2

STATE OF INDIANA LAKE COUNTY FILED FOR RECORD

2005 052751

2065 JUN 27 AH 11: 27

Reception No.	MOHAEL A SECONARY	
Recorded this day of	A.D. RECORDER	o'clock m
(TT) 1 . T	REAL ESTATE MORTGAGE	
(This Mortgage sec	ures the described indebtedness and renewals thereof.)	1
THIS INDENTURE WITNESSETH, that _	Andrew Foster	and
homination and taken and taken		
Mortgage (a) and Mortgagor (s) of	County, in the State of Indiana	
Mortgage(s) and Warrant(s) to American	1 General Finance	
the following described Book Fatata air at	County, in the State of <u>Indiana</u>	· · · · · · · · · · · · · · · · · · ·
the following described Real Estate situat		
County, in the State of Indiana, as follows		
of marrillyilla on nor plat	wland estates, part no.2 of unit no.2, in the town	
page 7, in the offfice of the	t thereof, recorded september 15, 1955 in plat book e recorder of lake county, indiana	x 31
More commonly known as: 5521 Tax id # 36-15-0256-0002	Vamburen st. Merrillville, In 46410	
// TT 00		
	OT OFFICIAL!	
This I	Document is the property of	
to secure the repayment of a promissory	Nato/Agragment (horoin referred 45 01)	data harawith for the
thereof: the Mortgagor(s) expressly agree	(s) to pay the sum of money characterists all with	ote, and any renewal
or appronuit it in a and will all it in the control of the control	S IEES 200 Upon Tolluro to now one installment am -	- ? - I
is further expressly agreed by the undersi	and that until all indebtodance owing an acid Nata	closed accordingly; it
	nts thereon insured for fire, extended coverage, vance as its interests may appear, and the policy duly ass	
(\$\(\begin{align*} 11,740\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	ng to do so, said Mortgagee may pay said taxes, charg	
secured by this Mortgage. If not contrary	v to law this Mortgage shall also sooms the newmont	
Total Notes Hereof, together with all ext	ensions mereor.	
Mortgagor(s) may elect to have Mortgage	e maintain an escrow fund for payment of real estate	taxes assessments
The state of the s	THE HILL ENGLINE IN EAST ESTATE IN NOT TIME.	المنصف المصادرة المنصف
million and rate, diffill file lange 12 half ill ill	I pay to Mortgagee, on the date each periodic installn II, a sum (the "Funds") to provide for payment of amou	
required by Lender, including but not lim	ited to hazard insurance and flood insurance, and (i)	y and all insurance
Mortgagor(s), and such dues, fees and as	sessments shall be an Escrow Itom Mortgagar(s) about	y, be escrowed by
Mortgagee may waive the obligation of Mo	ortgagor(s) to pay Mortgagor Eunds for any	or all Escrow Items.
Mortgagee may require. If Mortgagor(s) b	ecome obligated to pay Escrow Itams directly and fail	uch time period as
Mortgagor(s) shown on the records of Mo	ordered lines such revocation. Mortgager(s), about	
, and the title	regulated allocations that the state of the state of	ay to Mortgagee all
This instrument was prepared by <u>Scott</u> NA431 (10-17-04) REAL ESTATE MORTGAGE	R. Jacobs	
Fidul	. 10	
Hit T	le Express	
1025	Coohen Rd	
cu +7	Le Express Coshen Rd Cyne, IM 46808	
	~	

المالي والمالي

Mortgagee may, at any time, collect and hold Funds in an amount (a) sufficient to permit Mortgagee to apply the Funds at the time specified under the federal Real Estate Settlement Procedures Act and implementing regulations (collectively, "RESPA"), and (b) not to exceed the maximum amount a lender can require under RESPA. Mortgagee shall estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with any applicable law or regulation. Mortgagee shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity or in any Federal Home Loan Bank. Mortgagee may charge Mortgagor(s) a fee to establish the escrow account at closing, if not contrary to applicable law and regulation, but Mortgagee shall not charge Mortgagor(s) for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless (i) Mortgagee pays Mortgagor(s) interest on the Funds, and (ii) such charge is not otherwise prohibited by any applicable law or regulation. Unless an agreement is made in writing or applicable law and regulations require interest to be paid on the Funds, Mortgagee shall not be required to pay Mortgagor(s) any interest or earnings on the Funds. Mortgagee shall give to Mortgagor(s), without charge, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds held in escrow, as defined under RESPA, Mortgagee shall account to Mortgagor(s) for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA, Mortgagee shall notify Mortgagor(s) as required by RESPA, and Mortgagor(s) shall pay to Mortgagee the amount necessary to make up the shortage in accordance with RESPA, but in no more than twelve (12) monthly payments. If there is a deficiency of Funds held in escrow, as defined under RESPA, Mortgagee shall notify Mortgagor(s) as required by RESPA, and Mortgagor(s) shall pay to Mortgagee the amount necessary to make up the deficiency in accordance with RESPA, but in no more than twelve (12) monthly payments.

Upon payment in full of all sums secured by this Mortgage, Mortgagee shall promptly refund to Mortgagor(s) any Funds held by Mortgagee

The Mortgagor(s) for himself (themselves), any heirs, 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 to protect the Real Estate.

Mortgagor(s) expressly understand(s) and agree(s) that by this Mortgage they hereby assign to the Mortgagee all of Mortgagor(s)' rights and interests 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) covenant(s) that at all times during the continuance of this Mortgage, 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 that in the event 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(s) 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(s) to be indebted to Mortgagee thereof in the additional amount so advanced and this Mortgage shall also secure such additional debt on the same terms and conditions.

And, at the option of the Mortgagee, it shall 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 Mortgagor(s) agree(s) 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 Mortgagor(s) pertaining to the premises, and further agree(s) to make, execute and deliver to the Mortgagee all such further assurances as may be proper for perfecting or completing the security hereunder.

perfecting or completing the security hereunder.	174
IN WITNESS WHEREOF, the said Mortgagor(s) ha	hereunto set hand(s) and seal(s) this 17th
day of <u>June</u> , <u>2005</u> .	
(SEAL)	(SEAL)
Type name here	Type name bere
(SEAL)	(SEAL)
Type name here	Type name here
STATE OF INDIANA) SS: COUNTY OF LOVE) SS: Before me, the undersigned a Notary Public came Andrew	in and for said County, this 23 day of
and acknowledged the execution of the foregoing instrume	nt.
WITNESS OF MY HAND and official seal. My Commission expires 12-16-2012 INA432 (10-17-04) REAL ESTATE MORTGAGE	Jill W. Swork Notary Public