	ay of	,/	N.D. 19,	o'clor	*	_m.
	(This mortgage s	REAL ESTATE N secures the described in	MORTGAGE debtedness and renewals th	ereof.)		
THIS INDENTURE WITNES	SETH, that Randy	y L. Olson				and
mberly J. Olson		nusband and wife				
ereinafter called Mortgagon	(s) of Lake		County, in the State of	Indiana	Marine and the second seco	1
lortgage(s) and Warrant(s)	loAmerican (	General Finance	, Inc.			
ereinafter called Mortgagee	, of <u>Lake</u>				County, in the Sta	te of
	Miles bearing and the South and A.	he following described R	leal Estate situated inL	ake		· ·
county, in the State of Indian	na, as follows, to wit:			in the second	2	
Situated and is f	in the City of urther describe	f Hobart, County ed as follows:	y of Lake, and Sta	te of Indiana	, <u> </u>	
page 3.	Crestwood Pari	k, City of Hoba	rt, as shown in Pl	at Book 31,		
				e Tanan Santan		
		Docum	ent is	G		
	N	OT OFF	FICIAL!		<b>96 N</b> D	
			the property of		96 NOV 2	
			ty Recorder!		<b>公</b> 市	පුදු
	that would be due, the	re <mark>will be n</mark> o p <mark>repaym</mark> en			a prepayment per	nalty
ecured, all without relief from any part thereof, at mather said note shall immediate undersigned, that until and charges against said proverage, vandalism and me amount of Eighty	om valuation or appraise urity, or the interest the lately be due and pay all indebtedness owing emises paid as they be nalicious mischief for the seven thousand.	isement laws, and with hereon, or any part the tyable, and this mortgar g on said note or any ecome due, and shall kathe benefit of the Work	he Mortgagor(s) expressly attorneys fees; and upon fa reof, when due, or the taxings may be foreclosed accorrenewal thereof is paid, sales the buildings and improving see as its interests may ninety-six and 20/	allure to pay any instead of insurance as it prolingly; it is further id Mortgagor(s) shall be rements thereon insurance appear, and the position of the posit	sum of money al aliment on said a hereinafter stipula expressly agree I keep all legal to ured for fire, exter olicy duly assigne	bove note, ated, d by axes nded
nd failing to do so, said M said note, shall be and	lortgagee may pay sai become a part of the renewals and renewal res and assigns, coven	e indebtedness secured al notes hereof, togethe nant and agree to pay s	r insurance, and the amour d by this mortgage. If not our er with all extensions there	contrary to law, this of. The Mortgagors	est at the rate st mortgage shall for themselves, to repay such fu	also their
eirs, personal representative dvances, if any, with interestate in a good condition of	of repair or shall permi	nit the real estate to be	s evidencing such advances in danger of the elements,	s. If mortgagor shall		real
eirs, personal representative dvances, if any, with interestate in a good condition of lortgagee may take such state in a prohibited by law or rend forthwith upon the conf such title in any manner ecured hereby with the confis notice shall provide a lay all sums secured by this	of repair or shall permiteps as are necessary in the same are necessary in the same are necessary in persons or entitles on the Mortgage of the Mortgage. If Mortgage of the M	nit the real estate to be in its judgment to protect e and all sums hereby ser's title to all or any portion than, or with, More. If mortgagee exercise than 30 days from the por falls to pay these sum	s evidencing such advances in danger of the elements, it the real estate.  ecured shall become due a rtion of said mortgaged protagagor unless the purchase as this option, Mortgagee shall date the notice is delivered as prior to the expiration per	s. If mortgagor shall vandalism or dama and payable at the operty and premises or transferee assurall give Mortgagor Not or mailed within we	ge from other ca tion of the Mortgi , or upon the ve nes the indebted votice of Accelera which Mortgagor	real ause, agee sting lness ation.
eirs, personal representative dvances, if any, with interestate in a good condition of lortgagee may take such state in a good condition of lortgagee may take such state in a good condition of lortgagee may take such state in any manner is such title in any manner is ecured hereby with the confis notice shall provide a lay all sums secured by this emitted by this Mortgage withis mortgage is subject a fany installment of principach interest and the amough this mortgage and the ane event of such default ond the accompanying note.	of repair or shall permiteps as are necessary in a gulation, this mortgage everywhere of Mortgagor in persons or entitles on sent of the Mortgagor period of NOT LESS is Mortgage. If Mortgagor without further notice or and subordinate to another pair or of interest on a lint so paid with legal in accompanying note short should any suit be or should any suit be	nit the real estate to be in its judgment to protect and all sums hereby see and all sums hereby sees title to all or any point other than, or with, More, if mortgagee exercises than 30 days from the porfalls to pay these sum of demand on Mortgagor, there mortgage, it is here said prior mortgage, the interest thereon from the hall be deemed to be a commenced to foreclose.	s evidencing such advances in danger of the elements, it the real estate.  ecured shall become due a rtion of said mortgaged protagagor unless the purchase as this option, Mortgagee shall date the notice is delivered as prior to the expiration per	s. If mortgagor shall vandalism or dama and payable at the opporty and premises or transferee assured or mailed within which, Mortgagee may be added to the it and it is further expent the amount seculo.	ge from other can tion of the Mortgi , or upon the vernes the indebted Notice of Acceleration of Mortgagor vinvoke any removed made in the payallment of princip indebtedness seconds agreed the	real ause, agee sting iness ation. must edies ment eal or cured nat in trage
eirs, personal representative dvances, if any, with interestate in a good condition of fortgagee may take such state in a good condition of fortgagee may take such state in a good condition of fortgagee may take such state in any manner in a good forthwith upon the configured hereby with the confis notice shall provide a good and sums secured by this emitted by this Mortgage withis mortgage is subject a fortgage in and the accompanying notice in a good such interest and the amount of the accompanying notice in and to all rents or payments.	of repair or shall permiteps as are necessary in teps as are necessary in teps as are necessary in teps as are necessary in persons or entities of the Mortgager period of NOT LESS is Mortgage. If Mortgager without further notice or and subordinate to anotipal or of interest on a sunt so paid with legal in accompanying note shor should any suit be eshall become and be erstand and agree that nents on land contract	nit the real estate to be in its judgment to protect and all sums hereby ser's title to all or any portion other than, or with, More. If mortgagee exercises than 30 days from the por falls to pay these sur demand on Mortgagor. Ther mortgage, it is here said prior mortgage, the interest thereon from the hall be deemed to be a commenced to foreclosed due and payable at a by this mortgage they it is from any and all ter	s evidencing such advances in danger of the elements, it the real estate.  ecured shall become due, aution of said mortgaged protigagor unless the purchaseles this option, Mortgagee shate the notice is delivered by expressly agreed that she holder of this mortgage e time of such payment massecured by this mortgage, se said prior mortgage, the	s. If mortgagor shall vandalism or dama and payable at the opporty and premises or transferee assured or mailed within world, Mortgagee may be added to the it and it is further expent the amount secures ole option of the organism due or to become	ge from other can tion of the Mortgi, or upon the vernes the indebted Notice of Acceleration of Acceleration which Mortgagor invoke any removal made in the payallment of princip indebtedness sectoressly agreed the tred by this mortgaged to the control of the co	real ause, agee esting iness ation. must edies ment eal or cured nat in togage of this erests such

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

November, 19 96		)	is day of
Rendy 2 Olem	(SEAL)	X: lake	J. Olem (SEAL)
pe name here Randy L. Olson		Type name hereKimberly	J. Olson
46	(SEAL)		(SEAL)
pe name here		Type name here	
TATE OF INDIANA ) OUNTY OF Lake ) SS: efore me, the undersigned, a Notary Public in and	d for said County, this _	26th <sub>day of</sub> November	John V NV J ON VIEW
96 came Randy L. &	Kimberly J. Ols	son, husband and wife	
nd acknowledged the execution of the foregoing i	instrument.	ent is	
y Commission expires 10/22/97 D County of Residences Lake	OT OFF	ICIAL!	Medition
County of Residence: Lake	Lake Count	"Posseder!	Notary Public Kim M. Littell
THIS CERTIFIES that the annexed Mortgage	RELEASE OF	MORTGAGE	
which is recorded in the office of the Recorder			County, Indiana, in Mortgage
Record page			
Witness the hand and real of said Mortgage	e, this day o		
We want			(Seal)
	STOPPERS	Ву:	7
STATE OF INDIANA,	County, ss:		
Before me, the undersigned, a Notary Public in			(
19, came	S SEAL	S/	anenthm in accord became addition
			of the annexed release of mortgage.
IN WITNESS WHEREOF, I have hereunto so	ubscribed my name and	affixed my official seal.	
My Commission expires			Notary Public
		:	Notary Public
11 1 1 1	्र । द्व	<u>ا</u> خ ا	
The same of the sa	day of	County	
	ع ال	<b>A</b>	
THOM THOM	Received for record this	Recorde	
ρ Ε	F. O. B.	œ     <b>   </b>	
	Received for record this  19 at o		
	Mod at		,
	d fo		
	orde	<b>o</b> 6	
	96 6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	. Fee \$ 1	