Decention Ale			IAKE COUNT	200 20 0		
Reception No.					o'alaak	
Recorded this	⁴⁴ 67 4 00 3		ABT FEB 11 PM 1: FATE MOBIGAGE CAR		o clock	m.
	(This mortga	age secures the desc	cribed indebtedring Of Picha	ils thereof.)		
THIS INDENTURE WITNE	SSETH, that	George W.Sh	ropshire			and
Laura M. Shropsh	ire	Husband	and Wife		···	
hereinafter called Mortgago	or(s) of	Lake	County, in the State of	Indi	ana	•
Mortgage(s) and Warrant(s	to American	General Finan	ce 2414 Interstate P	laza Drive H	ammond, IN	124
hereinafter called Mortgage	ee, of	Lake			County, in the	ate of
Indiana		, the following desc	cribed Real Estate situated in	Lak	e	
County, in the State of India	ana, as follows, to w	it:				
and is further of	described as	follows:	of Lake, and State of Eighth Addition, in t 68, in Lake County,	he City of H	MO FE	SIAIE LAK FILED I
	Thi	Documents Documents	Iment is FFICIAL! It is the property ounty Recorder!	of	S W. CARTER CORDER	FOR RECORD
DEMAND FEATURE (if checked)	to pay the principelect to exercise is due. If you fai deed of trust that	pal amount of the lo this option you will it to pay, we will ha	from the date of this loan we can and all unpaid interest accrebe given written notice of elective the right to exercise any riff we elect to exercise this option payment penalty.	rued to the day we ction at least 90 d ights permitted und	make the dema ays before payme der the note, mor	nd. If we ent in full tgage or
executed by the Mortgagor interest thereon, all as prosecured, all without relief to any part thereof, at matthen said note shall immediate undersigned, that until and charges against said proverage, vandalism and the amount of <u>Eleven</u>	its) and payable to to vided in said note, from valuation or aparturity, or the interestable by the due and all indebtedness or the interestable by the malicious mischief thousand nir	he Mortgage, on or be, and any renewal the ppraisement laws, are st thereon, or any d payable, and this owing on said note ey become due, and for the benefit of the hundred and	n for the principal sum of \$	months after days agree(s) to pay an failure to pay an taxes or insurance accordingly; it is fully, said Mortgagor(s) approvements thereomay appear, and thirty	the sum of moning installment on a set as hereinafter surther expressly at a small keep all le on insured for fire, the policy duly as one cents—	ey above said note, stipulated, greed by gal taxes extended signed in
and failing to do so, said in said note, shall be and secure the payment of al heirs, personal representa advances, if any, with inte	Mortgagee may pa d become a part of l renewals and rer tives and assigns, of erest thereon as pro- of repair or shall p	y said taxes, charge of the indebtedness newal notes hereof, covenant and agree ovided in the note opermit the real estate.	s and/or insurance, and the an secured by this mortgage. If recognition to pay said note and interest as per notes evidencing such advance to be in danger of the element of protect the real estate.	nount so paid, with not contrary to law nereof. The Mortga s they become due nces. If mortgagor	interest at the ra t, this mortgage a agors for themselve and to repay suc shall fail to keep	shall also ves, their ch further the real
and forthwith upon the co of such title in any manne secured hereby with the c This notice shall provide a	proveyance of Mortg r in persons or entitionsent of the Mortg a period of NOT LE his Mortgage. If Mor	pagor's title to all or ties other than, or w pagee. If mortgagee ESS than 30 days fr tgagor fails to pay th	ereby secured shall become du any portion of said mortgaged ith, Mortgagor unless the purch exercises this option, Mortgage om the date the notice is deliv- lese sums prior to the expiration rtgagor.	property and prer aser or transferee e shall give Mortga vered or mailed with	mises, or upon the assumes the indeagor Notice of Acceptal which Mortga	e vesting btedness eleration. gor must
of any installment of principles such interest and the amount by this mortgage and the the event of such default	cipal or of interest bunt so paid with le accompanying not or should any suit	on said prior mortg gal interest thereon te shall be deemed be commenced to	t is hereby expressly agreed that age, the holder of this mortgater from the time of such payment to be secured by this mortgate foreclose said prior mortgage, able at any time thereafter at the	ige may pay such t may be added to ge, and it is furthe then the amount	installment of pr the indebtedness or expressly agree secured by this	incipal or secured ed that in mortgage

Mortgagor(s) expressly understand and agree that by this mortgage they hereby assign to the Mortgagee all or 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.

This instrument prepared by _____Lynnette Lannon

014-00019 (REV. 2-93)

OR 095226689

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

ype name here George W. Shropshire (SEAL) Type name here (SEAL) Type name here (SEAL) Type name here Ty	day o
Type name here Laura M. Shrofshire (SEAL) Type name here Laura M. Shrofshire Type name here Laura M	(SEAL)
pe name here ATE OF INDIANA SS: JUNTY OF Lake To the undersigned, a Notary Public in and for said County, this 11th day of Pebruary 97. came George W. Shropebure and Laura M. Shropebure , Husband and Wife daknowledged the execution of the foregoing instrument of the county of Notary Public in and official seal. (Commission expires 1/20/98 THIS CERTIFIES that the annexed Morigage to which is recorded in the office of the Recorder of Record page has been fully paid and satisfied and the same is hereby released. Witness the hand and seal of said Morigage, this day of 19 came IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. My Commission expires Notary Public in and for said county, this day of 19 came IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. My Commission expires Notary Public in and for said county. This day of 19 came IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. My Commission expires Notary Public in and for said county. This day of 19 came 10 came	
ATE OF INDIANA) SS: DUNTY OF Lake) SS: DUNTY OF Lake) SS: DOT DE Lake) SS: DOT DE Lake) SS: DOT DE Lake) SS: DOT DE Lake) STATE OF INDIANA. Before me, the undersigned, a Notary Public in and for said County, this 11th day of February Page	(SEAL
THIS CERTIFIES that the annexed Mortgage to which is recorded in the office of the Recorder of Lake County Indiana, in M. Record page hand and Mortgage, this day of the hand and seal of said Mortgage, this day of the undersigned, a Notary Public in and for said county. This day of the annexed release of my Notary Public in and for said county. The work was sufficiently believed the execution of the annexed release of my Notary Public in and for said county. This came is hereby released. My Commission expires Notary Public in and for said county, this day of the annexed release of my Notary Public in and for said county, this day of the annexed release of my Notary Public in and for said county, this day of the annexed release of my Notary Public in and for said county, this day of the annexed release of my Notary Public in and for said county, this day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in and for said county. This day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in and for said county. This day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in and for said county this day of the annexed release of my Notary Public in annexed release of my Notary Public in annexed release of my Notary Public in anne	
THIS CERTIFIES that the annexed Mortgage to which is recorded in the office of the Recorder of	
Commission expires	· · · · · · · · · · · · · · · · · · ·
Resident of Lake County Lynnette M RELEASE OF MORTGAGE THIS CERTIFIES that the annexed Mortgage to which is recorded in the office of the Recorder of)
THIS CERTIFIES that the annexed Mortgage to which is recorded in the office of the Recorder of	I. Lanno
THIS CERTIFIES that the annexed Mortgage to which is recorded in the office of the Recorder of	
Record, page, has been fully paid and satisfied and the same is hereby released. Witness the hand and seal of said Mortgagee, this day of	
Witness the hand and seal of said Mortgagee, this	iortgage
STATE OF INDIANA. Before me, the undersigned, a Notary Public in and for said county, this day of 19, came	
STATE OF INDIANA. Before me, the undersigned, a Notary Public in and for said county, this day of 19 came	
STATE OF INDIANA	_ (Seal)
Before me, the undersigned, a Notary Public in and for said county, this day of	
Before me, the undersigned, a Notary Public in and for said county, this	
IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal. My Commission expires Notary Public Notary Public	
My Commission expires Notary Public Notary Public	
My Commission expires Notary Public Notary Public)ngaye.
Notary Public OM	
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