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2002 JUL 17 AM 8: 53

MORRIS W. CARTER RECORDER

	KECUKUEK
Reception No, A.D, A.D	o'clockm.
Recorded this day of	GAGE
TEAL Los ribed indebtedn	less and renewals thereon.)
Christopher G.	Balzer and
THIS INDENTURE WITNESSETH, thatHusband and Wife	
Nancy A. Balzer	in the State ofIndiana
hereinafter called Mortgagor(s) of Lake County,  Mortgage(s) and Warrant(s) to American General Financial  Mortgage(s) and Warrant(s) to Lake County,	Services Inc, 8251 Wicker, St John
Metagga(s) and Warrant(s) to American General Times	in the State of Indiana,
hereinafter called Mortgagor(s) of General Financial Mortgage(s) and Warrant(s) to American General Financial hereinafter called Mortgagee, of Lake County, Lake Lake	III the otate star
County, in the State of Indiana, as follows, to wit:	lown of Griffith, as per plat
the following described Heal Lattice of the County, in the State of Indiana, as follows, to wit:  Lot 1 in Countryshire Estates, Phase I, to the T thereof, recorded in Plat Book 67 page 8, and ame thereof, recorded in Plat Book 67 page 14, in the Office	ended by Plat of Correction,
Lot 1 in Countries and an Plat Book 67 page 8, and an	of the Recorder of Lake County,
argorded in Plat Book of Fig.	
T-diana	the full halance and
year(s) from the date of	this loan we can demand the full balance
DEMAND FEATURE (if checked)  Anytime after year(s) from the date of you will have to pay the principal amount of the loa you will have to pay the principal amount of the loa you will have the demand. If we elect to exercise this optimate the demand of the payment in full is due. If you the principal amount of the load to the loa	n and all unpaid interest door door of election at
ATHE COLUMN DAVE TO DAY SILE IN THE CONTRACTOR OF THE CONTRACTO	On VOIL WILL BY STORAICO SINV
FEATURE (if checked) you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have to pay the principal amount of the load you will have the demand. If we elect to exercise this option is a second you will have the demand. If we elect to exercise this option is a second you will have the demand. If we elect to exercise this option is a second you will have the demand. If we elect to exercise this option is a second you will have the demand. If we elect to exercise this option is a second you will have the demand. If we elect to exercise this option is a second you will have the demand. If we elect to exercise this option is a second you will have the principal amount of the load you will have the principal amount of the load you will have the principal amount of the load you will have the principal amount of the load you will have the principal amount of the load you will have the principal amount of the load you will have the principal amount of the load you will have the principal amount of the load you will have the principal amount of the load you will have the principal amount of the load you will have the principal amount of the load you will have the principal amount of the load you will have the principal amount of the load you will have the	of trust that secures this loan. If we elect to
(if checked) make the demand. If we elect to exercise this optimized the demand of the elect to exercise this optimized the elect to exercise the elect	ment penalty that would be due, there will be the
exercise this option, and	TO MUS legioning U
rights permitted under the note, more agreement exercise this option, and the note calls for a prepay prepayment penalty.  to secure the repayment of a promissory note of every secure the repayment of a promissory note of every secure the repayment of a promissory note of every secure the repayment of a promissory note of every secure the repayment after date, in installments and with interest thereon, all a promise of money secure of money secure of money secure.	navable to the Mortgage, on or before
to secure the repayment of a promissory note of sevents of the secure to secure the repayment of a promissory note of sevents and secure the repayment of a promissory note of sevents and secure the secure that secure t	above secured, all without relief from valuation
appraisement laws, and with attention, or any part the	and navable, and this mortgage may be foreclosed
appraisement laws, and with attorneys fees; and upon rainted appraisement laws, and with attorneys fees; and upon rainted thereof, at maturity, or the interest thereon, or any part the thereinafter stipulated, then said note shall immediately be due a accordingly; it is further expressly agreed by the undersigned, accordingly; it is further expressly agreed by the undersigned, accordingly; it is further expressly agreed by the undersigned, accordingly; it is paid, said Mortgagor(s) shall keep all leg	that until all indebtedness owing on said note of
hereinafter stipulated, then said note shall immediately be due of hereinafter stipulated, then said note shall immediately be due of hereinafter stipulated, then said note shall immediately be due of accordingly; it is further expressly agreed by the undersigned, any renewal thereof is paid, said Mortgagor(s) shall keep all legant renewal thereof is paid, said Mortgagor(s) shall keep the buildings and improved as they become due, and shall keep the benefit of the bortgagor and malicipus mischief for the benefit of the bortgagor.	gal taxes and charges against still produce gal taxes against
any renewal thereof is paid, said workings and improven	nents thereof library appear, and the policy duly
as they become due, early mischief for the benefit of the Worlday	Three Hundred Sixty-Six 400/10 Bollard
vandalism and malicious mischief for the benefit of the works assigned in the amount of One Hundred Sixty Thousand (\$160,366.00), and failing to do so, said Mortgage and the amount so paid, with interest at the rate stated in and the amount so paid, with interest at the rate stated in the state of the same of the state of the same of th	ee may pay said taxes, charges and of mountain
(\$160,366.00), and failing to do so, said worgas (\$160 and the amount so paid, with interest at the rate stated in indebtedness secured by this mortgage. If not contrary to law, indebtedness secured by this mortgage.	said note, shall also secure the payment of all
and the amount so paint this mortgage. If not contrary to law,	ons thereof. The Mortgagors for themselves, their
renewals and renewal notes hereof, together with all extensions renewals and renewal notes hereof, together with all extensions renewals and representatives and assigns, covenant and agreements, personal representatives and assigns, covenant and agreements and assigns, covenant and agreements and assigns, covenant and agreements are assigns as a second of the second of the second of the second of the real estate.	in a good condition of repair of may take such steps
such advances. If mortgager of the elements, vandalism or damage	Hottletter odder, we get a like treeme due and
oc are necessary in its larger in the mortgage and	i dii Suno iista ii aa ali or any bulliuli
If not prominipel by law 9. 1.3	conveyance of Mortgagor's title to dissorbe or entities
of said mortgaged property and unless the purchaser of transfer	ontion. Mortgagee shall give Mortgagor Notice of
Acceleration. This notice shall provide a period sums secured	d by this Mortgage. If Mortgage Without
or mailed willing willow many Mortgage may invoke	any remember
turthor nonce of demand and a second and	
If this mortgage is subject and subordinate to another more	al or of interest on said prior mortgage, the holder said or of interest on said prior mortgage, the holder said or of interest on said prior mortgage, the holder said or of interest or said with legal interest
Latault no made in the population of chick	
this mortgage may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the thereon the time of such payment may be added to the thereon the time of such payment may be added to the thereon the time of such payment may be added to the thereon the time of such payment may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the thereon from the time of such payment may be added to the time of the time of the time of such payment may be added to the time of the time of the time of such payment may be added to the time of time of the time of time of the time of the time of time o	nall become and be due and payable at any and
event of such default or should any suit be commenced event of such default or should any suit be commenced secured by this mortgage and the accompanying note st thereafter at the sole option of the owner or holder of this mortgage.	ortgage. American General Financial Services Inc.
event of such default of should be accompanying note of secured by this mortgage and the accompanying note of secured by this mortgage and the owner or holder of this mortgage at the sole option of the owner or holder of this mortgage.  This instrument was prepared by Shari L Stevenson,	American
This instrument was prepared by	
014-00019 INA411 (9-14-50) 115 C - 14-50)	

Return To: Ticor Title 107 N. Mainst. Chun Poile, IN 40307 N-A HI

Mortgagor(s) expressly understand and agree that by this mortgage they hereby assign to the Mortgagee all or Mortgagor(s) expressiy understand and agree that by this mortgage they hereby assign to the mortgagee and of 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 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 performance of such covenants and conditions then the Mortgagor(s) agree than in the even of default in the 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 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 this mortgage shall also secure such additional debt on the same torms and conditions.

mortgage and Mortgagor(s) agree to be indepted to infortgage 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 mortgaged at any time after default on request possession of the mortgaged mortgager, or any part thereor, and to collect, receive and receipt for all rems, issues and profits thereor; 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.

1N WITNESS WHEREOF, the said Mortgagor(s) ha ve hereunto set their hand(s) and seal(s) this (SEAL) Type name here STATE OF INDIANA (SEAL) COUNTY OF Lake SSthe Lake County **Kecorde**1 Before me, the undersigned, a Notary Public in and for said County, this 12th

July 2002, came Christopher G. Balzer & Nancy of July acknowledged the execution of the foregoing instrument. day WITNESS OF MY HAND and official seal. Husband and Wife and Residence: My Commission expires\_ 10/23/08 THIS CERTIFIES that the annexed Mortgage to tevenson which is recorded in the office of the Recorder of Mortgage Record , has been fully paid and satisfied and the same is hereby , page\_ County, Indiana, in released. Witness the hand and seal of said Mortgagee, this STATE OF INDIANA, (Seal) County ss: Before me, the undersigned, a Notary Public in and for said county, this execution of the annexed release of mortgage. and acknowledged the IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed by official seal. My Commission expires Notary Public dav recorded in Mortgage Record No MORTGAGE FROM Received for record this Recorder 2 ă 014-00019 INA412 (9-14-98) REAL ESTATE MORTGAGE