STATE OF INDIANA LAKE COUNTY FILED FOR PECCED

2000 067854

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Reception No.	MORRIS W. CADTER	
Reception No day of	, A.D. 19ECORDER	o'clock m.
	ATE MORTGAGE ribed indebtedness and renewals ther	eof.)
THIS INDENTURE WITNESSETH, thatSHARON_D.		•
SHEILA C. COLLINS , AS JOINT TENA		
hereinafter called Mortgagor(s) ofLAKE		
Mortgago(s) and Warrant(s) to AMERICAN GENERAL	FINANCE, INC	
hereinafter called Mortgagee, of	County, in the State ofINDIA	NA ,
the following described Real Estate situated inLAKE		
County, in the State of Indiana, as follows, to wit:		
LOT 9, EXCEPT THE EAST 10 FEET THEREOF, AL	L OF LOT 10 AND THE EAST 15	FEET OF LOT 11 IN BLOC
3 IN NORCOTT'S ADDITION TO INDIANA CITY, I IN PLAT BOOK 1, PAGE 14, IN THE OFFICE OF	N THE CITY OF GARY, AS PER I	LAT THEREOF, RECORDED
SUBJECT TO EASEMENTS, CONVENANTS AND RESTR	ICTIONS CONTAINED IN PRIOR	NSTRUMENTS OF RECORD.
ALL BUILDING AND ZONING LAWS, ORDINANCES,	LEGAL DRAINS, RIGHT-OF-WAY,	AND OTHER MATTERS WICH
WOULD BE DISCLOSED BY AN ACCURATE SURVEY O	F THE PROPERTY	
DEMAND Anytime on or after 60 months from	om the date of this loan we can dema	nd the full balance and you
FEATURE (if will have to pay the principal amount of	if the loan and all unpaid interest accru	ued to the day we make the \sim
term of this loan before payment in full is due. If you	option you will be given written notice	of election at least 90 days
is 60 months or under the note, mortgage or deed of to	ust that secures this loan. If we elect	to exercise this option, and
more) the note calls for a prepayment penalt		
to secure the repayment of a promissory ne	ote of even date herewith for	the principal sum of
\$ 9,038.29 execu before 84 months after date, in installments	ted by the Mortgagor(s) and payab	le to the Mortgage, on or
renewal thereof; the Mortgagor(s) expressly agree(s) t	and with interest thereon, all as prov	ided in said note, and any
valuation or appraisement laws, and with attorneys fees	: and upon failure to pay any installme	ent on said note, or any part
thereof, at maturity, or the interest thereon, or any pastipulated, then said note shall immediately be due and	art thereof, when due, or the taxes of	or insurance as hereinafter
further expressly agreed by the undersigned, that until	l all indebtedness owing on said note	or any renewal thereof is
paid, said Mortgagor(s) shall keep all legal taxes and ch	narges against said premises paid as t	they become due, and shall
keep the buildings and improvements thereon insured f the benefit of the Mortgagee as its interests m	or fire, extended coverage, vandalism	and malicious mischlet for
of NINE THOUSAND THIRTY EIGHT DOLLARS AN	D 29/00	Dollars
(\$ 9.038.29), and failing to	do so, said Mortgagee may pay s	aid taxes, charges and/or
insurance, and the amount so paid, with interest at the indebtedness secured by this mortgage. If not contra		
renewals and renewal notes hereof, together with all	extensions thereof. The Mortgagors	for themselves, their heirs,
personal representatives and assigns, covenant and a repay such further advances, if any, with interest thereo	gree to pay said note and interest a	s they become due and to idencing such advances. If
mortgagor shall fail to keep the real estate in a good co	ndition of repair or shall permit the re	al estate to be in danger of
the elements, vandalism or damage from other cause, I	Mortgagee may take such steps as ar	e necessary in its judgment
to protect the real estate. If not prohibited by law or regulation, this mortgage a	nd all sums hereby secured shall beco	ome due and navable at the
option of the Mortgagee and forthwith upon the convey		
property and premises, or upon the vesting of such	title in any manner in persons or e	ntities other than, or with,
Mortgagor unless the purchaser or transferee assum Mortgagee. If mortgagee exercises this option, Mortgag		
provide a period of NOT LESS than 30 days from the di	ate the notice is delivered or mailed w	ithin which Mortgagor must
pay all sums secured by this Mortgage. If Mortgagor for may invoke any remedies permitted by this Mortgage with		
If this mortgage is subject and subordinate to anothe		
be made in the payment of any installment of principal	or of interest on said prior mortgage,	the holder of this mortgage
may pay such installment of principal or such interest ar such payment may be added to the indebtedness secure		
to be secured by this mortgage, and it is further express	sly agreed that in the event of such de	efault or should any suit be
commenced to foreclose said prior mortgage, then the	amount secured by this mortgage a	nd the accompanying note
shall become and be due and payable at any time theres	arter at the sole option of the owner of	noider of this mortgage.
This instrument was prepared by MARIA TSAMPIS		

11.20

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.

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 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 nereund WITNESS	oer. S WHEREOF, the s	ald Moltgagor(s)	have	hereunto s	set where he	and(s) and seal(s)	this รวชม
day of	9SEPTEN	MBER / 2000				yt is		
ے 🗀	Huy	m Buu	les 15	SEAL)	Skel	in T	Coller	(SEAL)
Type	name here	SHARON D BE			ype name l	nere SHEIL	A C COLLINS	
and the second			(\$	SEAL)	8-5-46711 (PE)			(SEAL)
Type i	name here		This Doe	umen	ype name	nere ()	Try Oil	
COUN	fore me. th	LAKE) he undersigned, a	ss: the La Notary Public in an	d for said C	county, this	13TH day of	SEPTEMBER	
Instru	nent.	SHARON D BREWE	A STATE OF THE PARTY OF THE PAR			acknowledge	d the execution of	the foregoing
		expires 04/07/2				1 Vere	A TEX W	3
NIY OC	MIMISSIUM	Section follow	A SERVICE TO SERVE	AND CARREST	DAN	NA HOPKINS	Notary Public r	K CTY RES
1. A 1. 11			RELE	ASE OF M	ORTGAGE			And the Anti-ex-
TH	IS CERT	IFIES that the an	nexed Mortgage					which is
record	led in th	e office of the	Recorder of		design of the constitution	mare transfer of C	ounty, Indiana, i	n Mortgage
Hecor	o	, page hand and seal of sa	, has been fully pa	aid and sau	sned and th	ie same is nei	eby released.	
	iliess ille i	ilaliu aliu seal vi se	id Mortgagee, triis	uay u				 ://
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				(io)	By:			
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and a	cknowledg	ged the execution of	the annexed rele	ase of more	dade.	came	and suggling may follow the	orida-con moios-y gray
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