Reception No.								
Recorded this	day of			, A.D			_o'clock	M
		REAL E	STATE MO	RTGAGE	=			
	·	ortgage secures the		tedness and re	enewals there	of.)		
THIS INDENTURE WITNES	SETH, thatWi	Illiam E. McFar	land		. /	an_ hereinafter o	d	
of Lake		County, in the S	State of	Indiana	V	-	_, Mortgage	
of Warrant(s) to _American G								reinafte
called Mortgagee, of Lake described Real Estate situal	ad in Take		County, in	the State of			, the f	•
described near cerare situal	, ed #1	······································	County, and	ille Olale Ol II	iukiia, as iui	iows, to wit.		96
Lot 13, Oakcrest	Manor Addition	to the City of	E Hammond, as	s shown in				90
Plat Book 33, Pag								085
			****			· ·	un in language ob	
								~
Commence of the Commence of th								
9-3-6-0								
							3	19
		Door	umen	+10			7	38.5
		DUC					贾 斯	
		OTO	HHI	CIAL		P . "	\$ 7	
and the second of the second o	This	Documen	nt is the	proper	ty of		E	<u> </u>
	tl	he Lake C	ounty R	ecorde	r!		E A	: :
_							6	Ö
(If the term of loan is 60 months or more)	have to pay the pay if we elect to exe in full is due, if mortgage or deed	rafter 60 months rincipal amount of rcise this option you fail to pay, do furust that secutive that would be a	f the loan and a ou will be give we will have t ures this loan.	til unpaid inte n written noti the right to If we elect	erest accrued ice of election exercise any to exercise th	to the day we at least 90 da rights permitt is option, and	make the c ays before p ed under t	demand paymer the note
to secure the repayment of	a promissory not	of even date he				5.62	o Mortana	
before 60		months after date	, in installment	s and with int	terest thereor		ed in said r	note, an
any renewal thereof; the M appraisement laws, and wit interest thereon, or any par due and payable, and this indebtedness owing on sak premises paid as they be vandalism and malicious mamount of six thousand	h attomays' fees; I thereof, when d mortgage may b I note or any ren come due, and a nischief for the b eight hundred	and upon fallities upon fallities upon the takes of the foreclosed accessed accessed the policy of the fallities of the Muring the fallities of the Muring the fallities of the Muring the fallities of the fallit	to pay any insor insurance as cordingly: It is aid, said Mong liidings and im toggen as its as and sixty	Allment on a present of the control	aid note, or a stipulated, the essity agreed keep alf lega thereon insury appear, an	ny part thereo en said note s by the unders al taxes and cl ired for fire, e d the policy d	f, at maturi hall immed signed, that harges aga extended couly assigned	ty, or the liately but the until a sinst said overage and in the said overage and in the said overage and in the said in the s
said Mortgagee may pay sa be and become a part of the of all renewals and renewa representatives and assign advances, if any, with inter real estate in a good condit cause, Mortgagee may take	id taxes, charges a indebtedness so indebtedness so indebtedness so indepted indepted in the i	ecured by this mo ogether with all e d agree to pay s rovided in the not nall permit the rea re necessary in its	e, and the amountgage. If not contensions there and note and e or notes evical estate to be is judgment to p	unt so paid, vicontrary to law reof. The Mo- interest as of dencing such in danger of the protect the res	with interest a w, this mortgs ortgagors for they become advances. The elements at estate.	t the rate state age shall also to themselves, to due and to if mortgagor s vandalism or	secure the heir heirs, repay suc hall fail to damage fr	ote, she payme person h furthe keep th om othe
If not prohibited by law or a Mortgagee and forthwith up the vesting of such title in a the indebtedness secured Mortgagor Notice of Accele mailed within which Mortgageriod, Mortgagee may invo	on the conveyance on the conveyance on the converse of the conveyance on the conveyance of the conveya	ce of Mortgagor's reons or entities o consent of the e shall provide a p sums secured by	title to all or an other than, or w Mortgagee. I period of NOT this Mortgage.	y portion of a lith, Mortgage f Mortgagee LESS than 3 If Mortgago	eaid mortgage or unless the exercises the 30 days from r fails to pay	d property and purchaser or t nis option, Mo the date the n these sums pi	d premises transferee a ortgagee s otice is del nor to the e	, or upo assumo hali gi ivered
If this mortgage is subject a payment of any installment principal or such interest a indebtedness secured by the expressly agreed that in the secured by this mortgage a the owner or holder of this not secured.	of principal or of and the amount s his mortgage and e event of such d and the accompan	f interest on said so paid with legal the accompanyin efault or should a	prior mortgage i interest there ng note shall b uny suit be com	e, the holder son from the e deemed to nmenced to f	of this morto time of such be secured oreclose said	page may pay n payment ma by this mortga I prior mortgag	such insta by be adde age, and it ge, then the	allment ed to t is furth e amou

Mortgagor(s) expressly understand and decree that by this mortgage they hereby assign to the Mortgagee all of Mortgagor(s) rights and interests in and to all rents or payments on land contracts from any and all tenants or contract purchasers due or to become due from any such tenants or purchasers so long as the indebtedness hereby secured remains unpaid in whole or in part.

Dawn R. Stillwell

This instrument prepared by

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

11 Ja # 040523496