•	LIK	911		146 Mbrtaagi€	יסע	AMERICAN GENERAL
decording requested	hw:		ן בי		IOVIDED E	OR RECORDER'S USE
Please return to:	D <b>y</b> .				,	
merican General 17820 S. Halsted		e. cr	יאר איני איני	JANALA IL FINOIS	•	
Hamewood, Illinoi	s 60430	!a	OI PI	R 21 PH 3:56	,	01100110
	<del></del> .		ا و مشاحلتها	R 2' PH 3:56	,	91126446
NAME(s) OF ALL MO	ORTGAGORS				MORTGA	GEE:
Rock Graham and Melissa Maravella Graham, his			is	MORTGAGE AND	American General Finance, Inc	
wife, as joint tenants				WARRANT	17820 S. Halsted Homewood, Illinois 60430	
1071 Harding Calumet City, Ill:	inois 60409			то	HORREWOO	u, IIIInois 60430
•						
NO. OF PAYMENTS	FIRST P	AYMENT	FI	NAL PAYMENT		TOTAL OF
	DUE DA		•	JE DATE		PAYMENTS
120	6	05/03/91		04/03/01		<b>2730</b> 9.90
(if not contra		S FUTURE ADVANC			ANDING \$	00,000.00 notes hereof,
THE WEST 40.00 FE TWO PARCELS OF LA			OF	THE FOLLOWING	DESCRIBE	>
PARCEL 1:		4				
I.OTS 15, 16, AND ( A RESUBDIVISION INGRAM'S ADDITION OF THE NORTH WEST OF THE THIRD PRIN CHICAGO AND SOUTH COMPANY) AND	OF BLOCKS : TO HEGEWISO 1/4 OF SECT CIPAL MERIDI ERN RAILROAL	5 TO 16, AND TH CH, A SUBDIVISI CION 7, TOWNSHI LAN, (EXCEPT TH	E RIO D 36 E RIO	CATED STREETS F THE EAST 82. NOWTH, RANGE CHT OF WAY OF	IN 24 ACRES 15 EAST THE SOUTH	1400
PARCEL 2: SEE ATTA DEMAND FEATURE				team the date of	0	our dance and the full bullion -
(if checked)	you will have to demand. If we payment in full note, mortgage	9 pay the principal active; to exercise this considerable that to be presented as the properties of the properties.	secure spren pay, secure	of the loan and all a you will be given w we will have the rig a this loan. If we d	inp of interes ritte i notice c jht to byevers dect to exerci	can demand the full balance at accided to the day we make to the day we make to delection at least 90 days before any rights permitted under the Discoplin, and the note callery.
of foreclosure shall expire	, situated in the C ind-by victue of	the Homestead Exem	ption	Laws of the State of	and Stat of Illinois, and	ent from any sale under judgme e of Araois, hereby releasing at tall right to retain possession tained.
thereof, or the interest the produce or renew insurance this mortgage mentioned to	ereon or any par ce, as hereinafter shall thereupon, a	t thereof, when dae, provided, then and in at the option of the h	or in d such d older C	ase of waste or non- ase, the whole of sai of the note, become	payment of to d principal an immediately o	ote (or any of them) or any pa axes or assessments, or neglect ad interest secured by the note the and payable; anything here notice to said Mortpagor of sa

option or election, be immediately foreclosed; and it shall be lawful for said Mortgagee, agents or attorneys, to enter into and upon said premises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to be applied upon the indebtedness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to collect said rents, issues and profits to be applied on the interest accruing after foreclosure sale, the taxes and the amount found due by such decree.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage.

This instrument prepared by	MELISSA ANN DANA	
	(Name)	
17820 S. HALSTED, F	CMFWCOD	Himi.

013-00021 (REV. 5-88)

(Address)

BOX 333

					. •
time build relial paya rene othe desti satis ing a such	and the said Mortgagor further of entire in pay all taxes and assessments on the said lings that may at any time be upon said ble company, up to the insurable value the initial case of loss to the said Mortgagee at wat certificates therefor; and said Mortgagee at wat certificates therefor; and said Mortgagee at wat certificates therefor; and said Mortgager wase; for any and all money that may be ruction of said buildings or any of them, faction of the money secured hereby, or and in case of refusal or neglect of said Mortgagor.	aid premises, and will premises insured for hereof, or up to the aid to deliver to gape shall have the riscome payable and colliand apply the same for the gape shall be arrived to insure thus to insure thus paid shall be	I as a further security fire, extended coverage upon tremaining until all policies of all policies of the collect, receivectable upon any success \$ 500.00 e shall so elect, may use or deliver such policies secured hereby, and	ige and vandalism and mal paid of the said indebtednarinsurance thereon, as so in and receipt, in the nam he and receipt, in the nam prolicies of insurance by preasonable expenses in of use the same in repairing of cies, or to pay taxes, said d shall bear interest at the	icious mischief in some ess by suitable policies, son as effected, and all ie of said Mortgagor or reason of damage to or btaining such money in rebuilding such build- Mortgagee may procure e rate stated in the pro-
Mort prop	not prohibited by law or regulation, this gages and without notice to Mortgagor for the vesting of the promises, or upon the vesting of the promises of the promises the indebted in the promise of the p	orthwith upon the co I such title in any ma	nveyance of Mortgag nner in persons or el	jor's title to all or any por ntities other than, or with	tion of said mortgaged
	nd said Mortgagor further agrees that in c all bear like interest with the principal of s		ayment of the intere	it on said note when it bed	comes due and payable
prom any c this i prote by fo a dec	and it is further expressly agreed by and dissory note or in any of them or any particle that covenants, or any exchange, then or in any such cases, said covering Mortgagee's interest in the proceedings or of receiving and it is further mutually understored and it is further mutually understored and it contained shall apply to, and, as far as	it thereof, or the inte- ontained, or in case said Mortgagor shall at c in such suit and for the a lien is hereby given es, together with whall agreed, by and betwe-	rest thereon, or any and Mortgagee is made once owe said Mortgage collection of the am upon said premises thever other indebtedmenthe parties hereto	part thereof, when due, of a party to any suit by rear agee reasonable attorney's ount due and secured by the for such fees, and in case less may be due and secure to, that the covenants, agree.	r in case of a breach in son of the existence of sor solicitor's fees for this mortgage, whether of foreclosure hereof, ed hereby.
	and assigns of said parties respectively.	×			ioth
In v	witness whereof, the said Mortgagor S ha		<u>eir</u> hand <u>s</u> and	d seat <u>S</u> this	day of
	· March	(.D. 19 <u>91</u>	Rock Graham	1 dans	(SEAL)
		4		··	(SEAL)
l, th	E OF ILLINOIS, County of Coordinate undersigned, a Notary Public, in and for Rock Graham and Melissa I	said County and Stat	.ş e aforesa'd, do hereb	ravella Graham  y centry that as joint tenants	(SEAL)
91126446	"OFFIGIAL BEAL"  AMY LUS!NEK!  NOTARY PUBLIC, STATE OF ILLINOIS  MY COMMISSION EXPIRES 7/11/94  My commission expires	to the foregoing in thattheY_	signed, sealed for the uses and puright of homestead.  Indiand Notoria	efore he this day in person and delivered said instrum poses therein set forth, in	ent as their free
	MA COMMISSION EXPINES	1		tory i dizite	
REAL ESTATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE	Т0	Recording Fee S3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions.  Mail to:	

PARCEL 2: FROM AT INCHES CIAL CO

THAT PART OF A 60 FOOT STRIP OF LAND THROUGH THE EAST 1/2 OF THE NORTH WEST 1/4 OF SECTION 7, TOWNSHIP 36 NORTH, RANGE 15 FAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLICONS: COMMENCING AT THE NORTH EAST CORNER OF LOT 10 IN BLACK 1 IN SOUTH LAWN ADDITION TO CALLMET CITY AFOREDESCRIBED; THENCE IN A LINE EXTENDED SOUTHEASTERLY TO THE SOUTH EAST CORNER OF LOT 19 IN BLOCK 11 APORESAID; THENCE EAST TO THE SOUTH WEST CORNER OF LOT 19 IN BLACK 15 AFORESALD; THENCE IN A LINE EXTENDED NORTHWESTERLY TO THE NORTH WEST CORNER OF LOT 9 IN BLOCK 1 AND THENCE WEST TO THE POINT OF BEGINNING; LYING NORTH OF THE EASTERLY PROLONGATION OF THE SOUTH LINE OF SAID LOT 16 AND LYING SOUTH OF THE WESTERLY PROLONGATION OF THE NORTH LINE OF SAID LOT 17, ALL IN BLACK 10 ALL IN SOUTH LAWN ADDITION TO CALUMET CITY SUBDIVISION AFOREDESCRIBED, IN CYCK COUNTY, ILLINOIS.

PERM. TAX ID NO.: 30-07-131-026-0000

1971 HAN.

OF COUNTY CLOTHES OFFICE ALSO KNOWN AS: 1971 HARDING, CALUMET CITY, ILLINOIS 60409