furth the amour	nstallmen o the ind her expre nt secured	nt of lebt- essly d by
	or payments or	land contracts from	ortgage they hereby assign m any and all tenants or cor secured remains unpaid in	itract purch	asers due or t			
	y Lynn	ette Lannon						70

014-00019 (REV. 10-85)

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 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) ha <u>S. hereunto set his</u> hand(s) and seal(s) this <u>10th</u> day of __, 19<u>_93</u>_ (SEAL) Type name here (SEAL) 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 10th day of March Pilar V. Martinez 19_931__, came ___ and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. Documentis My Commission expires 10/28/96 NOT OF FICTAL 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 Record _____, page _____, has been fully paid and satisfied and the same is hereby released. Witness the hand and seal of sald 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. 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 2 Received for record this_