



		1-4-6-6				<u> </u>
Recording requested by: Please return to:			THIS SPACE P	ROVIDED F	OR RECORDER	S USE
American General			j			
4013 W 26th Street Chicago, Illinois						
·	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	}			
ALAARIA OR AAAAA	0.704667			1 405-5		
NAME(s) OF ALL MORTGAGORS			MORTGAGE	MORTGAGEE: Amorican General Finance, Inc.		
Franchetta Starmes (divorced not since remarries and sister Bossie R Spencer (spinstor), jointly, 4838 W Constons Chicaro, Illinots 60644			WARRANT TO			
			}			
NO. OF PAYMENTS	FIRST PAYM DUE DATE		INAL PAYMENT UE DATE	•	TOTAL OF PAYMENTS	
72	10/06/90		09/06/96		42,390.72	
(If not contra	SAGE SECURES FUT ry to law, this mortgag all extens or s thereof	e also secures the pa	yment of all renewal	s and renewal n	otes hereof,	
The Mortgagors for them ness in the amount of the date herewith and future charges as provided in the DESCRIBED REAL EST.	e total of paymons advances, if any, no note or notes evidenc	ie and payable as in	dicated above and edimum outstanding a	videnced by the impunt shown	at certain promissory above, together with	r note of eve n interest an
LOT 15 IN MANDELL'SCHOOL TRUSTEE'S SEAST OF THE THIRD	UBDIVISION IN :	SECTION 14, TO	WNSHIP 39 NORT	M, RANGE 1	. 4	
PROPERTY ADDRESS: TAX# 16-16-220-062		e, chicack	40			•
ORDER# 72 70 867			171			
	66 0K 690X		C		11	300
	1990 SSP () PM 3: 2(90433	523		
DEMAND FEATURE (if checked)	Anytime after					
including the rents and proof foreclosure shall expire waiving all rights under a said premises after any definitions.	, situated in the Count and by virtue of the F	γ of <u>CO</u> lomestead Exemptio	on Laws of the State	end State of Illinois, and	te e4 ininois, hereby d all right to retain :	releasing an
And it is further provi- thereof, or the interest the procure or renew insurant this mortgage mentioned or in said promissory not option or election, be im- said premises and to recei- be applied upon the indel rents, issues and profits to	ereon or any part the ce, as hereinafter provi shall thereupon, at the e contained to the col imediately foreclosed; we all rents, issues and otedness secured herel	reof, when due, or i ded, then and in suc e option of the hold ntrary notwithstand and it shall be law d profits thereof, the by, and the court wi	n case of waste or no h case, the whole of er of the note, becom ing and this mortgag rful for said Mortgag is same whon collecte herein any such suit i	on-payment of t said principal a ne immediately e may, without gee, agents or a d, after the ded is pending may	laxes or assessments, nd interest secured be the and payable; and t notice to said Mort ittorneys, to enter in luction of reasonable appoint a Receiver to	or neglect to by the note in ything herein tgagor of said nto and upon expenses, to o collect said
If this mortgage is sub- payment of any installme principal or such interest edness secured by this mo- agreed that in the event of this mortgage and the acc or holder of this mortgage	nt of principal or of i and the amount so pa ortgage and the accom if such default or show ompanying note shall	nterest on said prior id with legal interest panying note shall li ild any suit be comi	mortgage, the holds thereon from the tin w deemed to be secuned nenced to foreclose	er of this morte he of such payr ared by this mo said prior morte	gage may pay such it nent may be added t ortgage, and it is furtl gage, then the amour	nstallment o o the indebt her expressi- nt secured by
This instrument prepared b	y J Hinz		(Name)		· · · · · · · · · · · · · · · · · · ·	
of 4013	W 26th St	FACE OF		ilearo,		fllin ois .
013-00021 (REV, 5-88)		[Addross i	म म			

And the said Mortgagor further covenants and agrees to and with said Mortgagee that, will in the meantime pay all taxes and assessments on the said premises, and will as a further security for the payment of said indebtedness keep all buildings that may at any time be upon said premises insured for fire, extended coverage and vandalism and maticious mischief in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, puyable in case of loss to the said Mortgages and to deliver to __AGE_ __ail policies of insurance thereon, as soon as effected, and all renewal certificates therefor; and said Mortgages shall have the right to collect, receive and receipt, in the name of said Mortgagor or distruction of said buildings or any of them, and apply the same less \$_ _ reasonable expenses in obtaining such money in setisfaction of the money secured hereby, or in case said Mortgages shall so elect, may use the same in repairing or rebuilding such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interest at the rate stated in the prorefissory note and be paid out of the proceads of the sale of said premises, or out of such insurance money if not otherwise paid by said Martagor.

If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgages 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 dafault 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 expressly agreed by and between said Mortgagor and Mortgages, that if default be made in the payment of said promissory note or in any or them 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 a ream ents herein contained, or in case said Mortgagee is made a party to any sult by reason of the existence of this mortgage, then' or in an, such cases, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for ACFIR protecting_ \mathbb{Z}_{∞} 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 lien is hereby given upon said premises for such fees, and in case of foreclosure hereof, a decree shall be entered for such reasonarie fees, together with whatever other indebtedness may be due and secured hereby.

tors and assigns of said parties respectively.	have pareunto set the 1 phand g and seal ed this 31st day of					
August	A.D. 18 92 Mranchetta Stanes (SEAL)					
	Decaption Publicance SEALI					
•	(SEAL)					
•						
•	(SEAL)					
STATE OF ILLINOIS, County of	for said County and State aforesaid. Co nereby certify that					
i, the undersigned, a Notary Public, in and	Franchetts, Starmes & Bessie R Spencer					
	4838 W Con, mess, Chicago					
•	personally known to me to be the same person 8 whose name 8 subscribed					
	to the foregoing instrument appeared before my this day in person and acknowledged					
	that the y signed, sealed and delivered said instrument as their free and voluntary act, for the uses and purposes therein so their including the release					
	and waiver of the right of homestead.					
"OFFICIAL SEAL" JEFFREY HINZ JEFFREY HINZ State of Illinois	Given under my hand and Notorial seritis 31st					
Hotary Public, State of Hilmoin Cook County Any Commission Expures 10/16/93	day of <u>Aponet</u> A.D. 19 90					
My Commission	aller Ident					
My commission expires	Wellery Public					
l l	iffreen ind fifty					
MORTGAGE	EIN ABOVE SPACE INC. S. C.C.S. C.					
2	VABOVE SPA VABOVE SPA C2-3800) C2-3800) C2-3800) C2-3800) C2-3800) Street Bth Street Bth Street Bth Street Bth Street Bth Street Bth Street Bth Street Bth Street					
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