STATE OF INDIANA
LAKE COUNTY FILED FOR THOORD

2000 SEP 27 AM 9: 22

	200	MORRIS W. CARTER							
Recention No.		MORAIS W. OATTER							
•		, A.D. 19, o'clockm.							
	(This mortgage s	REAL ESTATE MORTGAGE secures the described indebtedness and renewals thereof.)							
THIS INDENTU	RE WITNESSETH, that	Clarence Matthews and Husband and Wife							
hereinafter calle	d Mortgagor(s) of	Lake County, in the State of Indiana, n General Finance Inc,808 Cedar Pkwy,Schererville,IN 46375 Lake County, in the State of Indiana,							
the following de County, in the S	scribed Real Estate situ State of Indiana, as follow	ated in <u>Lake</u> vs, to wit:							
		por Third Addition to Griffith, as per plat thereof, 30, in the Office of the Recorder of Lake County, Document is							
DEMAND FEATURE (if checked)	demand. If we elect to before payment in ful under the note, mortg	year(s) from the date of this loan we can demand the full balance and you incipal amount of the loan and all unpaid interest accrued to the day we make the exercise this option you will be given written notice of election at least 90 days is due. If you fail to pay, we will have the right to exercise any rights permitted age or deed of trust that secures this loan. If we elect to exercise this option, and epayment penalty that would be due, there will be no prepayment penalty.							
\$ <u>12,997.75-</u> before <u>96</u>	months after date,	promissory note of even date herewith for the principal sum of by the Mortgagor(s) and payable to the Mortgage, on or n installments and with interest thereon, all as provided in said note, and any assistances to pay the sum of money above secured all without relief from							

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valuation or appraisement laws, and with attorneys fees; and upon failure to pay any installment on said note, or any part (\$12,997.75-----), and failing to do so, said Mortgagee may pay said taxes, charges and/or insurance, and the amount so paid, with interest at the rate stated in said note, shall be and become a part of the indebtedness secured by this mortgage. If not contrary to law, this mortgage shall also secure the payment of all renewals and renewal notes hereof, together with all extensions thereof. The Mortgagers for themselves, their heirs, notes here they are also secured to the said notes hereof, and the secure of the said notes hereof, and the said notes hereof and the said notes hereof, and the said notes hereo 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 mortgagor shall fail to keep the real estate in a good condition of repair or shall permit the real estate to be in danger of the elements, vandalism or damage from other cause, Mortgagee may take such steps as are necessary in its judgment

if not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgagee and forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with, Mortgagor unless the purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgagee. If mortgagee exercises this option, Mortgagee shall give Mortgagor Notice of Acceleration. This notice shall provide a period of NOT LESS than 30 days from the date the notice is delivered or mailed within which Mortgagor must pay all sums secured by this Mortgage. If Mortgagor fails to pay these sums prior to the expiration period, Mortgagee may invoke any remedies permitted by this Mortgage without further notice or demand on Mortgagor.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default 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 and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage.

Shari L Stevenson, American General Finance, Inc. 014-00019 INA411 (9-95)

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TICOR TITLE INSURANCE Crown Point, Indiana

to protect the real estate.

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 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 WITNESS WHEREOF, the said Mortgagor(s) have hereunto set their hand(s) and seal(s) this 22nd

IN	WITNES	S WHEREO	=, the said N	/lortgagor(s) ha ve	her	eunto se	their	hand(s) and	seal(s) t	his 22nd
day of	Septe	mber , 2	000			11120	ent	15.	m al		
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COUN	TY OF	Lake	SS:	the La							
Bef	ore me,	the undersign	ied, a Notary	Public in	and for sa	id Count	y, this ²²	nd day	of Septe		
2000 instrun		larence Ma			R. Mattr	lews,	_ and a	cknowled	ged the exec	ution of ti	ne toregoing
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Coun	ty of F	n expires Residence:	Lake		St	nari L	Steve	nson	Notary	Public	
			14		EASE OF	MORT	BAGE				
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Record		the office of	tne meco	heen fully	naid and	satisfied	and the	same is t	nereby releas	ed.	mortgage
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					2		By: _				
STATI	E OF INC	DIANA,		County	/ 8S:	الجيات المجالة					
Be	fore me,	the undersign	ned, a Notar	y Public in	and for sa	aid coun	y, this _	day	of	٠.	
		ged the exec				SUITING.					
IN	WITNES	S WHEREOF	, I have here	eunto subs	cribed my	name a	nd affixe	d by offici	ial seal.		
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