7 1	043714			
Reception No day of			12-	
Reception No			o'clock	m.
Recorded this day of	, A.D.			
/This mortgage SPI	REAL ESTATE MO	otedness and renewals	thereof.)	and
(This moregage 1)	Nestor Gonzalez			un
THIS INDENTURE WITNESSETH, that	Husband	and Wife	Indiana	,
hereinafter called Mortgagor(s) of L Mortgage(s) and Warrant(s) to American	<u>ake</u> Cou	nty, in the State of	nterstate Plaza I	Or Hammond, IN
Martgage(s) and Warrant(s) to American	General Financial	Services 2414 +	Indiana	4(0,324
	Take	inty, in the State of		
the following described Real Estate situat	ed in			
County in the State of Indiana, as follows	S, LO WIL.	ion to the city (	of Hammond, as pe	r
County, in the State of Indiana, as follows  Lots 23 and 24 in Block 6 in I  plat thereof, Recorded June 9  Recorder of Lake County, India	1886 in Plat Boo	k 1, Page 105, in	n the Office of t	he
	Docume	ant in		
/			demand the full balan	ce and you
reaction of the checked and the demand. If we elect the checked and the demand in full the checked and the demand.	o exercise this option you is due. If you fail to pay age or deed of trust that s epayment penalty that wo	will be given written  we will have the right secures this loan. If would be due, there will to	at to exercise any right e elect to exercise this be no prepayment pena	s permitted option, and alty.
before 60 months after date, renewal thereof; the Mortgagor(s) expendiculation or appraisement laws, and with thereof, at maturity, or the interest the stipulated, then said note shall immedifurther expressly agreed by the under naid, said Mortgagor(s) shall keep all legal to the stipulated to the said mortgagor and	in installments and with ressly agree(s) to pay the hattorneys fees; and uppereon, or any part there ately be due and payable signed, that until all independent taxes and charges and charges and charges are insurred for fire the second control of the second contro	ne sum of money abo on failure to pay any ir of, when due, or the e, and this mortgage nebtedness owing on si- gainst said premises pextended coverage, va	ve secured, all withous tallment on said note taxes or insurance as any be foreclosed according to the control of the control	t relief from , or any part hereinafter ordingly; it is al thereof is ue, and shall mischief for
of <u>Ten thousand eight indifference</u> (\$\frac{10899.67}{\text{insurance}}, and the amount so paid, indebtedness secured by this mortgarenewals and renewal notes hereof, personal representatives and assigns repay such further advances, if any, we mortgagor shall fail to keep the real experience.	and failing to do so, with interest at the rate ge. If not contrary to cogether with all extension, covenant and agree to the interest thereon as postate in a good condition of other cause, Mortgages	said Mortgagee may stated in said note, s aw, this mortgage sho ons thereof. The Mort pay said note and in rovided in the note or of of repair or shall permagee may take such ste	hall be and become a all also secure the pa gagors for themselves terest as they become notes evidencing such it the real estate to be ps as are necessary in	a part of the ayment of all strength of all strength of all strength of a control of the control
If not prohibited by law or regulation option of the Mortgagee and forthwith property and premises, or upon the Mortgagor unless the purchaser or Mortgagee. If mortgagee exercises the provide a period of NOT LESS than a pay all sums secured by this Mortgage may invoke any remedies permitted by this mortgage is subject and sulf this mortgage is subject and sulf be made in the payment of any instantant pay such installment of principal such payment may be added to the into the secured by this mortgage, and commenced to foreclose said prior and he due and payable.	n, this mortgage and all so upon the conveyance of vesting of such title in transferee assumes the sis option, Mortgagee shall be assumed the ge. If Mortgagor fails to be a such interest and the cordinate to another mort allment of principal or of it or such interest and the modebtedness secured by it is further expressly agmortgage, then the amone at any time thereafter as	sums hereby secured sof Mortgagor's title to a any manner in persect indebtedness secured all give Mortgagor Notice notice is delivered or pay these sums prior urther notice or demandage, it is hereby expenderest on said prior manount so paid with lethis mortgage and the preed that in the event unt secured by this mat the sole option of the	all or any portion of sall or any portion. The content of the expiration period on Mortgagor.  The expiration of the	aid mortgaged than, or with, consent of the is notice shall ortgagor must od, Mortgagee alld any default this mortgage om the time of itall be deemed uld any suit be mpanying note is mortgage.
This instrument was prepared by	Lymette	M. Lannon	#09520	<del>4533</del> 11,00
014-32019 INH421 (10-11-99) SECTION 32 REAL E	STATE MORTGAGE			

Mortgagor(s) expressly understand and agree that by this mortgage they hereby assign to the Mortgagee all or 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 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 Mortgagor(s) default in the performance of such covenants and Mortgagor(s) default in the performance of any obligations secured by a prior and existing mortgage hereof Mortgagee thereof in the additional amount so advance and this mortgage and Mortgagor(s) agree to be indebted to 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.

And, at the option of the mortgagee, it should be lawful for the mortgagee, who is hereby given and granted full right, thereof, and to collect, receive and receipt for all rents, issues and profits thereof; and the mortgagee at any time after default, on request, possession of the mortgaged premises and all leases, papers and execute and deliver to the mortgage all such further assurances as may be proper for perfecting or completing the

Notice: This is a	mortgage subje	ct to special rule	es under th	e Federal 1	Fruth in	Notary	/ Public	
		E	MOLANA	37	/	N.I.		
My Commission expi	iros	our no oubscribed	i iliy name a	nd affixed by	official s	eal.		
IN WITNESS WH	IEREOF, I have h	ereunto subscribed	or mortgage	, car	me			
and acknowledged to	he execution of th	e annexed release	or said coun	ty, this	_ day of			
Before me thou	ndornies		Canada Con	<u> </u>				<del></del>
STATE OF INDIANA	٨,	County ss	THE PLEASE	By:				_ (Geai)
								 (Seal)
		3,300, 1113	uay oi					_,
Witness the hand	d and seal of said	nas been fully paid Mortgagee, this	day of	and the sai	me is her	eby rele	ased.	wortgage
I record	, page	as been fully poid	and a distin		C	ounty,	Indiana, in	which is Mortgage
recorded in the	office of the P	WAA Marker						
THIS CERTIFIE		RELEAS	E OF MOR	GAGE	IIIIOII	Nota	iry Public	
	Reside	nt of Lake Co	unty Lynr	ette M I A	pnn	11/1		mid
My Commission ex	pires1/20/	08		$\int \int dz$		M	my	
WITNESS OF N	Y HAND and office	cial seal Lake C	ounty F	Recorder		1	xecution of the	re Toregoing
Before me, the 2002, came Ne instrument.	Stor Gonzale	& Olga Lidia	Gonzale	and ack	nowledge	May ed the e	Xecution of the	<del></del>
2002 came No	undersigned, a N	otary Public in and	for said Cou	ntv. this 7+1	day o	1		
COUNTY OF Lak	ke	NOTO						
STATE OF INDIAN	ا <b>A</b>		Тур	e name here	2			(SEAL
Type name here			amen	T 1S	Olga I	₋idia (	Gonzalez	8
Type name here	Nestor Gonza	lez /	TVI	Digit.	Jea	ha.	1030les Gonzalez	SEAL
A	11-100		ĒAL)		10	<i>.</i>	000000	illo / CII
day of May	2002 .	aid Mortgagor(s) h	ia ve h	ereunto set	their	hand(s)	and seal(s) t	thic 7th
IN WITNESS \	NHEREOE the			, -	o proper	ioi pei	fecting or co	mpleting th

Notice: This is a mortgage subject to special rules under the Federal Truth in Lending Act. Purchasers or Assignees of this mortgage could be liable for all claims and defenses with respect to the mortgage that the Borrower could assert against the Creditor / Lender.

MORTGAGE  FROM  FROM  TO  TO  TO  TO  TO  TO  TO  TO  TO			_						
(10 T) 35) GEOTION 32 REAL ESTATE MORTGAGE		32 REAL ESTATE	Received for record this day	o'clock m.,		County			

