STATE: OF INDIANA LAKE COUNTY FILED IN CORD

2000 015655

014-32019 INA411 (9-96)

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MORE MADE ATTER

Recorded this _	day of	, A.D. 19,	o'clock m.
		AL ESTATE MORTGAGE the described indebtedness and renev	uale thorough
71110 H 107171	, ,		•
THIS INDENTU	RE WITNESSETH, thatSHE	RLENE KAY BRITT	and .
hereinafter calle	d Mortgagor(s) of LAKE	County, in the State of	TNDTANA
Mortgage(s) and	Warrant(s) toAMERICAN_G	ENERAL FINANCE, INC. 6701 BRO	OADWAY, MERRILLVILLE, IN
hereinafter calle	d Mortgagee, of LAKE	County, in the State of	INDIANA 40410
		LAKE	
County, in the S	tate of Indiana, as follows, to wi	it:	
	2, MEADOWDALE SUBDIVIS	ION, AS SHOWN IN PLAT BOOK 3	1, PAGE 52, LAKE COUNTY,
INDIANA.			
		Doggan	
DEMAND	Anytime on or after 60 m	nonths from the date of this loan we ca	an demand the full balance and you
FEATURE (if checked and the	will have to pay the principal a	amount of the loan and all unpaid intere	est accrued to the day we make the
term of this loan		ise this option you will be given written If you fail to pay, we will have the rice	that to exercise any rights permitted
is 60 months or	under the note, mortgage or d	leed of trust that secures this loan. If v	ve elect to exercise this option, and
more)	the note calls for a prepaymen	nt penalty that would be due, there will	be no prepayment penalty.
to secure the	repayment of a promis	sory note of even date herew	ith for the principal sum of
\$11.811.14 before 84	months after date in instal	_ executed by the Mortgagor(s) and Iments and with interest thereon, all	payable to the Mortgage, on or
renewal thereof;	the Mortgagor(s) expressly a	gree(s) to pay the sum of money abo	ove secured, all without relief from
valuation or appr	raisement laws, and with attorn	gree(s) to pay the sum of money abo eys fees; and upon failure to pay any in	nstallment on said note, or any part
		r any part thereof, when due, or the due and payable, and this mortgage n	
further expressly	agreed by the undersigned, t	that until all indebtedness owing on s	aid note or any renewal thereof is
paid, said Mortga	agor(s) shall keep all legal taxes	s and charges against said premises p nsured for fire, extended coverage, va	aid as they become due, and shall
the benefit of	the Mortgagee as its inter	rests may appear, and the policy ND ELEVEN DOLLARS AND 14/100	duly assigned in the amount
of ELEVEN TH	OUSAND EIGHT HUNDREND A	IND ELEVEN DOLLARS AND 14/100 ling to do so, said Mortgagee may	Dollars
(\$ <u>11.811.14</u> insurance, and t	the amount so paid, with inter	est at the rate stated in said note, si	hall be and become a part of the
indebtedness se	ecured by this mortgage. If no	ot contrary to law, this mortgage sha	all also secure the payment of all
renewals and re personal represe	newal notes nereot, together tentatives and assigns, covenar	with all extensions thereof. The Mortont and agree to pay said note and int	gagors for themselves, their neirs, erest as they become due and to
repay such furth	er advances, if any, with interes	st thereon as provided in the note or n	otes evidencing such advances. If
mortgagor shall t	all to keep the real estate in a	good condition of repair or shall permit cause, Mortgagee may take such step	t the real estate to be in danger of
to protect the rea		cause, wortgagee may take such step	s as are necessary in its judgment
		rtgage and all sums hereby secured sh	
		e conveyance of Mortgagor's title to all of such title in any manner in person	
Mortgagor unles:	s the purchaser or transferee	e assumes the indebtedness secured	hereby with the consent of the
		Mortgagee shall give Mortgagor Notice	
		m the date the notice is delivered or m tgagor fails to pay these sums prior to	
		gage without further notice or demand	
		another mortgage, it is hereby expres	
		rincipal or of interest on said prior mor terest and the amount so paid with lega	
such payment ma	ay be added to the indebtednes	s secured by this mortgage and the ac	companying note shall be deemed
		expressly agreed that in the event of the characters are the smount secured by this mort	
shall become and	be due and payable at any tim	e thereafter at the sole option of the ov	vner or holder of this mortgage.
This instrument w	vas prepared by MARTA TICA	MDTS	

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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 WITNESS WE	IEREOF,	the said Mortgagor(s) ha <u>ve</u> hereunto set <u>her</u> hand(s) and seal(s) t	this 3rd
day of MARCH	· 		· · · · · · · · · · · · · · · · · · ·
Durley 1	ray &	Office (SEAL)	(SEAL)
Type name here	HERLENE	KAY BRITT CType name here 15	
		(SEAL)	(SEAL)
Type name here		Type name here A	
STATE OF INDIANA		SS: This Document is the property of	
COUNTY OF LAKE	ndersinnen	a Notary Public in and for said County this 3rd day of MARCH	
2000, came SHER	LENE KA	d, a Notary Public in and for said County, this 3rd day of MARCH  y BRITT and acknowledged the execution of t	he foregoing
instrument.			
WITNESS OF MY			
My Commission expi	res <u>04</u>	/08/2007	
		DANA HOPKINS / Notary Public LA	KE CTY RE
THIS CERTIFIES	S that the	e annexed Mortgage to	which is
recorded in the o	ffice of t	the Recorder of County, Indiana, in	
		, has been fully paid and satisfied and the same is hereby released.	
Witness the hand	and seal	of said Mortgagee, this day of 19	·
			(Seal)
		THE PLANT OF THE PARTY OF THE P	(000,
		By:	
STATE OF INDIANA		County ss:	
Before me, the ur	ndersigned	d, a Notary Public in and for said county, this day of	,
	w	on of the annexed release of mortgage, came	
IN WITNESS WH	EREOF, I	have hereunto subscribed my name and affixed by official seal.	
My Commission expi	res	WOJANA JULI	
		Notary Public	
		day of and	
w			
9			
3   8		<del> </del>	
FROM	P	o'clock Recorder	
MORTGAGE			
Σ			
		Received for record this da  19 at o'clock m., au  recorded in Mortgage Record No  page Recorder  County	
	1 1		

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