

STATE OF INDIANA LAKE OCCUPY FILTED

2000 019606

2000 HTR 22 PH 12: 37

Recorded this day of	, A.D. 19 , o'clock m.										
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REAL ESTATE MORTGAGE (This mortgage secures the described indebtedness and renewals thereof.)											
THIS INDENTURE WITNESSETH, that <u>CURT R. GENTRY AND MICHELLE ZICKUHR</u> and											
THIS INDENTURE WITHESSETH, thatCURT_R GENTR	Y AND MICHELLE ZICKURR and										
hereinafter called Mortgagor(s) ofLAKE	County, in the State of INDIANA										
Mortgage(s) and Warrant(s) to AMERICAN GENERAL FINA	NCE INC, 6701 BROADWAY, MERRILLVILLE, IN										
hereinafter called Mortgagee, ofLAKE	County, in the State of <u>INDIANA</u> 46410										
the following described Real Estate situated inLAKE											
County, in the State of Indiana, as follows, to wit:											
LOT 11, AND THE EAST 7.35 FEET OF LOT 12 ALSO											
COMMENCING 60.65 FEET EAST OF THE NORTHWEST C											
FEET ON THE NORTH LINE THEREOF; THENCE SOUTH SOUTH LINE THEREOF 27.35 FEET: THENCE NORTH											
OF BEGINNING, AND ALSO ALL THAT PART OF VACAT											
LOTS. IN JORYVILLE ADDITION TO HOBART. AS SHO	DWN IN PLAT BOOK 3. PAGE 87. IN LAKE COUNTY.										
DEMAND Anytime after year(s) from the	o date of this loan we can demand the full balance and you										
FEATURE (if will have to pay the principal amount of the	o loan and all unpaid interest accrued to the day we make the										
	n you will be given written notice of election at least 90 days pay, we will have the right to exercise any rights permitted										
under the note, mortgage or deed of trust t	that secures this loan. If we elect to exercise this option, and										
the note calls for a prepayment penalty that	at would be due, there will be no prepayment penalty.										
to secure the repayment of a promissory note	of even date herewith for the principal sum of										
\$ 47,793.50 executed	by the Mortgagor(s) and payable to the Mortgage, on or with interest thereon, all as provided in said note, and any										
renewal thereof; the Mortgagor(s) expressly agree(s) to pa	ay the sum of money above secured, all without relief from										
valuation or appraisement laws, and with attorneys fees; and	d upon failure to pay any installment on said note, or any part										
thereof, at maturity, or the interest thereon, or any part the	nereof, when due, or the taxes or insurance as hereinafter										
further expressly agreed by the undersigned, that until all	rable, and this mortgage may be foreclosed accordingly; it is indebtedness owing on said note or any renewal thereof is										
paid, said Mortgagor(s) shall keep all legal taxes and charge	es against said premises paid as they become due, and shall										
keep the buildings and improvements thereon insured for fir	re, extended coverage, vandalism and malicious mischief for										
of FORTY SEVEN THOUSAND SEVEN HUNDRED AND NI	appear, and the policy duly assigned in the amount NTY THREE DOLLARS AND 50/00 Dollars										
(\$ 47,793.50), and failing to do s	so, said Mortgagee may pay said taxes, charges and/or										
indebtedness secured by this mortgage. If not contrary to	ate stated in said note, shall be and become a part of the law, this mortgage shall also secure the payment of all										
renewals and renewal notes hereof, together with all exter	nsions thereof. The Mortgagors for themselves, their heirs,										
personal representatives and assigns, covenant and agree	to pay said note and interest as they become due and to										
repay such further advances, if any, with interest thereon as	provided in the note or notes evidencing such advances. If										
the elements, vandalism or damage from other cause. Morto	on of repair or shall permit the real estate to be in danger of pagee may take such steps as are necessary in its judgment										
to protect the real estate.	DIAN ALLE										
If not prohibited by law or regulation, this mortgage and a	Il sums hereby secured shall become due and payable at the										
option of the Mortgagee and forthwith upon the conveyance	e of Mortgagor's title to all or any portion of said mortgaged in any manner in persons or entities other than, or with,										
	the indebtedness secured hereby with the consent of the										
Mortgagee. If mortgagee exercises this option, Mortgagee s	shall give Mortgagor Notice of Acceleration. This notice shall										
	the notice is delivered or mailed within which Mortgagor must to pay these sums prior to the expiration period, Mortgagee										
may invoke any remedies permitted by this Mortgage without											
	ortgage, it is hereby expressly agreed that should any default										
	f interest on said prior mortgage, the holder of this mortgage ne amount so paid with legal interest thereon from the time of										
	y this mortgage and the accompanying note shall be deemed										
to be secured by this mortgage, and it is further expressly a	igreed that in the event of such default or should any suit be										
	ount secured by this mortgage and the accompanying note										
shall become and be due and payable at any time thereafter This instrument was prepared by MARIA TSAMPIS	at the sole option of the owner of holder of this mortgage.										
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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 security hereunder.

securi	ty hereur	nder. S WHER	FOF t	ha said N	/ortgagor(s	ha ve	/ he	araunto	sotur	TD	handie	and spal	/s) tl	nie 1 6 mu
day of	MARC	CH CHILL	_, 2.000	ne said ii 	nortgagor(s	I III VE			SOUTE	11	manu(s)	and sear	(5) ti	iis TOTH
		(c_				(SEAL)	01/1	IM	Ille	4	ac	KUN	1	(SEAL
Type i	namé her	e CURT	R. GE	ENTARY		DU	С Тур	e name	here	MICH	ELLE F	. ZICKU	HR	
						(SEAL)	OT				T			(SEAL
	name her				111	\mathcal{I}	Тур	e name	here	LA				
COUN	E OF IND ITY OF			SS: T	his Do	ocum	ent	is tl	ie p	rop	erty	of		
Be	fore me,	the under	signed	a Notary	/ Public in a	and for sa	aid Cou	inty, thi	S 16T	H day	of MARC	H	-6.41	e foregoing
_2000 instrur	, came nent	CURT R.	GEN'I	'RY AND	MICHELLE	ER. ZI	CKUHR	an	a ackn	owied	ged the	execution	OI LI	e foregoing
		OF MY HA	ND an	d official :	seal.					//		X		/
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1						EASE O								
TH	IS CER	TIFIES th	at the	annexed	d Mortgage	e to					Country	Indiana		which is
recorded in the office of the Recorder of County, Indiana, in Record , page , has been fully paid and satisfied and the same is hereby released.												мопдаде		
\A/i	nose the	hand and	l soal o	of said Mo	rtgagee, th	palu anu	lay of	a and	ille sai	10 13 11	ereby re	9		
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