UNORELESTA FARTEGEO PYONY THIS SPACE PROVIDED FOR REC

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Recording requested I Please return to: AMERICAN GENERAL	51.70	dWi	THIS SPACE P	ROVIDED	FOR RECORDI	ER'S USE
1614 W. BELMONT CHICAGO, IL 6065	7			. Veril ().		101/05 - 1482 11/05 - 1482 11/05/14/05/14/05 55
NAME(s) OF ALL MI	ORTGAGORS		MORTGAGEE:			
LUCILLE BYERS, W	IDOWED AND NOT SIN	CE REMARRIED	MORTGAGE AND	AMERICAN GENERAL FINANCE, INC.		
			WARRANT	1614 W.	BELMONT	
			то	CHICAGO	, 11. 60657	
NO. OF PAYMENTS	FIRST PAYMEN	• •	NAL PAYMENT JE DATE		TOTAL OF PAYMENTS	6,528.48
48	March 24, 19	92 Fe	obruary 24, 19	96	PRINCIPAL AMOUNT	3,777.56
(If not contr	GAGE SECURES FUTUR ary to law, (his mortgage a th all extensions (bereof)	E ADVANCES - Iso secures the pay	MAXIMUM OUTST ment of all renewals	ANDING \$s and renewal	N/A notes hereaf,	
ness in the amount of t	nselves, their heirs, pe son he total of payment, dae re advances, if any, not t he note or notes evidencin TATE, to wit:	and payable as inc	dicated above and elimum outstanding a	videnced by th mount shown	nat certain promiss above, together v	sory note of even with interest and
AND 44 OM SECTION MERIDIAN (EXCEPT	2 IN G.T. YERKES S ON 19, TOWNSHIP 40 THE SOUTHWEST 1/4	NORTH, RANGE OF THE PORT	14, EAST OF 'HEAST 1/4 AND	THE THIRD	PRINCIPAL F 1/4 OF	3
NORTHWEST 1/4 AN	D EAST 1/2 OF SOUT	THEAST 1/4 TH	LREOF) IN COOL	K COUNTY,	ILLINOIS.	
	. SEEGY O, IL 60618		40.			ان ان اهمر اهمر
PERMANENT TAX NO	.: 14-19-314-019-0	1000 By	This instrument		Record commodation	₫\$ © \$
			only. It Has N x Bu	າ Examined	As To its	7
		E	xecution Or As 7.0	its Effect Up	on Title."	
DEMAND FEATURE (if checked)	Anytime after you will have to pay the demand. If we elect to payment in full is due, note, mortgage or deed for a prepayment penalt.	e principal amoun exercise this option If you fail to pay of trust that secure	in you will be given in you will have the rees this loan. If we	unpaid intere written or tice light to exerci elect to exec	est accrued to the coordinate of election at lease see any rights pernouse this option, a	day we make the it 90 days before nitted under the
of foreclosure shall expir waiving all rights under	profits arising or to arise fr e, situated in the County c and by virtue of the Hon efault in or breach of any c	ofCOC nestead Exemption	Laws of the State	of Illinois, an	ate of linnus here nd all right to reta	by releasing and
thereof, or the interest t procure or renew insurar this mortgage mentioned or in said promissory no option or election, be in said premises and to receive be applied upon the indi-	rided and agreed that if de thereon or any part thereo nce, as hereinafter provider I shall thereupon, at the or the contained to the contra immediately foreclosed; and eive all rents, issues and pi ebtedness secured hereby, o be applied on the interes	of, when due, or in d, then and in such ption of the holder ary notwithstandin dd it shall be lawf profits thereof, the and the court who	case of waste or no case, the whole of so of the note, becoming and this mortgage ful for said Mortgage same when collected erein any such suit is	n-payment of laid principal a le immediately may, withouse, agents or a la fer the dets pending may	taxes or assessmer and interest secure r due and payable; it notice to said W attorrieys, to enter duction of reasonal appoint a Receive	nts, or neglect to d by the note in anything herein lortgagor of said r into and upon ible expenses, to er to collect said
If this mortgage is sul payment of any installing principal or such interest edness secured by this magreed that in the event this mortgage and the ac	bject and subordinate to a ent of principal or of inte t and the emount sc paid v cortgage and the accompar of such default or should companying note shall be	nother mortgage, rest on said prior with legal interest the sying note shall be any suit be comm	it is hereby expression mortgage, the holde hereon from the time deemed to be secularized to foreclose s	y agreed that ir of this more le of such pay red by this me aid prior more	should any default tgage may pay suc ment may be adde ortgage, and it is fo tgage, then the ame	t be made in the h installment of id to the indebt urther expressly ount secured by
or holder of this mortgag This instrument prepared	e. _{Dy., American Gene}	RĂI FINÂNCE,	INC. (Name)			• • • •
	1614 W RELMC	NT.	(Dilliant)	CHICAC	!n	***

(Address)

013-00021 (REV. 5-88)

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And the said Mortgagor further covenants	DEFE TO AN WILL SAID VINTERS OF SEE WILL IN the I	mean.					
time pay all taxes and assessments on the sa 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 Mortgaget otherwise; for any and all money that may become the payable of said buildings or any of them, is satisfaction of the money secured hereby, or ingland in case of refusal or neglect of said Mosuch insurance or pay such taxes, and all money secured.	id premises, and will as a further security for the payment of said indebtedness keep remises insured for fire, extended coverage and vandalism and malicious mischief in speceof, or up to the amount remaining unpaid of the said indebtedness by suitable pole of the deliver to	ep all some licies, ad all por or to or ley in outld-ocure e pro-					
Mortgagee and without notice to Mortgagor for property and premises, or upon the vesting of	mortgage and all sums hereby secured shall become due and payable at the option of orthwith upon the conveyance of Mortgagor's title to all or any portion of laid mortgager such title in any manner in persons or entities other than, or with Mortgagor unless secured hereby with the consent of the Mortgagee.	aged					
And said Mortgagor further agrees that in ca it shall bear like interest with the principal of sa	ase of default in the payment of the interest on said note when it becomes due and pay sid note.	rable					
promissory note or in any of them or any part any of the covenants, or a reciments herein couthis mortgage, then or in any such cases, said protecting OUR interest in by foreclosure proceedings or otherwise, and a	between said Mortgagor and Mortgagee, that if default be made in the payment of a thereof, or the interest thereon, or any part thereof, when due, or an case of a bread intained, or in case said Mortgagee is made a party to any suit by reason of the existence. Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's feets such suit and for the collection of the amount due and secured by this mortgage, when I lien is hereby given upon said premises for such fees, and in case of foreclosure heres, together with whatever other indebtedness may be due and secured hereby.	ch in ce of s for ether					
	agreed, by and between the parties hereto, that the covenants, agreements and provisible law allows, be billiding upon and be for the benefit of the heirs, executors, adminis						
In witness whereof, the said Mortgagor ha	S hereunto set HER hand and seal this 17th day	of					
FLBRUARY	AU 18 92 Section Topiced ISEA	(L)					
	(SEA	L					
	(SEA	(L)					
	(SEA	L)					
STATE OF ILLINOIS, County of COOK							
	said County and State aforesaid, du hereby certify that						
LUCILLE BYERS, WIDOWED AND NOT	SINCE REMARKIED						
	personally known to me to be the same pe son whose name1S_ subscribed						
	to the foregoing instrument appeared before rie this day in person and acknowledged thatShesigned, sealed and deliver disaid instrument as HER free						
	and voluntary act, for the uses and purposes therein cot forth, including the release and waiver of the right of homestead.						
Given under my hand and NOTARIAL scalinis 17th							
5.00000 6.22.88	day of FEBRUARY , A.D. 19 92	- ·					
My Commission Expires 5 22-88 My commission expires	Notary Public No						
my commission expires	Y IVOIDLY F-SEEDLE						
SEAL ESTATE MORTGAGE	DO NOT WRITE IN ABOVE SPACE TO TO TO TO TO TO TO TO TO T						