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	(This mon	REA	L ESTATE the described i	MORTGA ndebtedness	GE and renewals	thereof.)			
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ereinafter called Mortgago								1	
ortgage(s) and Warrant(s	) to _American	n General	Finance 2	414 Inter	state Pla	aza Dri	ve Hammo	nd,IN	46324
reinafter called Mortgage	se, of		Lake		en det saddista fillster eine stammen kan stadistande er en		C	ounty, in	1. (
Indiana		, the follow	ving described (	Real Estate si	tuated in	***	Lake		50
ounty, in the State of India	ana, as follows, to	wit:				4.55 4.55 4.55		. <b>\$</b>	4.0
Parcel 1: The parcel: The southwest 132 Parcel 2: The the Southwest Township 36 N	West 403 fee of Section feet thereo: East 91 fee a of the Sc orth, Range	at of the 32, Towns by paralet of the outhwest of West of the 3 west of	South 1 of ship 36 No llel lines West 223 of the Standard the 2nd	f the Sourth, Rang feet of touthwest principal	thwest a ge 7 West the South A of Sec	, South , excep ½ of tion 32	west Control	ETTEN	4448
the City of H 150 feet ther	obart, Lake eof.	County	Indianana	xcepting	cherefro	m the S	outh 🖁		95
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	T	is Docu	ıment is	the pro	perty o	of		1840 1840	55.
		the La	ke Coun	ty Reco	order!		}		PH
EMAND FEATURE	Anytime after	r en	year(s) from th	e date of this	loan we can	demand th	ne full baland	ce and y	30
checked)	to pay the prince lect to exercis is due. If you deed of trust the that would be detected.	e this option fail to pay, we at secures this	you will be give will have the sloan. If we ele	ven written no right to exe ect to exercise	otice of election rcise any righ	on at least its permitte	90 days be ed under the	efore pa e note,	<del>ynd</del> ent in mortgage
secure the repayment of	f a promissory not	e of even date	herewith for th	e principal su	m of \$26	934.92	- 100 m	La deposition	
recuted by the Mortgagor terest thereon, all as pro-	r(s) and payable to	the Mortgage	e, on or before	84			after date, in		
cured, all without relief any part thereof, at me en said note shall imme e undersigned, that unti- nd charges against said poverage, vandalism and e amount of	from valuation or aturity, or the inte ediately be due a il all indebtedness premises paid as malicious mischia y six thous	appraisement erest thereon, and payable, a sowing on sa they become er for the ben	laws, and with or any part the and this mortgaid note or any due, and shall helit of the Minhundred the	ratemeys fe lereot, when age may be renewal the keep the build (cages as its 1227 fou	es; and upon due, or the ta foreclosed acreof is paid, sings and imposint interests many dollars	failure to paxes or instance o	pay any instaurance as hit is further agor(s) shall thereon instand the polarity two	allment of the control of the contro	on said nater stipulately agreed to legal to leg
nd failing to do so, said said note, shall be and cure the payment of a pirs, personal representativances, if any, with intestate in a good condition ortgagee may take such not prohibited by law or	Mortgagee may p d become a part ill renewals and r titives and assigns erest thereon as n of repair or shall steps as are nece- regulation, this me	oay said taxes of the indebrenewal notes, covenant and provided in the permit the ressary in its judent gage and all	s, charges and tedness secure hereof, togeth d agree to pay ne note or note eal estate to b dgment to prote	for insurance, and by this money with all extended and said note an extended and service the real estable.	and the amo ortgage. If no extensions the d interest as a such advance of the elementate.	unt so paid t contrary reof. The lithey becomes. If more is, vandalis	d, with Interto law, this Mortgagors ne due and tgagor shall m or damagele at the opt	est at the mortgate for then to repay fall to be ge from	ge shall nselves, to such fur keep the other can ne Mortga
nd forthwith upon the consuch title in any manner cured hereby with the consistency all sums secured by the control of the consumption of the cons	er in persons or electors or electors of the Mo a period of NOT his Mortgage. If M	ntities other th rtgagee. If mo LESS than 30 lortgagor fails	an, or with, Mo ortgagee exerci ordays from the to pay these so	ortgagor unles ses this option e date the no ums prior to the	s the purchas n, Mortgagee otice is delive	ser or trans shall give I red or mai	iferee assun Mortgagor N led within w	nes the lotice of which Mo	indebtedr Accelera ortgagor r
this mortgage is subject any installment of prin	cipal or of intere	st on said pri	or mortgage, t	he holder of	this mortgag	e may pay	such insta	ıllment c	of principa

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.

by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this

This instrument prepared by Lynnette Lannon

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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.

And, at the option of the mortgagee, it should be lawful for the mortgagee, who is hereby given and granted full right, license, power and authority, to peacefully enter into and take possession of the premises hereby mortgaged, or any part thereof, and to collect, receive and receipt for all rents, issues and profits thereof; and the mortgagors agree to deliver to the mortgagee at any time after default, on request, possession of the mortgaged premises and all leases, papers and records at any time in the possession or control of the mortgagors pertaining to the premises, and further agree to make, execute and deliver to the mortgage all such further assurances as may be proper for perfecting or completing the security hereunder.

WITNESS WHEREOF, the said Mortgago		Tianu(s) and	2001(2) 11112	24th	day o
January , 19	95				
Vanil R. Bow	(SEAL)				(SEAL
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TATE OF INDIANA ) SS:			1 27	All to be see	at .
DUNTY OF Lake ) fore me, the undersigned, a Notary Public	e in and for said County this	24thday of	Jan	uary .	Policity
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95 , came Daniel R.Bo d acknowledged the execution of the fore	The state of the s			~	24
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TNESS OF MY HAND and official seal.	NOTO			711/2	irennennen.
Commission expires1/20/98	NO LONG	FFICIZA	hinky	JAJ/XL	14911
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