	day of		, A.D. 19		o'clock	m.	
	/This wa		STATE MORTGAGE				
			described indebtedness and			,	
THIS INDENTURE V			Taylor		and the second second		_and
Reginald M.Ta	ylor	Н	usband and Wife			M	-
			County, in the St			U E	<u>.</u>
Mortgage(s) and Warr	rant(s) to America	an General Fin	ance 2414 Interst	ate Plaza Dr	ive Hammond	In 463	24
hereinafter called Mo	rtgagee, of	Lake			County,		
Indiana		_ , the following des	cribed Real Estate situate	d inI	ake		·
County, in the State	of Indiana, as follow	s, to wit:			,		
situated	in the City o	f Gary, County ed as follows:	of Lake, and Sta	te of Indian	a <u>ź</u> <b>2</b>		
Lots, 31, 3 of Cary, Office of	32,33, and 34, as per plat to f the Recorder	Block 5, Fair hereof, record of Lake Count	of Lake, and State income Park Additional Plat Book 1 cy, Indiana.	on in the Ci .0 page 21, i	ty in the P.	81 NYF 56	FILED FO
More com	monly known as	2265 Ellswo	orth Place Gary, Incument is	46404	RECO	3 PH 2: 45	OR REC
• • • • • • • • • • • • • • • • • • •		NOT	<b>OFFICIA</b>	L!		- 45	8
	T	his Docume	ent is the prope	rty of	•		
		the Lake (	County Record	er!			
	full is due. If y	rcise this option you you fail to pay, we w	loan and all unpaid inter will be given written no will have the right to exer	tic <mark>e of election</mark> at cise any rights per	least 90 days bet mitted under the	ore paymonote, more	ent ir rtgage
to eacure the range	full is due. If y or deed of trust penalty that wo	cise this option you fail to pay, we to that secures this loud be due, there will	will be given written no will have the right to exer an. If we elect to exerci I be no prepayment penal	tice of election at cise any rights per se this option, and ty.	least 90 days bet mitted under the I the note calls fo	ore paymonote, more	ent in rtgage
executed by the Mor interest thereon, all a secured, all without a note, or any part the stipulated, then said agreed by the unders legal taxes and chargifire, extended coverages assigned in the amount of the secure of the sec	full is due. If y or deed of trust penalty that wor ent of a promissory ratgagor(s) and payables provided in said no relief from valuation ereof, at maturity of note shall immediate signed, that until all less against said premint of Eighteen it	cise this option you fou fail to pay, we want that secures this loud be due, there will note of even date here to the Mortgages of the interest there in or appraisement as or the interest there indebtedness owing ises paid as they becallicious mischief for thousand nine	will be given written no will have the right to exer an. If we elect to exercil be no prepayment penal rewith for the principal survey of the force 60 increof; the Wortgagor(s) we, and with efforces for any part thereof, walls, and this mortgage may remedie, and this mortgage may remedie the mortgage may remed	tice of election at cise any rights per se this option, and ty.  Im of \$ 1894  — months aft expressly agree(s) es; and upon failu when due or the ay be foreclosed a wal thereof is paid the buildings and in gee as its interests  dollars and	least 90 days between the note calls for the note c	incre payminote, mote, mote, more a prepay taliment of money taliment of eas herei urther expension insure the police to warment of the police to	ent in rtgage ymen d with above on said inafte pressive eep al
executed by the Mor interest thereon, all a secured, all without inote, or any part the stipulated, then said agreed by the unders legal taxes and chargifire, extended covera assigned in the amous ************************************	full is due. If y or deed of trust penalty that wor ent of a promissory retgagor(s) and payables provided in said no relief from valuation ereof, at maturity, o note shall immediate signed, that until all less against said premites against sa	that secures this loud be due, there will note of even date here ite, and any renewal or appraisement to appraisement to be due and payer indebtedness owing ises paid as they becalleous mischief for thousand nine	will be given written no will have the right to exer an. If we elect to exercil be no prepayment penal rewith for the principal survey the for the Mortgagor (s) was, and with efferneys feon, or any part thereof, wable, and this mortgage may raid note or any rene ome due, and shall keep the benafit of the Mortgage the benafit of the Mortgage will an any rene one due, and shall keep the	tice of election at cise any rights per se this option, and ty.  Im of \$ 1894  — months aft expressly agree/s; es; and upon failu when due, or the ay be foreclosed a wal thereof is paid the buildings and in gee as its interests.  dollars and ******** Dol and the amount is ortgage. If not conxtensions thereof, and interest as the	least 90 days between the note calls for the note c	iments and of money tallment of money tallment our there expendicts which was a second insuration of the policits which a second or them.	ent ir rtgage ymen d with aboven said inafte pressi- eed fo y dul- rate shaid selves
executed by the Morinterest thereon, all a secured, all without inote, or any part the stipulated, then said agreed by the unders legal taxes and chargifire, extended coveras assigned in the amous ************************************	full is due. If y or deed of trust penalty that wor regulation, the company of th	that secures this loud be due, there will note of even date here it to the Mortgages of the interest there is be due and payed indebtedness owing ises paid as they becallicous mischief for thousand nine hand renewal notes hassigns, covenant an areon as provided in the ing of such title in a sign of such title in sign of such title in a sign of such title in a sign of such title in a sign of such title in sign of such	will be given written no will have the right to exerci an. If we elect to exerci I be no prepayment penal rewith for the principal surport of the force and with afterneys feel the work and with afterneys feel the penal was and this mortgage may represent the penal of the Mortga hundred forty six the charges and/or insurance, tedness secured by this meterof, together with all ed agree to pay said note	tice of election at cise any rights per se this option, and ty.  Im of \$ 1894  — months aft expressly agree/s; es; and upon failu when due or the ay be foreclosed a wal thereof is paid the buildings and in gee as its interests.  In of \$ 1894  — months aft expressly agree/s; es; and upon failu when due or the ay be foreclosed a wal thereof is paid the buildings and in gee as its interests. The continue of the co	least 90 days bed mitted under the mitted under the in the note calls for the note calls	incre payminote, more payminote, more payminote, more payminote as herei urther expensive the policities which will be a mortgage for thems and to repayminote paid more payminote paymino	ent irrtgaggymen d witt abov on sali inafte eep a red fo y dult wata e shall selves y sucl
executed by the Morinterest thereon, all a secured, all without inote, or any part the stipulated, then said agreed by the unders legal taxes and charg fire, extended coveraging assigned in the amous which which which which which which heirs, personal further advances, if a life not prohibited by ingage and without in property and premise purchaser or transfer of this mortgage is a payment of any insteprincipal or such intendeds secured by the agreed that in the even assecured in the even assecured by the agreed that in the even assecured in the even assecured in the even assecured by the agreed that in the even assecured in the even assecured by the agreed that in the even assecured in the even assecured by the agreed that in the even assecured in the even assecured in the even assecured in the even as a secured by the agreed that in the even as a secured in the even as a secured by the agreed that in the even as a secured by the a	full is due. If y or deed of trust penalty that wo relief from valuation ereof, at maturity or note shall immediate signed, that until all less against said premige, vandalism and ment of Eighteen transport of all renewals is representatives and any, with interest the law or regulation, the notice to Mortgagor is, or upon the vestice assumes the indebts subject and subordinalment of principal terest and the amounts mortgage and the vent of such default the accompanying no	that secures this loud be due, there will note of even date here it is not any renewal for appraisement to appraisement to appraisement to appraise paid as they becalled us mischief for the interest there is a part of the indebtedness owing ises paid as they becalled us mischief for thousand nine is appraised in the indebtedness owing appraise and the indebtedness provided in the indeptedness provided in the indeptedness secured here are to another more or of interest on sant so paid with legal accompanying note or should any suit	will be given written no will have the right to exercian. If we elect to exercian. If we elect to exercial be no prepayment penal rewith for the principal surport of the force of the Mortgagor (s) we, and with afterneys feel on, or any part thereof, we able, and this mortgage may raid note or any rene one due, and shall keep to the heart of the Mortgage hundred forty six the charges and/or insurance, tedness secured by this may rene one due, and shall keep to the heart of the Mortgage and the note or notes evidencially the note or notes evidencially the conveyance of Mortgage any manner in persons or	tice of election at cise any rights per set this option, and ty.  Im of \$ 1894  — months aft expressly agree/s, es; and upon failu when due, or the ay be foreclosed awal thereof is paid the buildings and in gree as its interests dollars and attended and interest as the ng such advances.  Decome due and por's title to all or entities other the mortgage.  Isly agreed that sholder of this mortgage as a such advances.  Sly agreed that sholder of this mortgage as a such advances.  The mortgage area of the mortgage area of such payments are said prior mortgage and prior mortgage and prior mortgage.	least 90 days bed mitted under the interest of the note calls for the note of the note	Iments and of money tallment of money tallment of the manual the policities with the p	ent irrtgaggymen  d witt abov on sai- inafte opressi eep a ed fo y dul track me rat e shai- selves y succi finent c ndeb pressi red b
executed by the Morinterest thereon, all a secured, all without inote, or any part the stipulated, then said agreed by the unders legal taxes and charg fire, extended coveraging assigned in the amous that the said note, salso secure the payment heirs, personal further advances, if a life not prohibited by gagee and without in property and premise purchaser or transferd fithis mortgage is a payment of any insteprincipal or such intended that in the exthis mortgage and the holder of this mortgage and the holder of this mortgage interests in and to all	full is due. If your deed of trust penalty that wore taggor(s) and payables provided in said not relief from valuation ereof, at maturity, or note shall immediate signed, that until all less against said premage, vandalism and more of Eighteen to the shall be and become nent of all renewals are representatives and any, with interest the law or regulation, the notice to Mortgagor less, or upon the vest less assumes the indebte subject and subordinal ment of principal lerest and the amounts mortgage and the vent of such default the accompanying notage.	cise this option you fail to pay, we that secures this loud be due, there will note of even date here let to the Mortgages of the interest there elve be due and pays indebtedness owing ises paid as they becallious mischief for thousand nine has a part of the indebtedness over a part of the indebtedness over and renewal notes has is mortgage and all so forthwith upon the ing of such title in a pate to another more or of interest on sand a companying note or should any suit the shall become and agree that by this montand contracts from the c	will be given written no will have the right to exercian. If we elect to exercial be no prepayment penal rewith for the principal support of the Mortgagor (s) were of the Mortgagor (s) with and with efformers feel on, or any part thereof, while and this mortgage more due, and shall keep to the benefit of the Mortgage and for insurance, tedness secured by this more of the mote or notes evidencially agree to pay said note the note or notes evidencially agree to pay said note the note or notes evidencially any manner in persons or eby with the consent of the tigage, it is hereby expression prior mortgage, the holist prior mortgage, the holist prior mortgage, the holist persons of the shall be deemed to be shall be deemed to be shall be deemed to foreclo	tice of election at cise any rights per set this option, and ty.  Im of \$ 1894  — months aft expressly agree/s; es; and upon failu when due, or the ay be foreclosed a wal thereof is paid the buildings and in great as its interests.  In of \$ 1894  — months aft expressly agree/s; es; and upon failu when due, or the ay be foreclosed a wal thereof is paid the buildings and in great as the ortgage. If not contract such advances.  In order of the mount is provided and interest as the organic and interests.	least 90 days bed mitted under the mitted under the in the note calls for pay the summer to pay any instances or insurance cordingly; it is for the note and the note of the note call of the note and the note call of the	iments and of money tallment of money tallment of the policities with the policities w	ent ir rtgag ymen d wit abov on sai inafte eep a red fo y dul the wit in the ner ta e shae y such in the ner to condeb pressi

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 Mortgages 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 Yehereunto set \_\_their\_\_hand(s) and seal(s) this \_ . 19<u>95</u> . (SEAL) (SEAL) (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 13th day of \_ 19\_95\_, came \_\_Monteena Taylor and Reginald M. Taylor Husband and Wife and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. My Commission expires 1/20/98 Notary Public / Inne tte M. Lannon NOT OFFICIAL! This Document is the property of the hakeaseonmontegorder! 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\_ 19 \_(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. IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. My Commission expires \_\_\_ Notary Public County ecorded in Mortgage Record No. MORTGAGE 2