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Recording requested	hv.	THIS SPACE P	ROVIDED FOR RECORDER'S USE		
Please return to:	eral Finance, Inc.		11 22 100!		
162 E. Golf F Schaumburg, 1	3d.		91363652		
NAME(s) OF ALL MORTGAGORS			MORTGAGEE:		
Terry R. Dani in Joint Tena	iels and Karen Daniels, ancy	MORTGAGE AND WARRANT TO	American General Finance, Inc. 162 E. Golf Rd. Schaumburg, IL 60173		
	Δ				
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	PAYMENTS		
180	8/24/91	7/24/2006	\$83383.20		
(If not cont together wi	//) _	payment of all renewal ipal Loan Amount:	s and renewal notes hereof, \$36785.00		
ness in the amount of the	the total of payments due and apable a are advances, if any, not to excued the the note or notes evidencing such indebted	s indicated above and e maximum outstanding a	ge and warrant to Mortgagee, to secure indebted videnced by that certain promissory note of ever mount shown above, together with interest and a permitted by law, ALL OF THE FOLLOWING DEFT=01_RECORPTION		
Sections 20 a the Third Pri Thereof Recor	thersfield Unit 3, Being a sind 21, Township 41 North, Rencipal Meridian, According the ded April 11, 1961, as Docume Cook County, Illinois.	inge 10, East of the Plat	: 14444		
PIN: 07-20-4	07-004 dish Ln. Schaumburg, IL 60	TAVE A	TESTATE RVICES #1015		
AKA: 13 Stan	dish bit. Schallanding, 12 oc	SUNE	RVICES SA		
91363	652	100 N. L CHICAGO,	ين الله الله الله		
DEMAND FEATURE (if checked)	you will have to pay the principal and demand. If we elect to exercise this of payment in full is due. If you fail to	nount of the loan and all option you will be given a pay, we will have the secures this loan. If we	If this loan is a can demand the full balance and unpaid in elect accrued to the day we make the written notice of election at least 90 days before right to exercise any rights permitted under the elect to exercise this nution, and the note calling payment penalty.		
of foreclosure shall expi	re, situated in the County ofCO	OK ption Laws of the State	the time to redeem from all sale under judgment and State of Illinois, hereby releasing and of Illinois, and all right to retain possession of illinois herein contained.		
thereof, or the interest procure or renew insura- this mortgage mentioned or in said promissory no pption or election, be- taild premises and to rec- be applied upon the indi-	thereon or any part thereof, when due, ince, as hereinafter provided, then and in dishall thereupon, at the option of the hote contained to the contrary notwithsti immediately foreclosed; and it shall be beine all rents, issues and profits thereof, debtedness secured hereby, and the court	or in case of waste or no such case, the whole of older of the note, becom- inding and this mortgag- lawful for said Mortgag the same when collecte t wherein any such suit i	d promissory note (or any of them) or any part in-payment of taxes or assessments, or neglect to said principal and interest secured by the note in se immediately due and payable; anything herein e may, without notice to said Mortgagor of said see, agents or attorneys, to enter into and upon d, after the deduction of reasonable expenses, to s pending may appoint a Receiver to collect said xes and the amount found due by such decree.		
payment of any installn principal or such interest edness secured by this r agreed that in the event	nent of principal or of interest on said p it and the amount so paid with legal inter mortgage and the accompanying note shi tof such default or should any suit be o occompanying note shall become and be	rior mortgage, the hold rest thereon from the tin ill be deemed to be seconomies to be seconomies.	ly agreed that should any default be made in the er of this mortgage may pay such installment of ne of such payment may be added to the indebt- ired by this mortgage, and it is further expressly aid prior mortgage, then the amount secured by time thereafter at the sole option of the owner		

(Name)

This instrument prepared by Lynda G. Fulkes

013-00021 (REV. 5-88)

And the said Mortgagor further covering an time-pay all taxes and assessments on the said buildings that may at any time be upon said preliable company, up to the insurable value the payable in case of loss to the said Mortgagee and renewal certificates therefor; and said Mortgagee and otherwise; for any and all money that may be destruction of said buildings or any of them, a satisfaction of the money secured hereby, or in ing and in case of refusal or neglect of said Mosuch insurance or pay such taxes, and all monimissory note and be paid out of the proceeds Mortgagor. If not prohibited by law or regulation, this Mortgagee and without notice to Mortgagor for property and premises, or upon the vesting of	d premises, and will as remises insured for fire, seed, or up to the amount of the sale of the sale of said premises the contragge and all sums the amount of the amount o	a former security for extended coverage and untremaining unpaid of all policies of insurt to collect, receive and ble upon any such policies 250.00 reasons and so elect, may use the deliver such policies, occured hereby, and shall ises, or out of such insurer by secured shall be yance of Mortgagor's times.	If vandalism and malicious of the said indebtedness by ance thereon, as soon as receipt, in the name of sizes of insurance by reasonable expenses in obtaining same in repairing or rebuit to pay taxes, said Mortg bear interest at the rate urance money if not other come due and payable at the to all or any portion of	mischief in some suitable policies, effected, and all aid Mortgagor or no f damage to or ng such money in aiding such buildagee may procure stated in the prowise paid by said the option of the of said mortgaged
purchaser or transferee assumes the indebtednes And said Mortgagor further agrees that in car	s secured hereby with the se of default in the paym	e consent of the Mortga	agee.	
And it is further spissly agreed by and it is further spissly agreed by and it promissory note or in any of them or any part any of the covenants, or accements herein conthis mortgage, then or in any such cases, said protecting their interest in by foreclosure proceedings or of exwise, and a a decree shall be entered for such reasonable fee. And it is further mutually understood and a herein contained shall apply to, and, as far as toors and assigns of said parties respectively. In witness whereof, the said Mortgagors hall	netween said Mortgagor thereof, or the interest stained, or in case said N Mortgagor shall at once such suit and for the col- lien is hereby given upon to together with whatever greed, by and between the law allows, be binding	thereon, or any part to lortgagee is made a part towe said Mortgagee re- lection of the amount of an said premises for suc- r other indebtedness ma- the parties hereto, that and upon and be for the lo	hereof, when due, or in a y to any suit by reason o easonable attorney's or so due and secured by this m ch fees, and in case of fo ay be due and secured her the covenants, agreement	ase of a breach in if the existence of plicitor's fees for cortgage, whether preclosure hereof, eby.
July	/_D 19 91 .	um D	Danux	(SEAL)
	0/	Terry RU Daniel	Samila	(SEAL)
	7	Karen Daniels	soraco ₁	(SEAL)
STATE OF ILLINOIS, County of Lake I, the undersigned, a Notary Public, in and for	said County and State af	s) oresuld, do hereby certi	ify that	(SEAL)
	Terry R. D	eniels and Karen	n Daniels, in Joi	nt Tenancy
FRANK J. STADLER NOTARY PUBLIC. STATE OF ILLINOIS MY COMMISSION EXPIRES 1V3/93	to the foregoing instruthatthey	ment appeared before of signed, sealed and of the uses and purposes	n S whose name S this day in person and e ive ed said instrument a the e'n set forth, includ	acknowledged s_their free ing the release
	Given under my hand	and Notorial		9th
	day of	Jaily V		م.D. 19 <u>91</u> .
My commission expires	19	Notary F	Public	
REAL ESTATE MORTGAGE	DO NOT WRITE IN ABOVE SPACE	10	Recording Fee \$3.50. Extre acknowledgments, filteen cents, and five cents for each lot over three and filty cents for long descriptions. Mail to:	1363652