Reception No.				6701A Bridgey
Recorded this day of	e a de la companya d	, A.D. 19		oʻclockm.
AMERICAN GENERAL	REAL I	ESTATE MORTGAGE described indebtedness and		
THIS INDENTURE WITNESSI		NNE M. BAKKER		**************************************
hereinafter called Mortgagor(s)	1		TNDTAL	VA.
Mortgage(s) and Warrant(s) to			16 Or	
hereinafter called Mortgagee, of INDIANA	, the following d			County, in the State of
County, in the State of Indiana	Brown Starter	escribed Real Estate situated	m super-measurable on a 2000 page of the super-	and the second of the second o
Situated in the City of and is further describ	ped as follows:			950686
Lot 22 and Outlot "E", 20, page 55, in Lake C		to byer, as shown i	n Plat book	`
0 Sa.	Do	cument is		
		OFFICIA		
to secure the repayment of executed by the Mortgagor (s) interest thereon, all as provided secured, all without relief from note, or any part thereof, at m stipulated, then said note shall agreed by the undersigned, the legal taxes and charges againsfor fire, extended coverage, valuely assigned in the amount of insurance, and the amount so mortgage. If not contrary to la	the Lake promissory note of even date and payable to the Mortgag d in said note, and any renew a valuation or appraisement i maturity, or the interest there immediately be due and pay at until all indebtedness owir st said premises paid as they indalism and malicious miss of Eight Thousand plars (\$ 8,000,00 paid, with percent inte	at thereof, the Mortgagor(s) elaws, and with attorneys fees from on any part thereof, who wable, and this mortgage may agone aid note or any renew become due, and shall keep mier for the benefit of the Mortgage may and no/100	months after da expressly agree(s) to per due, or the taxes by be foreclosed accordant the buildings and import gagee as its interests aid Mort gagee may parecome a part of the in	te, in installments and with pay the sum of maney above pay any installment on said or insurance as hereinafter lingly; it is further expressly Mortgagor(s) shall keep all provements thereon insured may appear, and the policy y said taxes, charges and/or debtedness secured by this
extensions thereof. The Mortga and Interest as they become evidencing such advances.	agors for themselves, their he	<u>eirs, personal representative</u> s	s and assigns, covenar	nt and agree to pay said note
gagee and without notice to property and premises, or upopurchaser or transferee assume of this mortgage is subject an payment of any installment of principal or such interest and edness secured by this mortgage agreed that in the event of such this mortgage and the accomplished holder of this mortgage.	Mortgagor forthwith upon to the vesting of such title in the vesting of such title in the indebtedness secured he and subordinate to another me f principal or of interest on the amount so paid with legge and the accompanying not default or should any suitanying note shall become an	the conveyance of Mortgago in any manner in persons or or early with the consent of the portgage, it is hereby expressions and prior mortgage, the holest interest thereon from the tote shall be deemed to be set be commenced to foreclosed be due and payable at any	entities other than, or Mortgagee. y agreed that should der of this mortgage in the of such payment in cured by this mortgage, time thereafter at the	any default be made in the may pay such installment of may be added to the indebtge, and it is further expressly then the amount secured by sole option of the owner or
And the Mortgagor(s) covenanditions of all prior and existingagor(s) agree that in the even	g mortgäges to include payn	nent of principal and interes	it on any debt or debt	ts secured thereby and Mort-

This instrument prepared by_

and conditions.

CKH 0420225 155353

USA

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, Mortgages 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