Reception No.				
Recorded this day	of	, A.D. 19,	o'clor	ж m,
		L ESTATE MORTGAGE the described indebtedness and re	mewals thereof.)	
THIS INDENTURE WITNESSE	TH, that Charles	E.Turner		and
nereinafter called Mortgagor(s)	or <u>Lake</u>	County, in the S	itate ofIndians	
Mortgage(s) and Warrant(s) to	American General)	Finance 2414 Interstate	e Plaza Drive Hammor	d.IN 46324
ereinafter called Mortgagee, c		Lake	C	ounty, in the State o
Indiana	, the follow	ring described Real Estate situated	in <u>Lake</u>	
County, in the State of Indiana,	as follows, to wit:			
Lot I and the	South 15 feet of I pany's Third Subdivice of the Recorder Street, Gary, India	Lot 2 in Block 16 in Revision, recorded in Plant of Lake County, Individual County, Individual County is TOFFICIA	esubdivision of at Book 13, Page crana, commonly known	EN CLE
		ument is the prop ike County Record		
is de the repayment of a presecuted by the Mortgagor(s) anterest thereon, all as provide secured, all without relief from or any part thereof, at maturithen said note shall immediate the undersigned, that until all and charges against said premoverage, vandalism and malithe amount of Five thous ************************************	due. If you fail to pay, we sed of trust that secures this at would be due, there will be romissory note of even date and payable to the Mortgage ed in said note, and any rerevaluation or appraisement ty, or the interest thereon, tely be due and payable, a indebtedness owing on said isses paid as they become dicious mischief for the beneated one hundred at the said one hundred at the said one payable and one hundred at the said one hundred at the said one hundred at the said one payable as the said one hundred at the said one hundred at the said one payable said taxes.	herewith for the principal sum of \$	months after date, in	installments and with sum of money above all he all legal taxes are duly assigned to fire, extended where the all legal taxes are duly assigned to fire, extended where the all legal taxes are duly assigned to the all l
ecure the payment of all re- leirs, personal representatives dvances, if any, with interest estate in a good condition of fortgagee may take such step	newals and renewal notes and assigns, covenant and t thereon as provided in the repair or shall permit the re as as are necessary in its jud	hereof, together with all extension agree to pay said note and interest note or notes evidencing such all estate to be in danger of the agreement to protect the real estate.	ens thereof. The Mortgagors est as they become due and advances. If mortgagor shall elements, vandalism or damag	for themselves, the to repay such furth fail to keep the re ge from other caus
and forthwith upon the conve of such title in any manner in secured hereby with the conse This notice shall provide a pe	yance of Mortgagor's title to persons or entities other that ent of the Mortgagee. If mor priod of NOT LESS than 30 Mortgage. If Mortgagor fails to	sums hereby secured shall become all or any portion of said mortgan, or with, Mortgagor unless the partgagee exercises this option, Mortgage days from the date the notice is o pay these sums prior to the expid on Mortgagor.	aged property and premises, purchaser or transferee assum tgagee shall give Mortgagor N delivered or mailed within w	or upon the vesting the indebtedness of Acceleration high Mortgagor mu
of any installment of principal such interest and the amount by this mortgage and the acc the event of such default or	I or of interest on said price so paid with legal interest to companying note shall be comment should any suit be comment	tgage, it is hereby expressly agree or mortgage, the holder of this mathereon from the time of such pay deemed to be secured by this manced to foreclose said prior mortal and payable at any time thereafter	nortgage may pay such installyment may be added to the in ortgage, and it is further expining gage, then the amount secur	Ilment of principal indebtedness secure ressly agreed that ed by this mortgag
Mortgagor(s) expressly undersion and to all rents or paymer	nts on land contracts from	mortgage they hereby assign to the any and all tenants or contract p secured remains unpaid in whole o	ourchasers due or to become	s) rights and interest due from any such
This instrument prepared by _	Lynnette	Lannon		80

014-00019 (REV. 2-93)

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 mortgagers 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 mortgagers 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.

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1 Shoul	1 5 Tun	(SEAL)		(SEAL)
pe name here	Charles E. Turner		Type name here	4-77-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1
		(SEAL)		(SEAL)
ype name here)		Type name here	seembered 1000 and 100
	Lake) Lake) undersigned, a Notary Public in and	•		inuary
	came <u>Charles E. Turner</u> ged the execution of the foregoing in			IN E CONTRACTOR
		Docu	ment is	
	MY HAND and official seal.	NOT OI	PETCINI	W MINE
ly Commission	m expires1/20/98	AO I OI	The state of the s	Notary Public Lymplette M. Lanna
			is the property	of
			PMORPGAGE der!	
THIS CEF	RTIFIES that the annexed Mortgage	to		
which is reco	orded in the office of the Recorder of	at		County, Indiana, in Mortgage
Record	, page	has been fully paid ar	nd satisfied and the same is her	eby releas ed.
	he hand and seal of said Mortgagee		_	19
TEIN (WW	TO 1100 he wire som o	1 11 110		(Seal)
				(vw)
		TULLE	ER'S ON By:	
STATE OF I	NDIANA,	County 28		
Before me, t	the undersigned, a Notary Rublic In	and for said county, the	his day of	
19		E A	and ecknowledged the execution	on of the annexed release of mortgage.
	ESS WHEREOF, I have hereunto su	inacribed my name at	DIANA	
	asion expires			
Му Сопинь	Sion expires			Notary Public
_		day of	County	
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