0			REAL EST	ATE MORTGAG		OVIDED E	OR RECORDE	R'S LISE	
Recording Res Please return t		en Leande	FFIC		ÕF		!	11 4 0 5 1	
	an General F . Milwaukee	inance, line. Ave O	4069647			3	a j		
	II. 60714	U.	40000 -						
17	Plane was pulse also produce the Belle of	of the control of the	# # 4W /W/						
5	-	=							
3. J	NAME AND ADDRESSES OF ALL MURTGAGORS					MORTGAGEE:			
R R	MORTGAGE								
5	WARRANT	American General Finance, INC 7746N. Milwaukee Ave. Nilos IL 60714							
	то								
NO. OF	hicago,	AMOUNT OF	T AMOUNT OF	FIRST PAYMENT		DATE	TINAL PAYME	NT TOTAL OF	
PAYMENTS	AMOUNT OF FIRST PAYMENT	EACH PAYMENT		DUE DATE	EACH	MONTH	DUE DATE		
36	178 32	178.26	178.26	Alte Coungles	4_	13th	10/13/97	36	
THIS MOR	TGAGE SECURES	FUTURE ADVA	NCES MAXIM	IUM OUTSTANDING	G \$	50a	of toursthus with	bull actorios	
thereof)		A .							
they become	ie due and to repa	y arch further adv	rances, if any, w	tives and assigns, co ith interest as provid	invey and a ded in the	agree to p contract o	ay said contract or contracts evic	and interest as dencing such ad-	
vances. ALI	L OF THE FOLLO	WING DESCRIBE	D REAL ESTAT	E, to-wit:					
10 A. F.		<i>y</i>							
				Morton‡s Subd township Thi					
				Cook County,			HOLCH, Na	ige 15,	
Pin #16	-11-124-042-0	0000	0				••	et seeset	
			4		-			to a service of the first	
			(
int pactors. For English			Company of	0,	******				
				45		.	OFFICIAL SI		
						plantill to			
			,	(7,	r-65-1 aan	Mrs westumo		
						T-01 RE: 968 <i>Tri</i>		\$23-56 3754-08:45:66	
				3		252 # J	NTY RECORDE	-049442	
						03055		•	
)		
including the	e rents and profits	arision or to arise	from the real est.	ate from default unt	il the time	to redeem	f.org apv sale u	inder judament	
of foreclosus	re shall expire, situ	lated in the Count	v of	Cook tion Laws of the St		and State o	of illino's, hereb	y reteasing and	
said premises	s after any default i	in or breach of any	of the covenant	s, agreements, or pro	ovisions he	rein conta	ined.		
the interest t	thereon or any par	t thereof, when de-	ue, or in case of	the payment of said waste or non-payme	ent of ta xe	s or assessi	nents, or neglec	t ta procure or	
mortgage me	entioned shall there	supon, at the opto	on of the holder	the whole of said proof the contract, bec	ome imme	diately du	e and payable, a	nything herein	
or election, l	be immediately for	eclosed; and it sha	If be lawful for sa	d this mortgage may	s or attorn	eys, to ent	er into and upor	n said premises	
upon the inc	debtedness secured	I hereby, and the	court wherein a	n collected, after the	Bi ng may	appoint a	Receiver to col-	lect said rents,	
If this mortg	age is subject and	subordinate to Fing	ther nortgage, if	oreclosure sale, the is hereby expressly	agreed tha	t should a	ny default be m	ade in the pay-	
pal or such ii	nterest and the am	iount so paid with	pland Interest th	ortgage, the holder of tereon from the time	e of such (payment n	nay be added to	the Indebted-	
ness secured agreed that is	by this mortgage a n the event of sucl	and the accompan h default or sho	ving contract sha deny suit he co	an be deemed to be s mmenced to foreclo	secured by se said pric	inis mort ir martgag	page, and it is rei e, th e n the amoi	iner expressiy	
this mortgage	e and the accompar this mortgage.	rying contract sha	Legome and be	due and payable at	any time ti	hereafter a	it the sole optici	of the owner	
This instrume	ent prepared by		J Ro	yer treem	دم				
of	V. Milwaukee	Ave, Niles	······································	(Name)	,			Illinois.	
	BEV 0.02			(Address)	000A	AME	RICAN	0 750	
013-00004 (S) (F	45A A-A3)				000	GENE	RAL	2575	

And the said Mortgagor further covenants and uses so a divide said Multigage that Mortgago will be the meantime pay all taxes and assessments on the said premises, and will as fur set seculity for the payment of said indebtedness keep all pulldings that may at any time-be upon said premises insured for fire, extended coverage, vandalism and malicious mitchief in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, payable to case of loss to the said Mortgagee and to deliver to it all policies of insurance thereon, as soon as effected, and all renewal certificates thereon, and Mortgagee shall have the right to collect, receive and receipt, in the name of said Mortgagor or otherwise; for any and all money that may become payable and collectable upon any such policies of insurance by reason of damage to or destruction of said buildings or any of them, and apply the same less all reasonable expenses in obtaining such money in satisfaction of the money secured hereby, or in case said Mortgages shall so elect, may use the same to it pairing or rebuilding such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay takes said Mortgagee may procure such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interest at eight percent and be paid out of the proceeds of the sale of said premises, or out of such insurance money if not otherwise paid by said Montpager. If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mort and without notice to Mortgagor 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. And said Mortgagor further agrees that in case of default in the payment of the interest on said contract when it becomes due and payable it shall bear like interest with the principal of said contract, And it is further expressly agreed by and between said Mortgagor and Mortgages, that if default be made in the payment of said contract or in any of them or any part thereof, or the interest thereon, or any part ther⊋of, when due, or in case of a breach in any of the covenants, or agreements herein contained, or in case said Mortgagee is made a party to any suit by reason of the existence of this mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgages reasonable attorney's or solicitor's fees for protecting its interest in such suit and for the collection of the amount due and secured by this mortgage, whether by foreclosure proceedings or otherwise, and a fien is hereby given upon said premises for such reasonable fees, and in case of foreclosure hereof, a decree shall be entered for such reasonable fees, together with whatever other indebtedness may be also and secured hereby. And it is further mutually understood and agreed, by and between the parties hereto, that the covenants, agreements and provisions herein contained shall apply to, and, is threas the law allows, be binding upon and be for the benefit of the heirs, executors, administrators and assigns of said parties respectively. in witness whereof, the said Mortgage have hereunto set heir hands October (SEAL) (SEAL) (SEAL! STATE OF ILLINOIS, County of _ Cook I, the undersigned, a Notary Public, in and for said County and 57 an aforesaid, do hereby certify that RosettaBradley and Mary Bradley personally known to n'e 15 be the same person S _ whose nameS_ subscribed to the foregoing instrument ar peared before me this day in person and acknowledged that signed, scaled and delivered said instrument as tieir free and voluntary <u>t</u> he <u>y</u>_ act, for the uses and purpose: therein set forth, including the release and waiver of the right of homestead. Given under my hand and __ My commissión expires Notary Public ABOVE SPACE REAL ESTATE MORTGAGE cents for each lot DO NOT WRITE IN ents for long descriptions \$3.50 nts, and ë