Record this	day of	, A.D.	o'clock
<b>\</b>	D	EAL ESTATE MORTGAGE	
		cures the described indebtedness and rener	wals thereof.)
		A. Whitefield	and
	tifield, husband and w		hereinafter called Mortga
of Lak	e County,	in the State of Indiana e, Inc.	, Mortgage
		County, in the State of	
described Real Esta	te situated in Lake	County, in the State of India	na, as follows, to wit:
	ted in the City of Hoba s further described as	art, County of Lake, and S follows:	tate of Indiana,
Lot 9 per p	, Block 9, in Earle and lat thereof, recorded	d Davis Addition to the to in Miscellaneous Record "A of Lake County, Indiana.	
Subje	ct to existing easemen	ts and restrictions of rec	ord.
Subje	ct to any statements o	f fact that a legal survey	might reveal.
Commo	nly known as: 1016 Li	llian Street, Hobart, Indi	
	n	o orthographic	0
	/_ /	ocument is	2 *
		r OFFICIAL!	:. <b>"</b>
		ment is the property	of C
	the La	ke County Recorder!	
,	in full is due. If you fail mortgage or deed of trust prepayment penalty that we	option you will be given written notice of to pay, we will have the right to exerc that secures this loan. If we elect to ex- ould be due, there will be no prepaymen	cise any rights permitted under the tercise this option, and the note call to penalty.
to secure the repayr	ment of a promissory note of even	date herewith for the principal sum of \$ executed by the Mortgag	gor(s) and payable to the <b>Mortgage</b>
appraisement laws, interest thereon, or due and payable, a indebtedness owing premises paid as the vandalism and mali	t; the Mortgagor(s) expressly agre and with attomeys' fees; and upon any part thereof, when due, or the and this mortgage may be foreclo on said note or any renewal ther ney become due, and shall keep cious mischief for the benefit of	fter date, in installments and with interest ee(s) to pay the sum of money above so failure to pay any installment on said retaxes or insurance as hereinafter stipused accordingly; it is further expressly eof is paid, said Mortgagor(s) shall kee to the buildings and improvements the Mortgagee as its interests may appear to the mortgagee as its interests may appear to bollars (\$_9_383_87\$)	ecured, all without relief from valual note, or any part thereof, at maturity lated, then said note shall immediate agreed by the undersigned, that by all legal taxes and charges agains eon insured for fire, extended covered and the policy duly assigned 17/100**
be and become a pa of all renewals and representatives and advances, if any, wi real estate in a good	art of the indebtedness secured by renewal notes hereof, together vil assigns, covenant and agree to the interest thereon as provided in a condition of repair or shall permit	isurance, and the amount so paid, with it is mortgage. If not contrary to law, the vith all extensions thereof. The Mortgato pay said note and interest as they the note or notes evidencing such add the real estate to be in danger of the early in its judgment to protect the real estate.	nterest at the rate stated in said note is mortgage shall also secure the pa gors for themselves, their heirs, pe become due and to repay such transces. If mortgagor shall fail to kelements, vandalism or damage from
Mortgagee and forth the vesting of such t the indebtedness s Mortgagor Notice of mailed within which	with upon the conveyance of Mort title in any manner in persons or e ecured hereby with the consent Acceleration. This notice shall pro Mortgagor must pay all sums sec	and all sums hereby secured shall becaugagor's title to all or any portion of said to antities other than, or with, Mortgagor unto the Mortgagee. If Mortgagee executed a period of NOT LESS than 30 doured by this Mortgage. If Mortgagor failed by this Mortgage without further notice	mortgaged property and premises, on the street purchaser or transferee assertises this option, Mortgagee shat ays from the date the notice is delive to pay these sums prior to the exp
payment of any inst principal or such ini indebtedness secure expressly agreed that	allment of principal or of interest terest and the amount so paid we ed by this mortgage and the acco at in the event of such default or s tgage and the accompanying note	r mortgage, it is hereby expressly agre- on said prior mortgage, the holder of to vith legal interest thereon from the time impanying note shall be deemed to be should any suit be commenced to forect shall become and be due and payable	his mortgage may pay such installme of such payment may be added secured by this mortgage, and it is lose said prior mortgage, then the a
interests in and to a	Il rents or payments on land conti	y this mortgage they hereby assign to the racts from any and all tenants or contract dness hereby secured remains unpaid	ct purchasers due or to become du
•	-	- · · · · · · · · · · · · · · · · · · ·	
•	ared by Kim M. Littell	, American General Finance	, Inc.

014-32019 IN Section 32 Mortgage (10-95)

er#044423432

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 there and Mortgagor(s) agree that in the event of default in the performance of such covenants and conditions then the Mortgagee here if 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.

REOF, the said M	ortgagor(s) ha <u>ve</u> herei 1996	unto set <u>their</u>	hand(s) and	seal(s) this	L5th day of
Mulification of Me.	vin A. Whitefie	ld	r 8.1	pe name here EVa	J. Whitefield (SEAL)
se name here			Ty	pe name here	
A ke }ss					
ersigned, a Notan came	Public in and for said of Melvin A. and E	County, this 15 va J. Whitef	ith day ofield, hus	April band and wife	
the execution of the HAND and official nines 10/22/9	ne foregoing instrument.  Doc seal NOT	ument FFIC	Vim	M Lit	relo.
					VIII M. TILVE
	RELEAS	SE OF MORTG	AGE		
The state of the s				County, I	ndiana in Mortgage
he hand and seal	of said Mortgagee, this	dayo			entries, she was the real of the class of the class of the terror of the specific of the speci
		EDER'S			(SEAL)
		III By			
IANA,		County, ss:			
가장하다 살살이 하셨다면 하나 하다.	I, a Notary Public in and	for said county, the	nis	_day of	
	ase of mortgage.				and acknowledged
TNESS WHEREO	F, I have hereunto subs	cribed my name ar	nd affixed my o	official seal.	
n expires				No.	
	: (), 40 시간이 남들의 작고하 1년 (1일 기상이 사용된 회사			Notary Public	
		gg  :	-j-   de		
			Coul		
			and		
		<u>          </u>	e 6 6 H		
HÖM M	2	ord t	k sord I		
		J. J. J.	Rec		
		<b>₩</b> 2	tgage		
			n Morr	8	
	e name here Med  a name here Med  a name here  A SS:  ersigned, a Notany came the execution of the execution	(SEAL)  The name here Melvin A. Whitefie (SEAL)  The name here Melvin A. and E (SEAL)  The execution of the foregoing instrument.  HAND and official seal.  The Lake Comment of Residence; Lake cume the Lake Comment of the Recorder of page.  The hand and seal of said Mortgagee, this hand and seal of said Mortgagee, this the undersigned, a Notary Public in and came the undersigned, a Notary Public in and page.  The same there Melvin A. Whitefie (SEAL)  The Lake Comment of the execution of the Recorder of page.  The hand and seal of said Mortgagee, this hand and seal of said Mortgage.  The undersigned, a Notary Public in and page.  The same there Melvin A. Whitefie (SEAL)  The Lake Comment of the execution of the foregoing instrument.	A SS:  ersigned, a Notary Public in and for said County, this 15 came Melvin A. and Eva J. Whitefithe execution of the foregoing instrument.  HAND and official seal pries 10/22/97 A OF Residence: Lake County Recommend to the United States of Mortgage to ead in the office of the Recorder of page he hand and seal of said Mortgagee; this day of the hand and seal of said Mortgage; this day of the annexed release of mortgage.  IANA, County, ss:  e, the undersigned, a Notary Public in and for said county, the came of the annexed release of mortgage.  TNESS WHEREOF, I have hereunto subscribed my name and expires Page 1 and	e name here Melvin A. Whitefield  (SEAL)  Ty  A  (SEAL)  Ty  Ty  Ty  Ty  Ty  Ty  Ty  Ty  Ty  T	e name here Melvin A. Whitefield (GEAL)  Type name here Type name here EVA  A Re SS:  ersigned, a Notary Public in and for said County, this 15th day of April came Melvin A. and Eva J. Whitefield, husband and wife the execution of the foregoing instrument.  HAND and official seal prices 10/22/97  Y of Residenge; Lake cument is the property of Notary Public in the office of the Recorder of Lake County Recorder!  RELEASE OF MORTGAGE  RELEASE OF MOR