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er Turre September 1997 (v.	: MORTGAGEEN 1999 (L. L. 1998 V. 1999)	
MORTGAGE	American General Finance, Inc	
WARRANT	8621 W. 95th St Hickory Hills, IC 60457	
ก (ระการ เรื่องได้รับได้รากเลย เกราะ และการเกราะเกราะเกราะ	(c. proteon late amos to liberpartifolis et mossi.) Someonisher offi garelia a someonis es misotimus	
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	PAYMENTS BEACH SECTION OF THE SECTIO	
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MAXIMUM OUTST	ANDING'S N/A	
yment of all renewals	and renewal notes hereof,	
	ge and warrant to Mortgagee, to secure indebted	
cimum outstanding a	idenced by that certain promissory note of even mount shown above, together with interest and	
is and advances and a	s permitted by law, ALL OF THE FOLLOWING	
STERLY 110.67	FEET OF AREA NUMBER 1 OF LOT 2	
	OF THE NORTHWEST QUARTER OF PRINCIPAL MERIDIAN, IN COOK 🌫	
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	f this loan we can demand the full balance and	
on you will be given t	unpaid it terest accrued to the day we make the written notice or election at least 90 days before	
dres this loan. If we	ight to exercise any rights permitted under the elect to exercise (air option) and the note calls	
	repayment penaity.	
<u> </u>	ne time to redeem from e; sale under judgment and State of Illin its, hereby releasing and	
	of Illinois, and all right to retain possession of lons herein contained.	
The second of th	promissory note (or any of them) or any part	
in case of waste or no	n-payment of taxes or assessments, or neglect to aid principal and interest secured by the note in	
er of the note, becom	e immediately due and payable; anything herein may, without notice to said Mortgagor of said	
	e may, without notice to salu wortdayor or salu	
	ee, agents or attorneys, to enter into and upon	
same when collected	ee, agents or attorneys, to enter into and upon I, after the deduction of reasonable expenses, to s pending may appoint a Receiver to collect said	
e same when collected nerein any such suit in preclosure sale, the ta	ee, agents or attorneys, to enter into and upon it, after the deduction of reasonable expenses, to spending may appoint a Receiver to collect said xes and the amount found due by such decrees.	
same when collected nerein any such suit is preciosure sale, the ta- it is hereby expressi mortgage, the fiolds	ee, agents or attorneys, to enter into and upon it, after the deduction of reasonable expenses, to spending may appoint a Receiver to collectissid xes and the amount found due by such decreed y agreed that should any default be made in the spotential mortgage may pay such installment of	
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	MORTGAGE AND WARRANT TO  INAL PAYMENT TO  INAL PAYMENT DUE DATE 12/08/94  MAXIMUM OUTST Tyment of all renewals and assigns, mortga is and advances and a structure of all renewals structure of all renewals AND THE THIRD NE PALOS HILL THE PALOS HILL TO Laws of the State agreements, or provis a the payment of salc in case of waste or no the case of waste or no the case, the whole of salc in case, the whole of salc	

013-00021 (REV. 5-88)

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And the said Mortgagor further covenants and agrees to and with said Mortgagee that	II in the moon
time pay all taxes and assessments on the said premises, and will as a further security for the payment of said indebte	dness keep all
buildings that may at any time be upon said premises insured for fire, extended coverage and vandalism and malicious mis reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by sui payable in case of loss to the said Mortgagee and to deliver to	table policies,
renewal certificates therefor; and said Mortgagee shall have the right to collect; receive and receipt, in the name of said otherwise; for any and all money that may become payable and collectable upon any such policies of insurance by reason of destruction of said buildings or any of them, and apply the same less \$ 500.00 reasonable expenses in obtaining a	
satisfaction of the money secured hereby, or in case said Mortgagee shall so elect, may use the same in repairing or rebuildi	
ing and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgage	
such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interest at the rate stat missory note and be paid out of the proceeds of the sale of said premises, or out of such insurance money if not otherwis	

If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgagee 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 Mortgago, further agrees that in case of default in the payment of the interest on said note when it becomes due and payable it shall bear like interest with the principal of said note.

And it is further exprasity agreed by and between said Mortgagor and Mortgagor, that if default be made in the payment of said promissory note or in any of hem or any part thereof, or the interest thereon, or any part thereof, 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 Mortgagee reasonable attorney's or solicitor's fees for <u>THEIR</u> protecting... Interest in such suit and for the collection of the amount due and secured by this mortgage, whether by foreclosure proceedings or other vise, and a lien is hereby given upon said premises for such fees, and in case of foreclosure hereof, a decree shall be entered for such reasons le fees, together with whatever other indebtedness may be due and secured hereby.

And it is further mutually understood and a greed, by and between the parties hereto, that the covenants, agreements and provisions herein contained shall apply to, and, as far as 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 MortgagorS h	a <u>VE</u> her unto set <u>THEIR</u> ha	nd seal S this	24th day of
NOVEMBER 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	A.D. 1985 Mi	that Kynna	(SEAL)
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		MICHAEL RYDZINS	K1 (SEAL)
inger i de la companya de la company		hut there	(SEAL)
	4	CHERYL A. RYDZINSK	I (SEAL)
		175	
ATE OF ILLINOIS, County ofCOO		55.	
MICHAEU U. RYDZINSKI AND CHERY	u A. RYDZINSKI, HUSB	AND AND WIFE, AS JOIN	T TENANTS
	•		
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the first of the first of the first of the first of	to the foregoing instrumer	t appeared before me this day i igned, sealed and delive, ad spid	in person and acknowledged
Material Control (Age ) 1 (1) (1) (1) (1) (1) (1) (1) (1) (1)	and voluntary act, for the	uses and purposes therein set	forth, including the release
ting visit in artist, in the property states of the state of the state of	and waiver of the right of	romestead,	
"OFFICIAL SEAL"	Given under my hand and	NOTARY	seel this 24th
Notary Public, State of Blancis	day of NOVEMBER		00
County of Cowl  My Commission Experce 3 (193)	day of NUVEMBER	find h	, A.D. 19 <u>89</u>
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