	BEAL	 	وموسساه کس لاکی کی	
	neat	ESTATE MORTGAGE	to.	
Recording requested Please return to: American Genera 5710 N. Broadwa Chicago, II. 6	l Finance, Inc.	1991 OCT 28 AM 10	A 1 (7 (7 (1) %)	RSSUSE
) } !=====				
NAME(s) OF ALL MORTGAGORS Walter A. Hunniford, a Widower 12643 S. Saginaw Chicago, Il. 60633		MORTGAGE AND WARRANT TO	MORTGAGEE: American General Finance, Inc. 5710 N. Broadway Chicago, II. 60660	
				-
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE 12/01/91	FINAL PAYMENT DUE DATE 11/01/99	TOTAL OF PAYMENTS \$22,550.28	1300
(If not contraction together with the Mortgagors for the mess in the amount of the date herewith and future.)	GAGE SECURES (L'TURE ADVAI ary to law, this mor/ juge also secure th all extensions thereof). The Pr inscives, their heirs, personal represe he total of payments due and guyab re advances, if any, not to exceed the note or notes evidencing such indi-	s the payment of all renewal incipal Amount of to the interest and assigns, mortgated above and a the maximum outstanding a	s and renewal notes hereof, this loan is \$ 13,737,40 ge and warrant to Mortgagee, to swidenced by that certain promissor mount shown above, together wi	ecure indebted ry note of ever th interest and
Blocks 2, 3, 6 a Northwest 1/4 of	3 in Ray Quinn & Company and the East 1/2 of Block the Southwest 1/4 of Send Principal Meridian in the carty: 12643 S. Saginaw.	4 in Mrzy V Ingram ction 30 Township Gook Count (, Illino	s Subdivision of the 37 North, Range 15, is.	91560575
Permanent Tax #:				
A 667 K I	26-30-301-022-0000			•
DEMAND FEATURE (if checked)		I amount of the loan and all his option you will be given- il to pay, we will have the r hat secures this loan. If we	written notice of election at frast (ight to exercise any righ: ກາດ elect to exercise this option, ກດ	ill balance and y we make the 90 days before Med under the
DEMAND FEATURE (if checked) including the rents and p of foreclosure shall expire waiving all rights under	C.) Anytime after	I amount of the loan and all his option you will be given it to pay, we will have the rehat secures this loan. If we ald be due, there will be no pay a lestate from default until the cook.	f this loan we can deniand the full unpaid interest accrued to the da written notice of election at least (light to exercise any right, permit elect to exercise this option, and prepayment penalty. The time to redeem from any sale upon and State of Illinois, hereby of Illinois, and all right to rutain	ill balance and y we make the 90 days before ted under the the note calls nd rudgment y releasing and
DEMAND FEATURE (if checked) including the rents and p of foreclosure shall expire waiving all rights under said premises after any de And it is further provi thereof, or the interest the procure or renew insuranths mortgage mentioned or in said promissory not option or election, be in said premises and to rece be applied upon the inde	C.1 Anytime after you will have to pay the principal demand. If we elect to exercise the payment in full is due. If you fail note, mortgage or deed of trust the for a prepayment penalty that would be confits arising or to arise from the real, situated in the County of	I amount of the loan and all his option you will be given il to pay, we will have the rehat secures this loan. If we all be due, there will be no payed by the food of the State mants, agreements, or provisuants, agreements, or provisuants, agreements, or provisuants, agreements, or provisuants, the payment of said ue, or in case of waste or no did in such case, the whole of the holder of the note, become holder of the same when collected out the whorein any such suit and such such such such such such such such	If this loan we can deniand the full unpaid interest accrued to the da written notice of election at least (light to exercise any right, permit elect to exercise this option, and elect to exercise this option, and repayment penalty. The time to redeem from any sale upon and State of Illinois, hereby of Illinois, and all right to retain ions herein contained. I promissory note (or any of them on payment of taxes or assessments aid principal and interest secured the immediately due and payable; are may, without notice to said More, agents or attorneys, to enter if the deduction of reasonables, after the deduction of reasonables, pending may appoint a Receiver	all balance and y we make the BO days before ted under the fithe note calls and ryleasing and possession of the note in hything herein tragger of said into and upon te expenses, to collect said
including the rents and pof foreclosure shall expire waiving all rights under said premises after any de And it is further providereof, or the interest the procure or renew insuranthis mortgage mentioned or in said promissory not option or election, be in said premises and to receive applied upon the independent, issues and profits to If this mortgage is subpayment of any installment principal or such interest edness secured by this magreed that in the event of the control of the c	Anytime after you will have to pay the principal demand. If we elect to exercise it payment in full is due. If you fai note, mortgage or deed of trust it for a prepayment penalty that wou profits arising or to arise from the rea e, situated in the County of and by virtue of the Homestead Ex efault in or breach of any of the cove ided and agreed that if default be in hereon or any part thereof, when di ice, as hereinafter provided, then and eshall thereupon, at the option of the te contained to the contrary notwit mediately foreclosed, and it shall sive all rents, issues and profits there interest secured hereby, and the co- piect and subordinate to another me ant of principal or of interest on sai and the amount so paid with legal i ortgage and the accompanying note of such default or should any suit b companying note shall become and	I amount of the loan and all his option you will be given il to pay, we will have the real to be due, there will be no paid be due, there will be no paid estate from default until the cook. The same of the State mants, agreements, or provisionate in the payment of said ue, or in case of waste or no did in such case, the whole of sine holder of the note, become histanding and this mortgage be lawful for said Mortgage for, the same when collected out the whole of the same when collected out the same when the total after foreclosure sale, the table to be secure on the time shall be deemed to be secure commenced to foreclose s	If this loan we can derived the fundad interest accrued to the dawritten notice of election at least (light to exercise any right, permit elect to exercise this option, and all right to retain and State of Illinois, hereby of Illinois, and all right to retain ions herein contained. I promissory note (or any of them enpayment of taxes or assessments and principal and interest secured to may, without notice to said More, agents or attorneys, to enter it, after the deduction of reasonables pending may appoint a Riceiver it, after the deduction of reasonables and the amount found due by agreed that should any default the of such payment may be addeducted by this mortgage may pay such aid prior mortgage, then the amount of the addeduction of the addeduction of the addeduction of the amount of the amo	all balance and y we make the BO days before ted under the the note calls of the note calls of the note calls of the note in the collect said such decree. The made in the installment of to the indebt ther expressly int secured by
including the rents and pof foreclosure shall expire waiving all rights under said premises after any de And it is further providered, or the interest of the procure or renew insuranths mortgage mentioned or in said premises and to receive applied upon the independent, issues and profits to If this mortgage is subpayment of any installment principal or such interest edness secured by this magreed that in the event of this mortgage and the accordinate or this mortgage.	Anytime after you will have to pay the principal demand. If we elect to exercise it payment in full is due. If you fai note, mortgage or deed of trust it for a prepayment penalty that wou profits arising or to arise from the rea e, situated in the County of and by virtue of the Homestead Ex efault in or breach of any of the cove ided and agreed that if default be in hereon or any part thereof, when di ice, as hereinafter provided, then and eshall thereupon, at the option of the te contained to the contrary notwit mediately foreclosed, and it shall sive all rents, issues and profits there interest secured hereby, and the co- piect and subordinate to another me ant of principal or of interest on sai and the amount so paid with legal i ortgage and the accompanying note of such default or should any suit b companying note shall become and	I amount of the loan and all his option you will be given if to pay, we will have the re hat secures this loan. If we had be due, there will be no real estate from default until the cook contains, agreements, or provisionate in the payment of said use, or in case of waste or no do in such case, the whole of the holder of the note, become histanding and this mortgage be lawful for said Mortgage for, the same when collected out the warrie when collected out wherein any such suit is after foreclosure sale, the tain ortgage, it is hereby expressing prior mortgage, the holder not the times shall be deemed to be secure commenced to foreclose she due and payable at any	If this loan we can derived the fundad interest accrued to the dawritten notice of election at least (light to exercise any right, permit elect to exercise this option, and all right to retain and State of Illinois, hereby of Illinois, and all right to retain ions herein contained. I promissory note (or any of them enpayment of taxes or assessments and principal and interest secured to may, without notice to said More, agents or attorneys, to enter it, after the deduction of reasonables pending may appoint a Riceiver it, after the deduction of reasonables and the amount found due by agreed that should any default the of such payment may be addeducted by this mortgage may pay such aid prior mortgage, then the amount of the addeduction of the addeduction of the addeduction of the amount of the amo	all balance and y we make the 90 days before ted under the fine note calls and right procession of any part; or neglect to by the note in rigagor of said into and upon to collect said such degree. De made in the installment of to the indebtther expressly int secured by not the owner

time pay all taxes and assessments on the buildings that may at any time be upon said reliable company, up to the insurable value payable in case of loss to the said Mortgages renewal certificates therefor; and said Mort otherwise; for any and all money that may be destruction of said buildings or any of them satisfaction of the money secured hereby, oing and in case of refusal or neglect of said such insurance or pay such taxes, and all more satisfactions.	d premises insured for fire, extended cover thereof, or up to the amount remaining ur and to deliver to all policies of tigages shall have the right to collect, received and apply the same less for in case said Mortgages shall so efect, may Mortgagor thus to insure or deliver such policies thus paid shall be secured hereby, and specific policies.	will in the meanty for the payment of said indebtedness keep all age and vandalism and malicious mischief in some apaid of the said indebtedness by suitable policies, if insurance thereon, as soon as effected, and all we and receipt, in the name of said Mortgagor or chipolicies of insurance by reason of damage to or reasonable expenses in obtaining such money in use the same in repairing or rebuilding such buildicies, or to pay taxes, said Mortgagee may procure ad shall bear interest at the rate stated in the project insurance money if not otherwise paid by said		
Mortgagee and without notice to Mortgagor property and premises, or upon the vesting of purchaser or transferee assumes the indebted.	forthwith upon the conveyance of Mortga of such title in any manner in persons or e ness secured hereby with the consent of the			
And said Mortgagor further agrees that in it shall bear like interest with the principal of		st on said note when it becomes due and payable		
promissory note or in any of them or any plany of the covinario, or agreements herein of this mortgage, the color in any such cases, sa protecting interest by foreclosure proceedings or otherwise, and a decree shall be entered for such reasonable for	and thereof, or the interest thereon, or any contained, or in case said Mortgagee is made id Mortgagee is made id Mortgager shall at once owe said Mortgin such suit and for the collection of the anil a lien is hereby given upon said premises ees, together with whatever other indebted.	that if default be made in the payment of said part thereof, when due, or in case of a breach in a party to any suit by reason of the existence of pages reasonable attorney's or solicitor's fees for nount due and secured by this mortgage, whether for such fees, and in case of foreclosure hereof, ness may be due and secured hereby. o, that the covenants, agreements and provisions		
herein contained shall apply to, and, as far a tors and assigns of said parties respectively.	s the law allows, be binding upon and be f	or the benefit of the heirs, executors, administra-		
In witness whereof, the said Mortgagor	na 8 hereunto set his hand an	d seal this 23rd day of		
	0 10 01 01 01 m	121 1		
October	A.D. 19 91500 000	(SEAL)		
		(SEAL)		
		(SEAL)		
	4	(SEAL)		
STATE OF ILLINOIS, County ofC	ook ss.			
I, the undersigned, a Notary Public, In and fo	or said County and State afor calld, do herel	by certify that		
Walter A. Hunniford	C'/			
10		<i></i>		
personally known to me to be the same rarson whose name is substituted to the foregoing instrument appeared before me this day in person and acknowled that he signed, sealed and delivered said instrument as his and voluntary act, for the uses and purposes therain set forth, including the rand waiver of the right of homestead.				
9	that he signed, sealed and delivered said instrument as his and voluntary act, for the uses and purposes therain let forth, including the rel			
92	and waiver of the right of homestead.	in poses therein et forth, including the release		
OFFICIAL SEAL'	Given under my hand and	syal this 23rd		
RAYMOND L. DUROIS Notary Public, State of illinois	day of Coctober	, A.D. 19 91 .		
My Commission Expires: 5/20/95	day or	7. A.B. 19		
My commission expires		otary Public		
REAL ESTATE MORTGAGE	DO NOT WRITE IN ABOVE SPACE TO	Recording Fee \$3.50 Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to: STIC N SICHUM FTIC N SICHUM		