ク

99068373

014-32019 INH411 (9-14-98) SECTION 32 REAL ESTATE MORTGAGE

99 AUG 16 PM 1: 04

Reception No.	MORES W. CARTER BECORDER								
•	day of			• • • • • • • • • • • • • • • • • • • •	o'clo	ck m.			
	/This mortgage s		TATE MORT	FGAGE dness and renewa	als thereof.)				
THIS INDENTURE	WITNESSETH, that Sr(deceased)	Margaret F	Remson			and			
hereinafter called M	lortgagor(s) of	Lake	County,	, in the State of	Indiana				
Mortgage(s) and W	arrant(s) to America	an General F	inance, In	c, 3175 Willo	wcreek Rd, P	Oortage, IN 46368			
hereinafter called M	fortgagee, of	Porter	County	, in the State of	Indiana	40300			
	bed Real Estate situa		Lake .	·		 			
Iot 6 and the in Gary, as pe	of Indiana, as follow North 6.25 fee or plat thereof, ake County, Ind	t of Lot 7, recorded in	in Block 4 n Plat Book	, in Washingt 6, Page 48,	on Park Subd in the Offic	livision e of the			
		Do	cume	nt is					
FEATURE (if checked and the term of this loan is 60 months or	Anytime on or aft will have to pay the present of the present in full ander the note, mortgate note calls for a present in a present in the note of th	incipal amount of exercise this is due. If you age or deed of t	of the loan and option you will fail to pay, we rust that secui	d all unpaid intered be given written will have the rigites this loan. If w	st accrued to the notice of election at to exercise an e elect to exercise	day we make the n at least 90 days by rights permitted se this option, and			
\$ 3353.00 before 36 renewal thereof; the valuation or appraise thereof, at maturity stipulated, then said further expressly a paid, said Mortgage keep the buildings the benefit of the benefit of the thouse (\$ 3,353.00** insurance, and the indebtedness secure renewals and rene personal representations are personal representations.	months after date, in the Mortgagor(s) expresement laws, and with a core the interest the dinote shall immediately shall keep all legand improvements the Mortgagee as in a mount so paid, where the Mortgage was notes hereof, to atives and assigns, advances, if any, with to keep the real establishment of the state of the real establishment and advances and assigns, advances, if any, with the state of the real establishment and the state of the real establishment and the state of the	execuments and installments a sessly agree(s) in attorneys fees reon, or any particle be due and interest and failing to the interest at the little be and and and and are in a good country the little be atterned to a good country the little beautiful to a good country	ated by the Mand with interesto pay the suit; and upon fait art thereof, will all indebted narges against for fire, extending appear to law, the extensions the agree to pay son as provided and of repondition of repon	fortgagor(s) and est thereon, all a m of money about the foliation of the	payable to the sprovided in save secured, all vestallment on said taxes or insurant ay be foreclosed aid as they becondalism and malification and malification and secure the agors for themserest as they be the sevidencing secure the real estate of the secure the secure themserest as they be the secure themserest as they be the sevidencing secure themserest as they be the secure the	Mortgage, on or aid note, and any without relief from d note, or any partice as hereinafter d accordingly; it is renewal thereof is me due, and shall icious mischief for in the amount Dollars, charges and/or ome a part of the ne payment of all elves, their heirs, become due and to such advances. If to be in danger of			
If not prohibited option of the Mortg property and prem Mortgagor unless Mortgagee. If mort provide a period of pay all sums secur may invoke any rer If this mortgage be made in the pay may pay such instasuch payment may to be secured by the commenced to for	by law or regulation, gagee and forthwith unises, or upon the value the purchaser or transpage exercises this NOT LESS than 30 red by this Mortgage medies permitted by the is subject and suborgyment of any installmallment of principal or be added to the indenis mortgage, and it is eclose said prior more due and payable as	ipon the convergesting of such ansferee assumention, Mortgager of Mortgager with the control of principal such interest a stedness secures further express tagge, then the	yance of Morty title in any n nes the indeb gee shall give fate the notice fails to pay th ithout further r er mortgage, if or of interest and the amoun red by this mostly agreed that e amount secu	gagor's title to all nanner in person tedness secured Mortgagor Notice is delivered or mese sums prior to notice or demand t is hereby expression said prior mort so paid with legitlegage and the act in the event of ured by this mort	or any portion of as or entities of hereby with the of Acceleration, railed within which the expiration por Mortgagor, asly agreed that stagge, the holde all interest thereos such default or stagge and the acceptance of the expiration of the expi	of said mortgaged her than, or with, e consent of the This notice shall the Mortgager must period, Mortgagee should any default of this mortgage on from the time of e shall be deemed should any suit be accompanying note			
This instrument wa	s prepared by Kim	M.Littell.	American Ge	eneral Financ	e. Inc.	-			

1.00

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

IN '	y hereun WITNES	S WHEREOF		ortgagor(s)	ha <u>ve</u>	he	reunto	set <u>h</u>	er_ h	nand(s) and	seal(s)	this 11th
day of	August		999.	I	0.011	100.0	1	10				
Tund	name her	gazet	t Remson	m	SEAL	Tuno	name	horo				(SEAL)
	•	0	t Relison	NOI	SEAL	y y		IA	L!			(SEAL)
Type n	ame her	е	/IDIL 3	Dass		Type	name	here		20		
	OF IND	PIANA Porter The undersign	1 00.	s Docu the Lal			-	-	•			
Bef	ore me,	the undersign	ed, a Notary	Public in a	nd for sa	d Cour	ity, this	SIIt	nday o	f Au	gust	
instrun		Margaret	Remson		*		an	d ackno	owledg	ed the exec	cution of	the foregoing
		OF MY HAND	and official s	cal				1/		9	0	
My Co	mmissio	n evnires 1	0/22/01	ocai.				KI	M	MI	MILL	
Coun	ty of F	n expires 1 Residence:	Porter					1		Notary	Public K1	m M. Littel
				RELI	EASE OF	MORT	GAG	=				
TH	IS CER	TIFIES that t	he annexed	Mortgage	to							_ which is
	ed in t	he office of	the Recor	der of _					(County, Inc	di <mark>ana, i</mark> n	Mortgage
Recor		, page						the san	ne is he	ereby releas	sed.	:
Wit	ness the	hand and sea	of said Mor	rtgagee, thi	isd	ay of	<u> </u>					·
					TI OR!	PK O						(Seal)
							101	***************************************			····	(000.)
					~	副劃	Ву	/:		/		
		DIANA,		County]
Be	fore me,	the undersign	ed, a Notary	Public in a	and for sa	id cour	ity, this	s	_ day e	of		
and a	cknowled	ged the execu	ition of the a	nnexed rela	ease of m	ortgag	θ.Υ	, car	ne			
IN	WITNES	S WHEREOF,	I have here	unto subsc	ribed my	name a	and aff	ixed by	officia	l seal.		
My Co	mmieeio	n expires										
IVIY OC										Notary	Public	
	1	1 1	1	i jo	1		1	1	1	11		
				<u>></u>		J						
				day	and	Š			i			
1 . !	1				<u> </u>	뒫		-				
					* E,	8		İ				
A	_	ĺ		<u>اي</u> . ا		8	<u></u>		İ			
9	FROM			₽	<u>~</u> '	e	ğ			11		i
1 7 1	Œ	2		B	o'clock	Ř	Recorder	[1	11		
MORTGAGE	-			ပို	o,	Ť	æ	1	İ			}
≥	1			ן ב	1	Ž	1					1
	1			ceived for record this		orded in Mortgage Record No						
1	1			ΨŽ	्र ज	φ		unty.	10			}
	1] <u>@</u>		Š	æ	5	₩	11		j