STATE OF INDIAMA LAKE COUNTY FILED FOR PECOCO

2000 011756

2000 FEB 18 PH 1: 11

Reception No.			MORRIS W. CAN	ER
Recorded this	day of	, A.D. 19_	neconvert	o'clockn
	REA	AL ESTATE MORT	GAGE	
	(This mortgage secures			ereof.)
THIS INDENTURE WI	TNESSETH, that	inerva M.Nieves		an
hereinafter called Mort	gagor(s) ofLake_	County,	n the State of	Indiana
Mortgage(s) and Warra	ant(s) to American Gen	eral Finance 2414	Interstate Pla	za Dr.Hammond, IN 46324
hereinafter called Mort	gagee, of	County,	n the State of	
	Real Estate situated in	and the control of th		
	Indiana, as follows, to wi			
East Chicago, as	2 in Indiana Harbor per plat thereof, Lake County, Indian	recorded in Plat	Book 5 page 18,	or, in the City of in the Office of
checked) dem befo unde	and. If we elect to exerci re payment in full is due.	ise this option you will the lift you fail to pay, we wanted of trust that secure	be given written notion will have the right to s this loan. If we ele	pand the full balance and your crued to the day we make the e of election at least 90 day exercise any rights permitted to exercise this option, and prepayment penalty.
\$ 13243.83 before	onths after date, in install Mortgagor(s) expressly agnent laws, and with attorner the interest thereon, of ote shall immediately be sed by the undersigned, to shall keep all legal taxe of improvements thereon in Mortgagee as its interest in an incount so paid, with interest the mortgage. If no income is and assigns, covenary ances, if any, with interest keep the real estate in a sim or damage from other	executed by the Molments and with interest gree(s) to pay the sumeys fees; and upon failure any part thereof, who due and payable, and that until all indebtedness and charges against a sured for fire, extended the state of the	ertgagor(s) and payes thereon, all as property of money above so the topay any installing the mortgage may be and end the policy duly and end end end end end end end end end e	or the principal sum of able to the Mortgage, on covided in said note, and an ecured, all without relief from the next on said note, or any passor insurance as hereinafted to be or any renewal thereof is they become due, and shape and malicious mischief for assigned in the amount of a said taxes, charges and/of the secure the payment of a s
If not prohibited by option of the Mortgage property and premise Mortgager unless the Mortgage. If mortgage provide a period of NO pay all sums secured may invoke any remedif this mortgage is be made in the paymemay pay such installm such payment may be to be secured by this commenced to foreclo	law or regulation, this mobel and forthwith upon the s, or upon the vesting of purchaser or transfered gee exercises this option, of LESS than 30 days from by this Mortgage. If Mortgage and subordinate to the subject and subordinate to the fort of any installment of pent of principal or such in added to the indebtedness mortgage, and it is further the see said prior mortgage,	e conveyance of Mortga of such title in any ma- e assumes the indebte Mortgagee shall give North the date the notice is rtgagor fails to pay the tgage without further no o another mortgage, it is orincipal or of interest of interest and the amount is as secured by this mortal r expressly agreed that then the amount secure	agor's title to all or a anner in persons or edness secured her fortgagor Notice of A is delivered or mailed se sums prior to the tice or demand on M is hereby expressly a in said prior mortgag so paid with legal into gage and the accomp in the event of such ed by this mortgage	ecome due and payable at the large portion of said mortgage entities other than, or with eby with the consent of the coeleration. This notice shall within which Mortgagor must expiration period, Mortgage ortgagor. In the coefficient of this mortgage erest thereon from the time of the deemed default or should any suit be and the accompanying not or holder of this mortgage.
	repared by <u>Lynnette</u>			

at 095234780

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 mortgagers 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 mortgagers 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 hereunder.
IN WITNESS WHEREOF, the said Mortgagor(s) has hereunto set her hand(s) and seal(s) this 18th (SEAL) (SEAL) Type name here STATE OF INDIANA COUNTY OF Before me, the undersigned, a Notary Public in and for said County, this 18th day of February 2000 came Minerva M. Nieves and acknowledged the execution of the foregoing instrument. WITNESS OF MY HAND and official seal. My Commission expires ___ 1/20/08 Resident of Lake County Lynnette M. Lannon **RELEASE OF MORTGAGE** THIS CERTIFIES that the annexed Mortgage to which is recorded in the office of the Recorder of County, Indiana, in Mortgage , has been fully paid and satisfied and the same is hereby released. _, page_ Witness the hand and seal of said Mortgagee, this _____ day of_ (Seal) STATE OF INDIANA, County ss: Before me, the undersigned, a Notary Public in and for said county, this day of and acknowledged the execution of the annexed release of mortgage. came IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official seal. My Commission expires. Notary Public MORTGAGE record this ٤ ğ Received recorded County.