STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

98045017

98 JUN 16 AM 10: 1.6

MORRIS W. CARVER RECORDER

Reception No.				
Recorded this	day of	, A.D. 19,	o'clock	m.
		REAL ESTATE MORTGAGE res the described indebtedness and renewals	thereof.)	
THIS INDENTURE WI	TNESSETH, that	Leona Hedger		and
hereinafter called Mort	gagor(s) of Port	ter County, in the State of _Inc	liana	
		General Finance, Inc. 1811 E 37th		46342
		County, in the State of		
		in <u>Porter</u>		,
The land referre		o wit: PRESS Real Estate Report is locate described as follows:	ed in the County o	f
THE CITY OF PORT	AGE, AS PER PLAT	T 3 IN BLOCK 3 IN COLLEYS 1ST ADD: THEREOF, RECORDED IN MISCELLANEOR PORTER COUNTY, INDIANA.		
checked and the dem term of this loan before is 60 months or under more).	nave to pay the principle and. If we elect to ex- are payment in full is de ar the note, mortgage on the calls for a prepayr	O months from the date of this loan we can deal amount of the loan and all unpaid interest a ercise this option you will be given written not use. If you fail to pay, we will have the right or deed of trust that secures this loan. If we expend the penalty that would be due, there will be	accrued to the day we make the control of election at least to exercise any rights pelect to exercise this option or prepayment penalty.	nake the 90 days ermitted ion, and
\$ 12.282.47**** before 60 moreneyal thereof; the hardward thereof; the hardward thereof, at maturity, of stipulated, then said in further expressly agreepald, said Mortgagor (seep the buildings and the benefit of the of Twelve thousan (\$ 12.282.47**** insurance, and the an indebtedness secured renewals and renewal personal representative repay such further adventigagor shall fail to the elements, vandalisto protect the real esta	************** In this after date, in insulpring agor(s) expressly tent laws, and with attor the interest thereon to the interest the	missory note of even date herewith **** executed by the Mortgagor(s) and pastallments and with interest thereon, all as a gree(s) to pay the sum of money above orneys fees; and upon failure to pay any instance, or any part thereof, when due, or the tax be due and payable, and this mortgage may do, that until all indebtedness owing on said axes and charges against said premises paid on insured for fire, extended coverage, vandation insured for f	ayable to the Mortgage provided in said note, a secured, all without relation on said note, or a secured insurance as here be foreclosed accordinate or any renewal the asthey become due, a alism and malicious miscully assigned in the secure and become a paralso secure the paymer ors for themselves, the se videncing such advance real estate to be in days are necessary in its justice.	e, on or and any lief from any part reinafter gly; it is ereof is and shall chief for amount Dollars and/or t of the nt of all ir heirs, and to nces. If anger of idgment
option of the Mortgage property and premises Mortgagor unless the Mortgagee. If mortgage provide a period of NO pay all sums secured may invoke any remed	ee and forthwith upons, or upon the vesting purchaser or transfegee exercises this option ILESS than 30 days by this Mortgage. If Notes permitted by this Mortgage.	mortgage and all sums hereby secured shall the conveyance of Mortgagor's title to all or g of such title in any manner in persons eree assumes the indebtedness secured here, Mortgagee shall give Mortgagor Notice of from the date the notice is delivered or maile Mortgagor fails to pay these sums prior to the lortgage without further notice or demand on	any portion of said moor entities other than, or ereby with the consent Acceleration. This noticed within which Mortgague expiration period, Mo Mortgagor.	rtgaged or with, t of the ce shall or must rtgagee
be made in the payme may pay such installme such payment may be to be secured by this r commenced to foreclo	ent of any installment of ent of principal or such added to the indebted nortgage, and it is furt se said prior mortgage	e to another mortgage, it is hereby expressly of principal or of interest on said prior mortgan interest and the amount so paid with legal in ness secured by this mortgage and the accordiner expressly agreed that in the event of suce, then the amount secured by this mortgage time thereafter at the sole option of the owner.	ige, the holder of this materest thereon from the mpanying note shall be on the default or should any ge and the accompanying	ortgage time of deemed suit be ng note
This instrument was pr	epared by Shannor	n Galus, American General Finance	, Inc.	

014-32019 INA411 (9-96)

Chapter 3247

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

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 than in the even 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 advance 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

Security IN \	WITNES	ider. S WHEREOF	the said M	ortgagor(s) ha s	hei	reunto	set h	er h	and(s)	and seal	(s) thi	is 15th	
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recorde	ed in t	he office of	the Record	der of	, 10				C	county.	Indiana.	in	Mortgage	
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