STATE	0:	MU	MANA
LAKE			
FILED E	€.	: '	3.0

2000 066062

757 STP 12 M 9 28

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Recorded this	day of	, A.D. 19	· · · · · · · · · · · · · ·	clock m	۱.
	REA	L ESTATE MORTGAGI	E		
		ne described indebtedness a	nd renewals thereof.)		
THIS INDENTUR James Shewr	E WITNESSETH, that <u>Consta</u>	nce A. Shewmaker Tenants		and	i
	Mortgagor(s) of		State of Indiana		•
Mortgage(s) and	Warrant(s) to American Gene	ral Finance, Inc. 808	3 Cedar Parkway So	chererville, In	4637
hereinafter called	Mortgagee, of Lake	County, in the S	State ofIndiana		,
the following desc	ribed Real Estate situated in	Lake			-
•	te of Indiana, as follows, to wit:				
	Block 5 in Tewes Park Ad 20 page 22, in the Offic				
	/a T	The state of the s			
		ocument i	5	r anna agus	
FEATURE (if checked and the term of this loan is 60 months or more)	Anytime on or after 60 moderation will have to pay the principal and demand. If we elect to exercise before payment in full is due, under the note, mortgage or dethe note calls for a prepayment	nount of the loan and all unpoint this option you will be give if you fail to pay, we will have of trust that secures this to penalty that would be due, to	aid interest accrued to to my written notice of electors the right to exercise oan. If we elect to exempter will be no prepayment.	he day we make the tion at least 90 days any rights permitted cise this option, and lent penalty.	9 3 1
\$_37,270.00-before renewal thereof; to valuation or appraise thereof, at maturistipulated, then say further expressly paid, said Mortgage the benefit of Thirty seven (\$_37,270.00 insurance, and the indebtedness secrenewals and renewals are renewals are renewals and renewals are renewals and renewals are renewals and renewals are renewals are renewals and renewals are renewals are renewals are renewals are renewals are renewals and renewals are	the Mortgagor(s) expressly agrissement laws, and with attorney ty, or the interest thereon, or aid note shall immediately be diagreed by the undersigned, the gor(s) shall keep all legal taxes and improvements thereon instance the Mortgagee as its interest in the Mortgagee as its interest in the mount so paid, with interest ured by this mortgage. If not ewal notes hereof, together wintatives and assigns, covenant radvances, if any, with interest all to keep the real estate in a gradalism or damage from other catestate.	nexecuted by the Mortgago nents and with interest theree(s) to pay the sum of more fees; and upon failure to pany part thereof, when due and payable, and this more at until all indebtedness ow and charges against said presured for fire, extended covered for fire, extended for fire, extended for fire, extended covered for fire, extended covered for fire, extended for fi	and payable to the eon, all as provided in the eon, and installment on so, or the taxes or insurprises paid as they be enable, vandalism and me policy duly assign and payable eon, shall be and be easily as a secure the Mortgagors for the eon eon, all permit the real estal uch steps as are necessive.	Mortgage, on or said note, and any without relief from aid note, or any part ance as hereinafter sed accordingly; it is y renewal thereof is come due, and shall halicious mischief for ed in the amount Dollars es, charges and/or the payment of all inselves, their heirs, become due and to g such advances. If e to be in danger of sary in its judgment	
option of the Mort property and pred Mortgagor unless Mortgagee. If mo provide a period of pay all sums secu	d by law or regulation, this morte gagee and forthwith upon the or mises, or upon the vesting of the purchaser or transferee rtgagee exercises this option, M of NOT LESS than 30 days from ured by this Mortgage. If Mortg medies permitted by this Mortga	conveyance of Mortgagor's of such title in any manner in assumes the indebtedness lortgagee shall give Mortgage the date the notice is deliveragor fails to pay these sum	title to all or any portion persons or entities secured hereby with or Notice of Acceleration or mailed within what is prior to the expiration	n of said mortgaged other than, or with, the consent of the on. This notice shall nich Mortgagor must	
be made in the pa may pay such inst such payment may to be secured by it commenced to for	e is subject and subordinate to a syment of any installment of principal or such inter allment of principal or such inter by be added to the indebtedness this mortgage, and it is further effectors said prior mortgage, the be due and payable at any time	ncipal or of interest on said prest and the amount so paid secured by this mortgage arexpressly agreed that in the en the amount secured by the coured by the course of th	prior mortgage, the hole with legal interest there not the accompanying ne event of such default of this mortgage and the	der of this mortgage eon from the time of ote shall be deemed r should any suit be accompanying note	<u> </u>
This instrument wa	as prepared byDawn_R.St	illwell			

Return: American Leneval Tinana 808 Cedar Parkway Acha.

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.

IN	WITNES	S WHEREOF	f, the said Mortgagor(s) ha <u>ve</u> hereunto set <u>their</u> hand(s) and seal	(s) this 6th
/*\	Septe		2000 Document in	
	nela	nce A.	Illumatel (SEAL) James Hormaly	(SEAL)
Туре і	name her	^e Constance	A. Shewmaker (SEAL) Type name here James Shewmaker	(SEAL)
Type	name her	е	This Document is the property of	,
	E OF IND			•
COUN	ITY OF	Lake	SS: the Lake County Recorder!	
2000	fore me, 1	Constance	led, a Notary Public in and for said County, this6th day of <u>September</u> A. Shewmaker & James Shewmaker and acknowledged the execution	of the foregoing
instrur	nent.	Constance	as Joint Tenants	interoregoing
Wi.	TNESS C	OF MY HAND	and official seal.	\mathcal{L}
My Co	mmissio	n expires	t of Lake County Lynnette M. Lannon Notary Public	Manon
		Resident	t of Lake County Lynnette M. Lannon Notary Public	c /
⊔	IS CERT	TIEIES that	RELEASE OF MORTGAGE the annexed Mortgage to	which is
record	led in t	he office of	the Recorder of County, Indiana,	
Recor	d	, page	has been fully paid and satisfied and the same is hereby released.	
Wit	ness the	hand and sea	al of said Mortgagee, this day of 19	•
			THOER'S O	(Seal)
				(000)
				····
	E OF IND		County ss:	
Be	fore me,	the undersign	ned, a Notary Public in and for said county, this day of ution of the annexed release of mortgage, came	
1		•	V WOLAND S	
IN	WITNES	S WHEREOF	f, I have hereunto subscribed my name and affixed by official seal.	
My Co	mmissio	n expires	Notary Public	
				;
	1	1 1		
1 1			1 2 1 1 1 1 1	
			1 2 1 1 1 1 1	
ji ji			1 2 1 1 1 1 1	
AGE			1 2 1 1 1 1 1	
GAGE	MO		1 2 1 1 1 1 1	
RTGAGE	FROM	01	1 2 1 1 1 1 1	
ORTGAGE	FROM	5	1 2 1 1 1 1 1	
MORTGAGE	FROM	01	1 2 1 1 1 1 1	
MORTGAGE	FROM	10	1 2 1 1 1 1 1	
MORTGAGE	FROM	10	1 2 1 1 1 1 1	
MORTGAGE	FROM	10	or record this day o'clockm., and Recorder	

014-32019 INA412 (9-96)

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