	, A.D. 1	9	a'clock m,
AMERICAN GENERAL (This mo	REAL ESTATE M	ORTGAGE debtedness and renewals thereof)	
HIS INDENTURE WITNESSETH, tha	t James J. DePaoli		<u> </u>
Kathy L. DePaoli	husband and wife		
ereinafter called Mortgagor(s) of		Indiana	
		1942 N. Main St.	107 6
fortgage(s) and Warrant(s) to AMERIC		NC. CLOWIT POTITE, IN 403	507
ereinafter called Mortgagee, of			County, in the State of
Indiana	, the following described Rea	I Estate situated in Lake	ne <b>se é se</b> suit en u
ounty, in the State of Indiana, as follo	ws, to wit:		8
Crown Point, as per		ction "A", in the City of in Plat Book 37, page 18, nty, Indiana.	
	Docum	ent is	
	NOT OFF	ICIAL!	75 (0
	This Document is t	the property of	ST ESA
	the Lake Count	y Recorder!	
			南日 3 円 円 円 円 円 円 円 円 円 円 円 円 円 円 円 円 円 円
xecuted by the Mortgagor(s) and pay nterest thereon, all as provided in said	vable to the Mortgagee, on or be note; and any renewal thereof; the	e Mortgagor(s) expressly agree(s) to	
nterest thereon, all as provided in said ecured, all without relief from valuable ote, or any part thereof, at maturity, tipulated, then said note shall immeding reed by the undersigned, that until a egal taxes and charges against said proof fire, extended coverage, vandalism	vable to the Mortgagee, on or be frote, and any renewal thereof, the on or appraisement laws, and wit or the interest thereon, on any patent of the lately be due and payable, and the ill indebtedness owing on said no remises paid as they become due	fore 96 months after de Mortgagor(s) expressly agree(s) to the attorneys fees, and upon failure to part thereof, when due, or the taxes amortgage may be foreclosed accorded or any renewal thereof is paid, said, and shall keep the buildings and impart shall keep the buildings and impart and shall be sh	pay the sum of money abo pay any installment on se or insurance as hereinaft dingly; it is further express d Mortgagor(s) shall keep provements thereon insure
executed by the Mortgagor (s) and pay interest thereon, all as provided in said secured, all without relief from valuation ofte, or any part thereof, at maturity, stipulated, then said note shall immedi- agreed by the undersigned, that until a egal taxes and charges against said pro- or fire, extended coverage, vandalism	vable to the Mortgagee, on or be note, and any renewal thereof, the on or appraisement laws, and with or the interest thereon, on any liately be due and payable, and the lindebtedness owing on said not emises paid as they become due and malicious mischief for the become thousand, the lindebtedness of t	fore 96 months after de Mortgagor(s) expressly agree(s) to the attorneys fees, and upon failure to part thereof, when due, or the taxes amortgage may be foreclosed accorded or any renewal thereof is paid, said, and shall keep the buildings and impart shall keep the buildings and impart and shall be sh	pay the sum of money abo pay any installment on sa or insurance as hereinaft dingly; it is further express d Mortgagor(s) shall keep provements thereon insure ts may appear, and the police
executed by the Mortgagor(s) and pay interest thereon, all as provided in said secured, all without relief from valuable lote, or any part thereof, at maturity, stipulated, then said note shall immeding agreed by the undersigned, that until a legal taxes and charges against said proof fire, extended coverage, vandalism duly assigned in the amount of	vable to the Mortgagee, on or be note, and any renewal thereof, the on or appraisement laws, and with or the interest thereon, on any liately be due and payable, and the limit indebtedness owing on said not remises paid as they become due and malicious mischief for the bewenty—two thousand, two 22,027.20  the percent interest the pear themselves their heirs, personal	months after de Mortgagor(s) expressly agree(s) to the attorneys fees; and upon failure to part thereof, when due, or the taxes amortgage may be foreclosed accorde or any renewal thereof is paid, said, and shall keep the buildings and impendit of the Mortgagee as its interest enty—seven—and 20/200——eiling to do so, said Mortgagee may place and become a part of the interest of all renewals and renewal in Lepresentatives and assigns, covered	pay the sum of money abo pay any installment on sa or insurance as hereinaft dingly; it is further express d Mortgagor(s) shall keep provements thereon insur- ts may appear, and the poli- ay said taxes, charges and/ ndebtedness secured by the lotes hereof, together with a ant and agree to pay said no
nterest thereon, all as provided in said recured, all without relief from valuable tote, or any part thereof, at maturity, stipulated, then said note shall immediagreed by the undersigned, that until a regal taxes and charges against said proor fire, extended coverage, vandalism sully assigned in the amount of	rable to the Mortgagee, on or be note, and any renewal thereof, the on or appraisement laws, and with or the interest thereon, on any liately be due and payable, and the limit indebtedness owing on said not remises paid as they become due and malicious mischief for the base wenty—two thousand, two 22,027,20 ), and the percent interest thereof nortgage shall also secure the parthemselves, their heirs, personal to repay such further advance this mortgage and all sums hereby or forthwith upon the conveyaresting of such title in any manner	months after de Mortgagor(s) expressly agree(s) to the attorneys fees; and upon failure to part thereof, when due, or the taxes amortgage may be foreclosed accorde or any renewal thereof is paid, sail, and shall keep the buildings and impressive the Mortgagee as its interest in ty-seven and 20/100-seven and 20/100-seven and 20/100-seven and 20/100-seven and 20/100-seven and assigns, coven as, if any, with interest thereof as provided the seven and assigns, coven as, if any, with interest thereof as provided the seven and assigns, coven and assigns, coven as, if any, with interest thereof as provided the seven and assigns, coven as a seven as a seven as a seven as a seven and assigns, coven as a seven as a seve	pay the sum of money abo pay any installment on sa or insurance as hereinaft dingly; it is further express d Mortgagor(s) shall keep provements thereon insure its may appear, and the policy ay said taxes, charges and/endebtedness secured by the lotes hereof, together with ant and agree to pay said no rovided in the note or not ble at the option of the Mony portion of said mortgag
nterest thereon, all as provided in said recured, all without relief from valuable tote, or any part thereof, at maturity, stipulated, then said note shall immediagreed by the undersigned, that until a regal taxes and charges against said proor fire, extended coverage, vandalism stuly assigned in the amount of Dollars (\$ nsurance, and the amount so paid, without gage. If not contrary to law, this mextensions thereof. The Mortgagors found interest as they become due and evidencing such advances.  If not prohibited by law or regulation, lagee and without notice to Mortgagor property and premises, or upon the vertical states and states.	rable to the Mortgagee, on or be note, and any renewal thereof, the on or appraisement laws, and with or the interest thereon, on any liately be due and payable, and this ill indebtedness owing on said not remises paid as they occome due and malicious mischief for the bayen ty—two thousand, two 22,027,20 ), and to percent interest thereof nortgage shall also secure the parthemselves their heirs, personal to repay such further advance this mortgage and all sums hereby or forthwith upon the conveyant esting of such title in any manner lebtedness secured hereby with the dinate to another mortgage, it is the accompanying note shall be call to r should any suit be commental to resolute any suit be commental to resolute any suit be commental to resolute any suit be commental to the should also secured the should any suit be commental to the should be shoul	months after de Mortgagor(s) expressly agree(s) to the attorneys fees; and upon failure to part thereof, when due, or the taxes amortgage may be foreclosed accorde or any renewal thereof is paid, said, and shall keep the buildings and impendit of the Mortgagee as its interest entry—seven and 20 100——eiling to do so, said Mortgagee may present of all renewals and renewal in the large entry—seven and saigns, coveneds, if any, with interest thereof as present and assigns, coveneds, if any, with interest thereof as present and payance of Mortgagor's title to all or are in persons or entities other than, are consent of the Mortgagee.  Thereby expressly agreed that should ortgage, the holder of this mortgage are on from the time of such payment deemed to be secured by this mortgage and to foreclose said prior mortgage.	pay the sum of money abo pay any installment on sa or insurance as hereinaft dingly; it is further express d Mortgagor(s) shall keep a provements thereon insurate may appear, and the policy and taxes, charges and/andebtedness secured by the test hereof, together with ant and agree to pay said not rovided in the note or not ble at the option of the Mony portion of said mortgagor with, Mortgagor unless the may pay such installment and agree added to the indebted and it is further express, then the amount secured
nterest thereon, all as provided in said recured, all without relief from valuable recured, all without shall immediate and then said note shall immediated by the undersigned, that until a regal taxes and charges against said proof fire, extended coverage, vandalism all y assigned in the amount of	rable to the Mortgagee, on or be note, and any renewal thereof, the on or appraisement laws, and with or the interest thereon, on any lately be due and payable, and this ill indebtedness owing on said not remises paid as they occome due and malicious mischief for the beauty—two thousand, two 22,027,20 ), and the percent interest thereof nortgage shall also secure the parthemselves their heirs, personal to repay such further advance this mortgage and all sums hereby or forthwith upon the conveyant esting of such title in any manner lebtedness secured hereby with the dinate to another mortgage, it is that or of interest on said prior mortgage in the accompanying note shall be different to shall be commented the shall become and be due and all times during the continuant ages to include payment of principal times during the continuant and the sole election pay and discharge said election pay and discharge said to sole election pay and discharge said the sole election the so	months after de Mortgagor(s) expressly agree(s) to the attorneys fees; and upon failure to part thereof, when due, or the taxes amortgage may be foreclosed accorde or any renewal thereof is paid, said, and shall keep the buildings and impendit of the Mortgagee as its interest en ty-seven and 20 100  alling to do so, said Mortgagee may play shall be and become a part of the inyment of all renewals and renewal in the Irrepresentatives and assigns, covered so, if any, with interest thereof as provided to a signal and interest thereof as provided to the Mortgage.  Thereby expressly agreed that should be consent of the Mortgagee.  Thereby expressly agreed that should be consent of the Mortgagee.  Thereby expressly agreed that should be consent of the Mortgagee.  Thereby expressly agreed that should be consent of the Mortgagee.  Thereby expressly agreed that should be consent of the Mortgagee.  Thereby expressly agreed that should be consent of the Mortgagee.  Thereby expressly agreed that should be consent of the Mortgagee.  Thereby expressly agreed that should be consent of the Mortgagee.  Thereby expressly agreed that should be consent of the Mortgagee.  Thereby expressly agreed that should be consent of the Mortgagee.  Thereby expressly agreed that should be consent of the Mortgagee.	pay the sum of money abo pay any installment on sa or insurance as hereinaft dingly; it is further express a Mortgagor(s) shall keep a provements thereon insurate may appear, and the policy and the policy as a said taxes, charges and/andebtedness secured by the otes hereof, together with ant and agree to pay said not rovided in the note or not ble at the option of the Mony portion of said mortgagor with, Mortgagor unless the may be added to the indebted any default be made in the may be added to the indebted and it is further express, then the amount secured are sole option of the owner derform all covenants and course the secured thereby and Mortgagee hereof may declar of the owner derform all covenants and coursed by a prior and existing agor(s) agree to be indebted togen of the object of the owner owner of the owner owne

COPY

Type name here  November  Start of INDIANA  Type name here  Type name here  November  Start of INDIANA  Type name here  Type name here  November  November  Start of INDIANA  Type name here  Type name here  November  Start of INDIANA  Type name here  Type name here  November  November  Start of INDIANA  Type name here  Type name here  November  Start of INDIANA  Type name here  Type name here  November  November  Start of INDIANA  Type name here  Type name here  November  Start of INDIANA  Type name here  Type name here  November  Start of INDIANA  Type name here  Type name here  November  Start of INDIANA  Type name here  Type name here  November  Type name here  November  November  Type name here  November  Type name here  November  Type name here  November  Type name here  November  Start of INDIANA  Type name here  Type name here  November  Type name here  November  Type name here  November  Type name here  November  Start of INDIANA  Type name here  Type name here  November  Type name here  November  Type name here  November  Type name here  November  Type name here  Type name here  November  Start of INDIANA  Type name here  Type name here  Type name here  November  Type name here  November  Type name here  November  Type name here  November  Type name	· - // // /		
Definition of the Bethy ( Deficil 1 Type name here  ITE OF INDIANA ) SS:  UNTY OF LAKE ) SS:  Ore me, the undersigned, a Notary Public in and for said County, this, 1st day of			(SEAL)
Type name here  NTE OF INDIANA  SS  SS  Sore me, the undersigned, a Notary Public in and for said County, this, list_day of	pe name here James J. Delaoli		(CEAL)
DITTY OF LAKE  See me, the undersigned, a Notary Public in and for said County, thislat			(OCAL)
This Document is the property of the Lake Witness the hand and seal of said Mortgage to	TE OF INDIANA		er en
25 , came	33.		en e
25. came James J. DePaol1 and Kathy L. DePaol1 acknowledged the execution of the foregoing instrument.  NESS OF MY HAND and OF COLLEGE.  SEAL "HOWARD PROJANSKY." HOWARD PROJANSKY." HOWARD PROJANSKY.  RELEASE OF MORTGAGE  THIS CERTIFIES that the annexed Mortgage to  which is recorded in the office of the Recorder of	ore me, the undersigned, a Notary Public in and for said Co.	unty this 1st day of November	
ASSIGNMENT OF INDIANA,  STATE OF INDIANA,  Commission expires  AN HOUSE SHALE OF MORTGAGE  This Document is  A Notary Public in and for said county, this  County State of the Associated and a seal of said Mortgage to  ASSIGNMENT OF MORTGAGE  This Document is  Assignment in Mortgage of the Lake County of the Associated and the same and affixed my official seal.  Witness the hand and seal of said Mortgage to interest in Mortgage of the Lake County, this  STATE OF INDIANA,  County State of the Associated of the Associated and the same and affixed my official seal.  Witness the Document is the property of the Lake County Recorder:  County State of the Lake County Recorder:  County State of the Associated and Indiana, in Mortgage of mortgage of the County Public in and for said county, this is day of the Assignment of the Assignment of the Recorder of the County Recorder in the County Recorder of the County Recorder in the County Recorder of the Recorder of the Recorder of the County Recorder in the County Recorder of the C			
RELEASE OF MORTGAGE  THIS CERTIFIES that the annexed Mortgage to  RELEASE OF MORTGAGE  THIS CERTIFIES that the annexed Mortgage to  which is recorded in the office of the Recorder of  Page  This Document is the property of  the Lake  County, Indiana, In Martgage  Witness the hand and seal of said Mortgage, this  This Document is the property of  the Lake  County, ss:  Before me, the undersigned, a Notary Public in and for said county, this  ASSIGNMENT OF MORTGAGE  ON VALUE RECEIVED, the within Mortgage to  ASSIGNMENT OF MORTGAGE  ON VALUE RECEIVED, the within Mortgage to  ASSIGNMENT OF MORTGAGE  FOR VALUE RECEIVED, the within Mortgage to  ASSIGNMENT OF MORTGAGE  ON VALUE RECEIVED, the within Mortgage to  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  ON VALUE RECEIVED, the within Mortgage to  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  ON VALUE RECEIVED, the within Mortgage to  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  ON VALUE RECEIVED, the within Mortgage to  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  ON VALUE RECEIVED, the within Mortgage to  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  ON VALUE RECEIVED, the within Mortgage to  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  ON VALUE RECEIVED, the within Mortgage to  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  ON VALUE RECEIVED, the within Mortgage to  Witness the hand and seal of said mortgage, this  ASSIGNMENT OF MORTGAGE  ON VALUE RECEIVED, the within Mortgage to  Witness the hand and seal of said mortgage to  Witness the hand and seal of said mortgage to  Witnes		L. Derdoll	
RELEASE OF MORTGAGE  THIS CERTIFIES that the annexed Mortgage to			
RELEASE OF MORTGAGE  THIS CERTIFIES that the annexed Mortgage to	} HOWARD PROJANSKY }	the ON	
RELEASE OF MORTGAGE  THIS CERTIFIES that the annexed Mortgage to	Commission expises Commission Expires 1/43/96	Meand Jeoganty	
THIS CERTIFIES that the annexed Mortgage to	- Linner manner	Motary Public	
County, Indiana, in Mortgage Record	RELEAS	SE OF MORTGAGE	
Witness the hand and seal of said Mortgagee, this day of 19.  NOT OFFICIAL!  (Seal)  This Document is the property of the Lake within Mortgage to 19.  STATE OF INDIANA, County, ss:  Notary Public in and for said county, this day of 19.  ASSIGNMENT OF MORTGAGE  (Mortgagee) which is recorded in the contract described therein which it secures are hereby essigned and transferred to 19.  Witness the hand and seal of said mortgagee, this day of 19.  Witness the hand and seal of said mortgagee, this 19.  Witness the hand and seal of said mortgagee, this 19.  ASSIGNMENT OF MORTGAGE  (Mortgagee) which is recorded in the country inclinant, in Mortgage Record 19.  Witness the hand and seal of said mortgagee, this 19.  (SEA ATE OF INDIANA, County, ss: fore me, the undersigned, a Notary Public in and for said county, this 19.  ATE OF INDIANA, And 19.  ATE OF INDIANA, And 19.  ATE OF INDIANA, And 20.  AND ATE OF INDIANA, AND	THIS CERTIFIES that the annexed Mortgage to		
Witness the hand and seal of said Mortgagee, this day of the Lake County, ss:  STATE OF INDIANA,  Gefore me, the undersigned, a Notary Public in and for said county, this day of the Recorder	which is recorded in the office of the Recorder of	County	Indiana in Mortoana
Witness the hand and seal of said Mortgagee, this day of the Lake County Recorder!  STATE OF INDIANA,  Gefore me, the undersigned, a Notary Public in and for said county, this day of the Lake County, ss:  Sefore me, the undersigned, a Notary Public in and for said county, this day of the ASSIGNMENT OF MOSTGAGE  FOR VALUE RECEIVED, the within Mortgage to the County, Indiana, in Mortgage Record page of the County and transferred to the County and the Cou			
Witness the hand and seal of said Morfgagee, this NOT OFFICIAL.  This Document is the property of the Lake County Recorder!  STATE OF INDIANA, County, ss:  Before me, the undersigned, a Notary Public in and for said county, this day of IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal.  My Commission expires Notary Public  ASSIGNMENT OF MORTGAGE  FOR VALUE RECEIVED, the within Mortgage to County, Inclina, in Mortgage Record page of the contract described therein which it secures are hereby existing and transferred to with (without) recourse upon the Mortgage Witness the hand and seal of said mortgagee, this INDIANA, County, ss:  fore me, the undersigned, a Notary Public in and for said county, this day of INDIANA, County, said county, this INDIANA, IN			
This Document is the property of the Lake County Recorder!  STATE OF INDIANA,	Witness the hand and seal of said Mortgagee, this		19
STATE OF INDIANA, County, ss:  Sefore me, the undersigned, a Notary Public in and for said county, this day of, 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	NOT!	OFFICIAL!	(Seal)
Sefore me, the undersigned, a Notary Public in and for said county, this day of 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  ASSIGNMENT OF MORTGAGE  FOR VALUE RECEIVED, the within Mortgage to County, Indiana, in Mortgage Record page and the contract described therein which it secures are hereby essigned and transferred to with (without) recourse upon the Mortgage Witness the hand and seal of said mortgagee, this fore me, the undersigned, a Notary Public in and for said county, this described the execution of the above assignment or gage.			i w W
ASSIGNMENT OF MORTGAGE  OR VALUE RECEIVED, the within Mortgage to  It the contract described therein which it secures are hereby essigned and transferred to  Witness the hand and seal of said mortgage, this  ATE OF INDIANA,  County, ss:  fore me, the undersigned, a Notary Public in and for said county, this  and acknowledged the execution of the annexed release of mortgage.  ASSIGNMENT OF MORTGAGE  (Mortgagee) which is recorded in the country, Indiana, in Mortgage Record  page  with (without) recourse upon the Mortgage  (SEA  ATE OF INDIANA,  County, ss:  fore me, the undersigned, a Notary Public in and for said county, this  and acknowledged the execution of the above assignment regage.	the Lake	County Recorder!	
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal.  My Commission expires  Notary Public  ASSIGNMENT OF MORTGAGE  FOR VALUE RECEIVED, the within Mortgage to County, Indiana, in Mortgage Record page and transferred to with (without) recourse upon the Mortgage Witness the hand and seal of said mortgagee, this with (without) recourse upon the Mortgage Witness the hand and seal of said mortgagee, this (SEA ATE OF INDIANA, County, ss: fore me, the undersigned, a Notary Public in and for said county, this and acknowledged the execution of the above assignment ortgage.	STATE OF INDIANA,	County, ss:	
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal.  My Commission expires  ASSIGNMENT OF MORTGAGE  FOR VALUE RECEIVED, the within Mortgage to	Before me, the undersigned, a Notary Public in and for said	county, this day of	
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal.  My Commission expires  ASSIGNMENT OF MORTGAGE  FOR VALUE RECEIVED, the within Mortgage to	19 came	and acknowledged the execution of the annexed	rainges of mortages
ASSIGNMENT OF MCRTGAGE  FOR VALUE RECEIVED, the within Mortgage to	Brand Depois Freedom from the first and the first of the	The second secon	reidasa Or inortgaga.
ASSIGNMENT OF MORTGAGE  FOR VALUE RECEIVED, the within Mortgage to			daga daga daga daga daga daga daga daga
FOR VALUE RECEIVED, the within Mortgage to	my commission expires	Notary Public	
FOR VALUE RECEIVED, the within Mortgage to	4001011	SOLK SOL	
d the contract described therein which it secures are hereby essigned and transferred to			ah la rangudad la th
ATE OF INDIANA, County, ss:  fore me, the undersigned, a Notary Public in and for said county, this and acknowledged the execution of the above assignment ortgage.			
Witness the hand and seal of said mortgagee, this  ATE OF INDIANA,County, ss:  fore me, the undersigned, a Notary Public in and for said county, this and acknowledged the execution of the above assignment ortgage.			
ATE OF INDIANA,County, ss:  fore me, the undersigned, a Notary Public in and for said county, thisd		WOLAND AND	
ATE OF INDIANA,County, ss:  fore me, the undersigned, a Notary Public in and for said county, thisd	Vitness the hand and seal of said mortgages this	They of	19
fore me, the undersigned, a Notary Public in and for said county, this	Titiloso tilo lialita alia setti oi sala inortgagoe, tilio		
and acknowledged the execution of the above assignment ortgage.			(SEA
ortgage.	ATE OF INDIANA, County, ss:		*
WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal	ATE OF INDIANA, County, ss: fore me, the undersigned, a Notary Public in and for	said county, this	
	TATE OF INDIANA, County, ss: efore me, the undersigned, a Notary Public in and for	said county, this	
Commission expires Notary Pul	TATE OF INDIANA, County, ss: efore me, the undersigned, a Notary Public in and for, 19, came ortgage.	said county, this and acknowledged the execution of the	
	Witness the hand and seal of said mortgages this	57 day of	, 19