Recorded this	day of	A.D.,o'clock
	REAL ESTATE MORT( (This mortgage secures the described indebtedne)	
THIS INDENTURE WITN	ESSETH, that <u>Margaret Williams</u>	and
		hereinafter called Mortgagor
of <u>Lake</u> Warrani(s) to <u>Americar</u>	County, in the State of <u>Indian</u> General Finance, Inc. 6701A Broadway	na, Mortgage(s) a v, Merrillville IN 46410 hereinaf
called Mortgagee, of	Lake County, in the Stated in Lake County, in the St	tate of Indiana the follow
Jestinen Uesi Esiare biir	iated in Config. in the St	izice of illustria, as follows, to wit:
	n the City of Merrillville, County of and is further described as follows:	Lake, and State of
	EPT THE NORTH 45 FEET THEREOF, AND LO EREOF, BLOCK "K", MEADOWLAND ESTATES U	INIT NO 2 AS SHOWN IN
PLAT BOOK 3	10, PAGE 93, LAKE COUNTY, INDIANA.	
		3
\$50.	Document is	
	NOTOFFICIA	
	This Document is the prope	
	the Lake County Record	er! 💮 💆 😸 😘 🗓
	If checked, on or after 60 months from the date of thi	
DEMAND FEATURE:	If checked, on or after 60 months from the date of this have to pay the principal amount of the loan and all unp	is loan, we can demand the full datance and you
60 months or more)	If we elect to exercise this option you will be given writtin full is due. If you fail to pay, we will have the rignorigage or deed of trust that secures this loan. If we	ten notice of election at least 00 days hefold never
Service of the servic	mortgage or deed of trust that secures this loan. If we prepayment penalty that would be due, there will be no	elect to exercise this option, and the note calls of prepayment penalty.
to secure the repayment	of a promissory note of even date herewith for the princip	the Mortgagor(s) and payable to the Mortgagee, or
before 60 any renewal thereof; the	months after date, in installments and Mortgagor(s) expressly agree(s) to pay the sem of mor	l with interest thereon, all as provided in said note, a ney above secured, all without relief from valuation
interest thereon, or any p	with attorneys' fees; and their failure to pay envilonstalling an thereof, when due, or the takes or insurance as here is mortgage may be forcelosed accordingly; if is further	inafter stipulated, then said note shall immediately
Indebtedness owing on a	aid note or any renewal thereof is paid, said Mongagor(secome due, and shall keep the bullyings and improve	s) shall keep all legal taxes and charges against a
vandalism and malicious amount of <u>Thirteen</u>	mischief for the benefit of the Mongagee as its intere thousand two hundred sixty-five dollar	ets may appear, and the policy duly assigned in ars and twenty-nine cents
said Mortgagee may pay	said taxes, charges and/or insurance, and the amount so	paid, with interest at the rate stated in said note, s
of all renewals and rene	the indebtedness secured by this mortgage. If not contra wal notes hereof, together with all extensions thereof, igns, covenant and agree to pay said note and inter	The Mortgagors for themselves, their heirs, person
advances, if any, with int real estate in a good con	erest thereon as provided in the note or notes evidencial dition of repair or shall permit the real estate to be in dar	ng such advances. If mortgagor shall fall to keep nger of the elements, vandalism or damage from o
cause, Mortgagee may ta	ke such steps as are necessary in its judgment to protec	t the real estate.
Mortgagee and forthwith	r regulation, this mortgage and all sums hereby secure upon the conveyance of Mortgagor's title to all or any por any manner in persons or entities other than, or with, N	tion of said mortgaged property and premises, or u
the indebtedness secure	and hereby with the consent of the Mortgagee. If Mo eleration, This notice shall provide a period of NOT LES	rtgagee exercises this option, Mortgagee shall
mailed within which Mort	gagor must pay all sums secured by this Mongage. If M voke any remedies permitted by this Mongage without fu	ortgagor fails to pay these sums prior to the expira
	it and subordinate to another mortgage, it is hereby exp int of principal or of interest on said prior mortgage, the	
principal or such interes	and the amount so paid with legal interest thereon from the mortgage and the accompanying note shall be dec	rom the time of such payment may be added to
expressly agreed that in secured by this mortgage	the event of such default or should any suit be commen and the accompanying note shall become and be due to	iced to foreclose said prior mortgage, then the amo
the owner or holder of thi		
	ts or payments on land contracts from any and all tenar	

CKH 0420 22478

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 Mortgagee all such further assurances as may be proper for perfecting or completing the security hereunder.

MANUAL N CO	Helle	ans)	(SEAL)				(SE
Туре	name here Marr	garet Williams	3		Type name here		,,,,
	<b>1</b>		(SEAL)				(SE
(1) Type	e name here	en e			Type name here		
TE OF INDIANA							
JNTY OF Lake	188'						
e de la companya de La companya de la co							
				this 30th day o		10 10 10 10 10 10 10 10 10 10 10 10 10 1	108834343434
acknowledged t	the execution of	the foregoing ins	strument. OC	ument i	<b>S</b> \\	1 Li 1 7	
NESS OF MY H			OTO	FFICI	ATI		ノニ
				/ //	0	3.5	
Commission exp	pires 10/8	3/98 11118	Documer Lalva C	nt is the pro		wh:	
1955 N 1851 N 1862 N		U	e Lake C	ounty Rece	reish Notary	Publis Lik C	ty Resi
			RELEASE OF	MORTGAGE			
	The state of the s	annexed Mortga the Recorder of	-		Coup	ty, Indiana, in	Madagaa
		The second secon	THE RESIDENCE OF THE PERSON NAMED IN COLUMN 2 IS NOT THE OWNER.	en fully paid and sat			
			en e	The second secon		€ 600mm	To The State of th
Witness th	ne hand and sea	of said Mortgag	gee, this	dey of			The state of the s
		1000					(SEAL)
			2				
				SEAV			
	18 14 14 14 15 15 15 15 15 15 15 15 15 15 15 15 15			The state of the s	A Secretary of the Secr	1 - 10 April - 10 Apri	and the second second
STATE OF INDI	ANA,		W.	WANTINE			
		ed, a Notary Pub	olic in and for sa	id county, this	day of		
Before me	e, the undersign	ed, a Notary Pub		id county, this	day of	and ackr	nowledged
Before me	e, the undersigno , came the annexed rel	ed, a Notary Pub	e		day of	and ackr	, nowledged
Before me	e, the undersigno , came the annexed rel	ed, a Notary Pub	e	id county, this	my official seal.	and ackr	nowledged
Before me	e, the undersigned, came, came the annexed rel	ed, a Notary Pub lease of mortgag OF, I have hereu	e				nowledged
Before me the execution of IN WIT	e, the undersigned, came, came the annexed rel	ed, a Notary Pub lease of mortgag OF, I have hereu	e		my official seal.		nowledged
Before me the execution of IN WIT	e, the undersigned, came, came the annexed rel	ed, a Notary Pub lease of mortgag OF, I have hereu	e				nowledged
Before me the execution of IN WIT	e, the undersigned, came, came the annexed rel	ed, a Notary Pub lease of mortgag OF, I have hereu	e				nowledged
Before me the execution of IN WIT	e, the undersigned, came, came the annexed rel	ed, a Notary Pub lease of mortgag OF, I have hereu	e				nowledged
Before me the execution of IN WIT	e, the undersigned, came, came the annexed rel	ed, a Notary Pub lease of mortgag OF, I have hereu	e	my name and affixed	Notary Put		nowledged
Before me the execution of IN WIT	e, the undersigned, came, came the annexed rel	ed, a Notary Pub lease of mortgag OF, I have hereu	e	my name and affixed	Notary Put		nowledged
Before me the execution of IN WIT	e, the undersigned, came, came the annexed rel	ed, a Notary Pub lease of mortgag OF, I have hereu	e	my name and affixed			nowledged
Before me the execution of IN WIT My Commission	e, the undersigned, came, came the annexed rel	ed, a Notary Pub lease of mortgag OF, I have hereu	e	my name and affixed	Notary Put		nowledged
Before me the execution of IN WIT My Commission	e, the undersigned, came, came the annexed rel	ed, a Notary Pub lease of mortgag OF, I have hereu	e	my name and affixed	County.		nowledged
Before me the execution of IN WIT My Commission	e, the undersigned, came, came I the annexed relative for the annexed relative fore	ed, a Notary Pub lease of mortgag OF, I have hereu	e	my name and affixed	County.		nowledged
Before me the execution of IN WIT My Commission	e, the undersigned, came, came I the annexed relative for the annexed relative fore	ed, a Notary Pub lease of mortgag OF, I have hereu	e	my name and affixed	County.		nowledged
Before me the execution of IN WIT My Commission	e, the undersigned, came, came the annexed rel	ed, a Notary Pub lease of mortgag OF, I have hereu	e	my name and affixed	County.		nowledged
Before me the execution of IN WIT	e, the undersigned, came, came I the annexed relative for the annexed relative fore	ed, a Notary Pub lease of mortgag OF, I have hereu	e	my name and affixed	County.		nowledged
Before me the execution of IN WIT My Commission	e, the undersigned, came, came I the annexed relative for the annexed relative fore	ed, a Notary Pub lease of mortgag OF, I have hereu	e	rd this day day day and recorded rd No corder	Notary Put		nowledged