STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

98101270

98 DEC 18 AH 9: 23

				JEHIS W CARTE		ingalan yan indahisi siinda
Recorded this	day of		, A.D. 19	RECORDER	o'clock	m.
	and the second s	REAL ESTAT	d indebtedness			
THIS INDENTUR	RE WITNESSETH, that _	Freddie	Ortiz		and the second s	and
horoinafter called	Mortgagor(s) of	Lake	County in th	e State of	Indiana	
Mortgage(s) and	Warrant(s) to America	n General Fina	ince, Inc.	6701 Broadway	Ste 1A Merril	yille.
hereinafter called	Mortgagee, of L	Lake	County, in th		ndiana III 4	J410
the following desc	cribed Real Estate situate	ed inLake				
County, in the Sta	ate of Indiana, as follows	, to wit:				
of Bloc per pla	in Bel-Air of East ck 4 in Mulmsten's at thereof, records County, Indiana,	East Gary Subo ed in Plat Bool	division, i k 43 page 5	n the City of 4, in the Off	East Gary, as	
DEMAND FEATURE (if checked and the term of this loan is 60 months or more)	Anytime on or after will have to pay the print demand. If we elect to before payment in full under the note calls for a prep	r 60 months from the exercise this options due. If you fail to ge or deed of trust	he date of this foan and all u n you will be g o pay, we will hat secures th	loan we can dem npaid interest acci iven written notice nave the right to e is loan. If we elec	ued to the day we in of election at least exercise any rights put to exercise this op	make the 90 days permitted stion, and
to secure the \$ 11,672.19	repayment of a	promissory note	of even da	te herewith fo		sum of
valuation or appropriate valuation or appropriate valuation or appropriate valuation of the benefit of the valuation of the valuation of the benefit of the	d by law or regulation, th	attorneys fees; and eon, or any part the ely be due and pay gned, that until all all taxes and charge ereon insured for fire sinterests may seventy. Two and failing to do in interest at the real of the with all exterest thereon as e in a good condition other cause, Mortgage and all	d upon failure to pereof, when do able, and this indebtedness against said to appear, and to 19/100 and the stated in so law, this monstons thereof, to pay said in a provided in the provided	o pay any installmue, or the taxes mortgage may be owing on said not premises paid as overage, vandalist the policy duly large may pay said note, shall be ortgage shall also The Mortgagors of and interest as note or notes exchall permit the resuch steps as a secured shall become and secured shall become and secured shall become as a secured shall be or secured shall be secured shall shall be secured shall shall shall shall be secured shall s	ent on said note, or or insurance as he foreclosed according to they become due, and malicious mistassigned in the said taxes charge and become a passecure the payme for themselves, they become due idencing such advagal estate to be in come due and payatione due a	any partereinafter ngly; it is hereof is and shall schief for amount _ Dollars s and/or and to fall eir heirs, e and to ances. If langer of udgment ole at the
option of the Mor property and pre Mortgagor unless Mortgagee. If mo provide a period o pay all sums seco may invoke any re	tgagee and forthwith up mises, or upon the ves the purchaser or tran ortgagee exercises this of NOT LESS than 30 days ared by this Mortgage.	oon the conveyance sting of such title asferee assumes the potion, Mortgagee says from the date the Mortgage fails to Mortgage without	e of Mortgagor in any manne he indebtedne hall give Mortg ne notice is del o pay these su further notice of	s title to all or an r in persons or ess secured herel agor Notice of Ac ivered or mailed vums prior to the eor demand on Mor	y portion of said mentities other than, by with the conserceleration. This not within which Mortga privation period, Motgagor.	ortgaged or with, at of the tice shall gor must ortgagee
be made in the pa may pay such inst such payment ma to be secured by commenced to fo	e is subject and subording ayment of any installment all ment of principal or sure added to the indebt this mortgage, and it is foreclose said prior mortgue be due and payable at a	nt of principal or of uch interest and the edness secured by further expressly a gage, then the amo any time thereafter	interest on sai a amount so pa this mortgage greed that in th ount secured b at the sole opti	d prior mortgage, aid with legal inter and the accompa se event of such o y this mortgage a	the holder of this neest thereon from the nying note shall be lefault or should and the accompany	nortgage e time of deemed y suit be ing note
This instrument w	as prepared by	Jill Susa	K			and the second second
014-32019 INA411 (9-96)						101
				1 T	H04203	3677
		M	1	C.		_^~
Ketteer	! Umercan	Seneral	Lyane		pa. TU	, U
	: american 6701 Broom	duras,			/ - w	

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 continuous of the continuo

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.

IN WITNESS WHEREOF, the said	Mortgagor(s) ha ve	hereunto set their	r hand(s) and seal(s) this <u>15th</u>
day of <u>December</u> , 1998	Doct	iment is	////mmg/m	
toeddie //	n/ (SEAL)	Viereide	V Upla	(SEAL)
Type name here / Freddie Ort /2	NOTO	Type name here AN	ereida Ortiz	
	(SEAL)	I I I UIA.	LI.	(SEAL)
Type name here	his Documer	t is the prope	erty of	and a supplied on the species of the first transfer of the second of the
STATE OF INDIANA		그렇게 하는 하는 것은 그렇게 되는 그들은		
COUNTION Take	tne Lake C	ounty Record	December	
Before me, the undersigned, a Nota 1998, came Freddie Ortiz and	y Public in and for said Nerei da Ortiz	a County, this 15th de	edged the execution	the foregoing
instrument.			7	•
WITNESS OF MY HAND and officia			M W	A .
My Commission expires4/		<u></u>		
			opkins Votary Public	Lake Cty Res
THE OFFICE ALL ALL	RELEASE OF	MORIGAGE		which is
THIS CERTIFIES that the annex recorded in the office of the Rec	ed Mortgage to		County, Indiana,	in Mortgage
Record , page , ha	s been fully paid and s	atisfied and the same is	hereby released.	iii iiiongago
Witness the hand and seal of said M			19	•
	MI	DER'S		/OII
	£0			(Seal)
			<u> </u>	
STATE OF INDIANA,	County ss:			
Before me, the undersigned, a Nota	Public in and for sai	d county, this da	ay of	
and acknowledged the execution of the	annexed release of m	ongage, came_		
IN WITNESS WHEREOF, I have he	reunto subscribed my	name and affixed by off	icial seal.	
My Commission expires				
My COMMISSION GAPINES		annumanan sana and sana sana sana sana sana s	Notary Public	
	11 0 11		. A	(
	day c			
		ž		
	i e	D.		
		80		
Ķ Iş	를 찾	E P		
RTGA FROM	ord this	age		was in the state of the
		ortgage R		
MORTGAGE FROM TO	1 2	MO H		
	1 2 1	Ē		
	ed f	ed \		a day walan da
	Received for record this	ecorded in Mortgage Record No sage Recorder County		
	၂၂ ခု	ecord page Coun		

014-32019 INA412 (9-96)