## UNOFFICIAL COPY BEAU ESTATE MORTGAGE AMERICAN GENERAL

	HEAL ES	ATE MORTGAGE		
Recording requested to Please return to:	by:	THIS SPACE P	ROVIDED	FOR RECORDER'S USE
American General 4013 W 26th Stree				
Chicago, Illinois	7,13	j		91281076
	HVW			31707010
NAME(s) OF ALL M	DRTGAGORS		MORTGA	AGEE:
Hulon Ware and Annie Ware, his wife,		MORTGAGE	MORTGAGE American General Finance, Inc. AND 4015 W 26th Street WARRANT Chicago, Illinois 60623	
as joint tenants 5257 W Fulton		P		
Chicago, Illinois	60644	ТО		,11111/018 0002)
NO. OF PAYMENTS	FIRST PAYMENT	FINAL PAYMENT		TOTAL OF
60	05	DUE DATE		PAYMENTS
60 —————————	07/11/91	06/11/96		41,608.20
THIS MORT	GAGE SECURES FUTURE ADVANCE	S - MAXIMUM OUTST	ANDING S_	NA notes bereal
together wit	hall extensions theraof) Net amount	of the loan is	2 30,478.4	42
ness in the amount of the clate herewith and future	nselves, their heirs, personal representative total of payments due and payable are advances, if any, not to exceed the enote or notes evidencing surn indebted ATE, to wit:	is indicated above and exmaximum outstanding a	ridenced by the mount shown	nat certain promissory note of even above, together with interest and
	IVISION OF LOTS 12 TO 22 LA			Ohe
BATES SUBDIVISIO	n of that part of the west the south west $\frac{1}{3}$ of section	TO THE EAST &	OF THE	
RANGE 13 EAST OF	THE THIRD PRINCIPAL MERIDI	IAN III COOK COUNT	r, Tilito	TRECOPDING \$13 TRAN 2952 U6/11/91 15:03:0
		45	. \$7846 ;	
PROPERTY ADDRESS TAX# 16-09-312-0	: 5257 W FULTON: CHICAGO,II 01-0000		. Coon	OUGHT, REGONDER
LENDERS SERVICE	λουσό# 1160/303			91281075
TEMPLETO STERATOR	Old)Hully 1919			91281010
			4,	
DEMAND FEATURE (if checked)	Anytime after you will have to pay the principal and demand. If we elect to exercise this a payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would be a prepayment penalty that the penalty tha	nount of the loan and all option you will be given to pay, we will have the resecures this loan. If we	unpaid intere written notice ight to exerci elect to exer	of election at least 90 days before is any rights permitted under the cise this option, and the note calls
of foreclosure shall expir	profits arising or to arise from the real ese, situated in the County of(and by virtue of the Homestead Exem	:ook	and Sta	ate of Illinois, hereby releasing and
said premises after any de	afault in or breach of any of the covenar	nts, agreements, or provis	ions herein co	entained.
thereof, or the interest to procure or renew insurar this mortgage mentioned or in said promissory no option or election, be insaid premises and to receive applied upon the Inde	ided and agreed that if default be mad hereon or any part thereof, when due, ace, as hereinafter provided, then and in shall thereupon, at the option of the hate te contained to the contrary notwithstanmediately foreclosed; and it shall be pive all rents, issues and profits thereof, abtedness secured hereby, and the court be applied on the interest accruing after	or in case of waste or no such case, the whole of solder of the note, become and this mortgage lawful for said Mortgag the same when collected twherein any such suit is	n-payment of said principal a sid principal a side immediately a may, withouse, agents or a l, after the decaped in a pending may	taxes or assessments, or neglect to and interest secured by the note in the dual of the and payable; anything herein it notice to said Mortgagor of said attorneys, to enter into and upon duction of reasonable expenses, to appoint a Receiver to collect said
If this mortgage is subsequent of any installment of any installment includes secured by this manual that in the event	pject and subordinate to another mortgent of principal or of interest on said pand the amount so paid with legal interest or tigage and the accompanying note she of such default or should any suit be companying note shall become and be	age, it is hereby expression mortgage, the holder from the timal be deemed to be secution for the commenced to foreclose sommenced to foreclose secutions.	y agreed that or of this more of such pay red by this maid prior more	should any default be made in the tgage may pay such installment of ment may be added to the indebtortgage, and it is further expressly trage, then the amount secured by
his instrument prepared	by J Hinz	/61	191	11/1111
r4013 W 26t	h Street	(Name) Chicago	<b>2</b>	Illinois.
	The state of the s	_ :		

(Address)

013-00021 (REV. 5-88)

and agrees to a rowich said Most	the	V will in the annual
said premises, and will as a furtide premises insured for fire, extended the same of the amount remained to deliver to AGF all suggests and sold the same less suggests and apply the same less suggests and apply the same less suggests and sold mortgages thus to insure or deliver onless thus paid shall be secured.	her security for the p ded coverage and van naining uppaid of the policies of insurance lect, receive and receive on any such policies of LA reasonable lect, may use the sam such policies, or to p hereby, and shall bear	said indebtedness by suitable policies, thereon, as soon as effected, and all lot, in the name of said Mortgagor or of insurance by reason of damage to or expenses in obtaining such money in a in repairing or rebuilding such building taxes, said Mortgages may procure interest at the rate stated in the pro-
forthwith upon the conveyance of such title in any manner in pe	of Mortgagor's title to rsons or entities other	o all or any portion of said mortgaged or than, or with, Mortgagor unless the
	the interest on said n	ote when it becomes due and payable
art thereof, or the interest thereocontained, or in case said Mortgage ald Mortgager shall at once owe so in such suit and for the collection is a lien is hereby given upon said fees, together with whatever other diagreed, by and between the particular interests.	on, or any part therece is made a party to said Mortgagee reason of the amount due a premises for such fe indebtedness may be tries hereto, that the	of, when due, or in case of a breach in any suit by reason of the existence of the existenc
ha we hareunto set their hand	he leashne s	this 6th day of
0-	Arla	War (SEAL)
	Janier	Ware (SEAL)
	<u> </u>	(SEAL)
0,		(SEAL)
		(CEAL)
Cook	) <sub>X.</sub>	(SEAL)
Cook square County and State aforesaid	i, 's nereby certify th	
or said County and State aforesaid Hulon Ware		net re his wife as joint tenants
or said County and State aforesaid  Hulon Ward  5257 W Full  personally known to me to b  to the foregoing instrument a  thatthe _ysign	e and Annie War Lton; Thicago, I e the same person s appeared before me the ned, sealed and delive ses and purposes ther	net ce his wife as joint tenants I
or said County and State aforesaid  Hulon Ward 5257 W Ful  personally known to me to b to the foregoing instrument a thatthe _ysign and voluntary act, for the us	e and Annie War Lton; Thicago, I e the same person s appeared before me the ned, sealed and delive ses and purposes ther	net  Te his wife as joint tenants  The subscribed subscribed so the subscribed so th
or said County and State aforesaid  Hulon Ware 5257 W Ful  personally known to me to b to the foregoing instrument a thatthe _ysign and voluntary act, for the us and waiver of the right of hor	e and Annie War Lton; Thicago, I e the same person s appeared before me the ned, sealed and deliver ses and purposes ther mestead.	whose name s subscribed say in person and acknowledged said instrument as their free ein a forth, including the release
personally known to me to b to the foregoing instrument a thatthe _y sign and voluntary act, for the us and waiver of the right of hor	e and Arnie War Lton; Chicago, I e the same person s eppeared before me the ned, sealed and deliver ses and purposes ther mestead.  Notorial	whose name <u>s</u> subscribed is day in person and acknowledged is said instrument as <u>the 1</u> free ein a forth, including the release sell this 6th
or said County and State aforesaid  Hulon Ware 5257 W Ful  personally known to me to b to the foregoing instrument a thatthe _ysign and voluntary act, for the us and waiver of the right of hos	e and Annie War Lton; Thicago, I e the same person s appeared before me the ned, sealed and deliver ses and purposes ther mestead.	whose name <u>s</u> subscribed is day in person and acknowledged is said instrument as <u>the 1</u> free ein a forth, including the release sell this 6th
	thereof, or up to the amount renand to deliver to AGF all signages shall have the right to collected and apply the same less shall so are in case said Mortgages shall so a onies thus paid shall be secured do of the sale of said premises, on this mortgage and all sums hereby forthwith upon the conveyance of such title in any manner in peness secured hereby with the constant of the sale of said Mortgager and forthwith upon the conveyance of such title in any manner in peness secured hereby with the constant of the said note.  In the said Mortgager and for the collection of the said mortgager shall at once owe said Mortgager shall at once owe said such suit and for the collection of a lien is hereby given upon said fees, together with whatever other dagreed, by and between the pairs he law allows, be binding upon the collection of the said was allows, be binding upon the said to the said was allows, be binding upon the said to the said was allows, be binding upon the said to the said was allows, be binding upon the said to the said was allows, be binding upon the said to the said was allows.	d between said Mortgagor and Mortgagee, that if defart thereof, or the interest thereon, or any part thereocontained, or in case said Mortgagee is made a party to ald Mortgagor shall at once owe said Mortgagee reason in such suit and for the collection of the amount due at a lien is hereby given upon said premises for such fefees, together with whatever other indebtedness may be diagreed, by and between the parties hereto, that the is he law allows, be binding upon and be for the benefits hereunto set their hand and seal ed