LAKE COUNTY FILED FOR RECORD

2002 048442

2002 MAY 24 PM 12: 59

MORRIS W. CARTER

Reception No.	RECORDER	
Recorded this day ofREAL ESTA	. A.D	o'clockm.
REAL ESTA	TE MORTGAGE	
, 3 3	ed indebtedness and renewals thereo	
THIS INDENTURE WITNESSETH, that <u>Leonard I</u>) Koronkowski	and
Mary Ann Koronkowski ,	husband and wife	
Mary Ann Koronkowski , hereinafter called Mortgagor(s) of Lake	 County, in the State of <u>Indian</u> 	a,
Mortgage(s) and Warrant(s) to American General	Financial 2414 Interstate	Plaza Drive Hammond, I
hereinafter called Mortgagee, ofLake	_ County, in the State of <u>Ind</u>	1ana 4,4714
the following described Real Estate situated inLa	ake	
County, in the State of Indiana, as follows, to wit:		
The North half of lot 17, all of 1		
Stafford and trankles 7th Addition in Plat Book 6, Page 42, Sin the Of	fice of the Recorder of Lak	e County Indiana.
_		
DEMAND Anytime after year(s) from FEATURE you will have to pay the principal amount	the date of this loan we can demand	ccrued to the day we
(if checked) make the demand. If we elect to exerci	se this option you will be given writter	notice of election at
least 90 days before payment in full is d rights permitted under the note, mortga	ue. If you fail to pay, we will have the	right to exercise any
exercise this option, and the note calls for	or a prepayment penalty that would be	due, there will be no
prepayment penalty.	it is the property or	
to secure the repayment of a promissory not	e of leven date herewith for the	principal sum of
\$ 67638.00 executed by the Mortgage months after date, in installments and with interest the	ereon, all as provided in said note, and	l anv renewal thereof:
the Mortgagor(s) expressly agree(s) to pay the sum of	of money above secured, all without re	elief from valuation or
appraisement laws, and with attorneys fees; and upon thereof, at maturity, or the interest thereon, or an	on failure to pay any installment on s	ald note, or any part
hereinafter stipulated, then said note shall immediately	be due and payable, and this mortga	ge may be foreclosed
accordingly; it is further expressly agreed by the und	lersigned, that until all indebtedness of	owing on said note or
any renewal thereof is paid, said Mortgagor(s) shall keep the buildings and	eep all legal taxes and charges again Limprovements thereon insured for fire	st said premises paid extended coverage
vandalism and malicious mischief for the benefit of the	Mortgagee as its interests may appear	ar, and the policy duly
assigned in the amount of sixty seven thousand (\$ 67638.00), and failing to do so, said	nd six hundred thirty eight	Dollars
and the amount so paid, with interest at the rate	stated in said note. shall be and b	ecome a part of the
indebtedness secured by this mortgage. If not contra	ry to law, this mortgage shall also sec	ure the payment of all
renewals and renewal notes hereof, together with all	I extensions thereof. The Mortgagors	for themselves, their
heirs, personal representatives and assigns, covenar due and to repay such further advances, if any, with	interest thereon as provided in the not	e or notes evidencing
such advances. If mortgagor shall fail to keep the rea	al estate in a good condition of repair of	or shall permit the real
estate to be in danger of the elements, vandalism or as are necessary in its judgment to protect the real es		may take such steps
If not prohibited by law or regulation, this mortg		hall become due and
payable at the option of the Mortgagee and forthwith i	ipon the conveyance of Mortgagor's til	tle to all or any portion
of said mortgaged property and premises, or upon the other than, or with, Mortgagor unless the purchaser of	ie vesting of such title in any manner r transferee assumes the indebtednes	in persons or entities
the consent of the Mortgagee. If mortgagee exercise		
Acceleration. This notice shall provide a period of NO		
or mailed within which Mortgagor must pay all sums sums prior to the expiration period, Mortgagee may		
further notice or demand on Mortgagor.		
If this mortgage is subject and subordinate to anot		
default be made in the payment of any installment of this mortgage may pay such installment of principal		
thereon from the time of such payment may be add	led to the indebtedness secured by t	his mortgage and the
accompanying note shall be deemed to be secured by	y this mortgage, and it is further expre	ssly agreed that in the
event of such default or should any suit be comm secured by this mortgage and the accompanying	enced to foreclose said prior monga note shall become and be due and	payable at any time
thereafter at the sole option of the owner or holder of	this mortgage.	F 7
This instrument was prepared byAnn_V_Chapp	ell	A

#095206692 1100

014-00019 INA411 (9-14-98) REAL ESTATE MORTGAGE

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 Mortgagor(s) expressly understand and agree that by this mortgage they hereby assign to the Mortgagoes 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 contract purchasers used 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 perform all covenants and conditions of all prior and existing mortgage and conditions then the Mortgagor(s) agree than in the even of default in the performance of any obligations secured shall be due and owing in full and Mortgager may enforce this mortgage by foreclosure with costs and action provenance of any obligations secured by a action of the mortgage hereof may at its sole election pay and discharge each prior and existing mortgage, Mortgagor(s) default in the performance of any obligations secured by a action of the mortgage hereof may at its sole election pay and discharge and prior debt and this mortgage shall also secure such additional debt on the same terms and conditions.

And, at the option of the mortgage, it should be lawful for the mortgage, 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 authority, to peacefully enter into and take possession of the mortgage of any time in the possession or control of the mortgage of or any part thereof, and tecords at any time in the possession or control of the mortgages and tecords at any time in the possession or control of the mortgages are mortgaged or any part thereof, and records at any time in the possession or control of the mortgages and profits thereof, and the mortgage at any time in the possession or control of the mortgages are mortgaged or any part thereof, and records at any time in the possession or control of the mortgages are mortgaged at any time in the possession or control of the mortgages are mortgaged or any part thereof, and the mortgages are any time in the possession or control of the mortgages are any time are desired when the possession or control of the mortgage and wortgage and wortgage a

which is recorded in the office of the Recorder of THIS CERTIFIES that the annexed Mortgage MORTGAGE My Commission expires Votary Public WITNESS OF MY HAND and official seal of May 2002 , came Leonard & Mary acknowledged the execution of the foregoing instrument. KOLONKOWSK pue UUK **day** Before me, the undersigned, a Notary Public in and for said County, this Т9K6 COUNTY OF ANAIGNI 70 STATS Type name here

Mary Ann Koronkowski Leonard (SEAL) (SEAL) D KOLOUKOWSKI Type name here Type name here (IVIS) (SEAL) 2002 day of

		<u>''</u>			1 1	1
Notary Public					sion expires	My Commis
sus maßna.	/	I my name and affixe		ed release of mort REOF, I have here		
day of		By:	Notary Public	came	n eht ,em	Before
(ln92)		ocument is t		ty of	• • • • • • • • • • • • • • • • • • •	STATE OF
		Lake Ovent			rhe hand an	
e is hereby	mes end the belisite	es bns bisq yllut ne	y has bee	- bage	ecord	Mortgage R released.

				 ROM STATES JA	3H (86-41-6)	S14-00019 INA412
Fee \$	page Recorder	at o'clockm., and recorded in Mortgage Record No	Received for record this day or	10	FROM	MORTGAGE