Recorded this	_ day of	, A.D. 19	,	o'clockm
94027308		AL ESTATE MORTGAG s the described indebtedness and	_	
	ESSETH, thatDebbi		•	
				an
hereinafter called Mort	pagor(s) ofLake	County, in th	ne State ofI	ndiana
Mortgage(s) and Warra	nt(s) to American Gener	cal Finance 2414 Interst	tate Plaza Driv	e Hammond, In 46324
hereinafter called Mort	gagee, of	Lake	*****	County, in the State of
Indiana	, the follo	wing described Real Estate situat	ed in	Lake
County, in the State of	ndiana, as follows, to wit:			
	n's Subdivision, Uni County,Indiana.	it "B",as shown in Plat	Book 31,	
More commonly	known as: 3500 St.	Joseph's Road Hobart,IN	N 46342	Am D
	n	ocument is		
	NOT	COFFICIAL	1	THE RESERVE TO THE RE
	This Docu	ment is the proper		
		ke County Recorde		The state of the s
DEMAND FEATURE	· · · · · · · · · · · · · · · · · · ·	_ year(s) from the date of this loan		•
(if checked)	elect to exercise this option	it of the loa <mark>n and</mark> all unp <mark>aid inter</mark> es I you <mark>will be given written notice</mark> of	election at least 90 da	ays before payment in full is
		II have the right to exercise any right. If we elect to exercise this option		
	would be due, there will be	no prepayment penalty.		
		n date herewith for the principal s		
		rtgage, on or before <u>84</u> renewal thereof; the Mortgagor(s)		
		ment laws, and with attorneys fee thereon, or any part thereof, whe		
stipulated, then said no	e shall immediately be due as	nd payable, and this mortgage may	y be foreclosed accord	dingly; it is further expressi
legal taxes and charges	against said premises paid as	s owing on said note or any renew s they become due, and shall keep	the buildings and imp	rovements thereon insure
for fire, extended covers	ge, vandalism and malicious	mischief for the benefit of the Morsand nine hundred sevent	tgagee as its interests by hine dollars	s may appear, and the police and thirty six
•		s, charges and/or insurance, and to tedness secured by this mortgage	•	
secure the payment of a	i renewals and renewal note	s hereof, together with all extension	ons thereof. The Mort	gagors for themselves, thei
	•	int and agree to pay said note and vided in the note or notes evidenci	•	• •
the real estate in a good	condition of repair or shall per	rmit the real estate to be in danger (of the elements, vand	• •
cause, Mortgagee may	ake such steps as are neces	sary in its judgment to protect the	real estate.	
		and all sums hereby secured sha th upon the conveyance of Mortga	· · · · · · · · · · · · · · · · · · ·	· ·
property and premises,	or upon the vesting of such ti	itle in any manner in persons or e	ntities other than, or	
purchaser or transferee	assumes the indebtedness s	secured hereby with the consent o	or the Mortgagee.	
		er mortgage, it is hereby express! t on said prior mortgage, the hold		
principal or such intere	st and the amount so paid v	with legal interest thereon from	the time of such pay	ment may be added to th
		ompanying note shall be deemed should any suit be commenced to		
· -		shall become and be due and paya		
owner or holder of this	nortgage.			

Mortgagor(s) expressly understand and agree that by this mortgage they hereby assign to the Mortgagee all or Mortgagor(s) rights and interests in and to all rents or payments on land contracts from any and all tenants or contract purchasers due or to become due from any

such tenants or purchasers so long as the indebtedness hereby secured remains unpaid in whole or in part.

Kno

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 s hereunto set here hand(s) and seal(s) this 8th day of 19 94 (SEAL) Debbie L. Perez Type name here (SEAL) (SEAL) Type name here Type name here STATE OF INDIANA COUNTY OF Lake Before me, the undersigned, a Notary Public in and for said County, this 8th day of _____ Debbie L. Perez __, came __ and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. 1/20/98 **Notary Public** 14 Lynnette M. Lannon This Document is the property of 411:115 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 ____ day of _ 19 _____, came _____ 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** Count MORTGAGE ecorded in Mortgage Record No. 읻 Received for record this page <u>ത</u>

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