•	UNOFFE	ATEMPRICA	OPY	3	CHARTINA
Recording requested by: Please return to:		THIS SPACE	E PROVIDED	FOR RECORDER'S	USE
American General Finance, Inc. 5901 S. Archer Chgc, II. 60638		922	92268583		
<u>X</u>					
ME(s) OF ALL MOR	GAGORS		MORTG	AGEE:	 -
Huccural Simmons & wife Bertha L., as joint tenants		MORTGA AND WARRAN TO	Ameri 5901	American General Finance, Inc 5901 S. Archer Chgo, Il. 60638	
). CF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMI	INT	TOTAL OF \$147	27.60
60	5/20/92	4/20/97		amt financed \$7	688.61
(If not contrary t	SE SECURES FUTURE ADVANCE to law, "Alis mortgage also secures the extensions thereof)		_	477.0	
SCRIBED REAL ESTATI Lot 327 in Downing the Northeast 1/4	te or notes evidencin, such indebted E, to wit: y & Phillips Normal Park of Section 29, township in (except the South 149)	addition, a s	subdivision o	of the East 1/2 of	E
		40.			59588563
1392 150 °	(T) 2:05 922°	3563	address	# 20-29-22-013 7337 S. Peoria	ည
			6	Chgo, 11. 60621	
de pa no for scluding the rents and profi	to will have to pay the principal and mand. If we elect to exercise this syment in full is due. If you fail to te, mortgage or deed of trust that is a prepayment penalty that would its arising or to arise from the real es	nount of the loan as option you will be go pay, we will have secures this loan. I be due, there will be state from default ur	nd all unpaid inter even written nut on the right to exerc f we elect to exe no prepayment p	est accrued to the day we e of election at least 90 de fire any rights permitted cise this option, and the ensity	make the ays before under the note calls
raiving all rights under and	uated in the County ofCOOK by virtue of the Homestead Exem t in or breach of any of the covenan	ption Laws of the S	State of Illinois, a		
hereof, or the interest there produce or renew incurance, his mortgage mentioned shall in said promissory note co option or election, be immed aid premises and to receive a se applied upon the indebted	and agreed that if default be made on or any part thereof, when due, as hereinafter provided, then and in ill thereupon, at the option of the horitained to the contrary notwithsta diately foreclosed; and it shall be all rents, issues and profits thereof, liness secured hereby, and the court applied on the interest accruing afte	or in case of waste of such case, the whole older of the note, be anding and this more lawful for said Moi, the same when coil to wherein any such it	or non-payment of e of said principal come immediatel tgage may, without tgagee, agents or ected, after the de wit is pending ma	taxes or assessments, or a and interest secured by the y due and payable; anything ut notice to said Mortgag attorneys, to enter into eduction of reasonable exp y appoint a Receiver to co	neglect to he note in ing herein our of said and upon penses, to offect said
eayment of any installment or wincipal or such interest and dness secured by this mortga greed that in the event of su	and subordinate to another mortgot principal or of interest on said of the amount so paid with legal interest and the accompanying note shall become and be companying note shall become and become and be companying note shall become and be	rior mortgage, the li rest thereon from th all be deemed to be ommanced to forect	nolder of this mo e time of such pay secured by this nose said prior mor	rtgage may pay such insta yment may be added to th nortgage, and it is further tgage, then the amount se	illment of the indebt- expressly ecured by
nis instrument prepared by_	J. Superczynski	(Name)			
5901 S. Ai	rcher Chgo	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			Illinois.

(Address)

013-00621 (REV. 5-88)

_Illinois.

LINC	DEFICIAL COPTEY will in the mean-			
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 Mortgage and renewal certificates therefor; and said Mortgago otherwise; for any and all money that may becondestruction of said buildings or any of them, a satisfaction of the money secured hereby, or in ingland in case of refusal or neglect of said Mortgagor.	d premises, and will as a further security for the payment of said indeptedness keep all remises insured for fire, extended coverage and vandalism and malicious mischief in some ereof, or up to the amount remaining impaid of the said indebtedness by suitable policies, if to deliver toall policies of insurance thereon, as soon as affected, and all gee shall have the right to collect, receive and receipt, in the name of said Mortgagor or ime payable and collectable upon any such policies of insurance by reason of damage to or ind apply the same less \$ 500.00 reasonable expenses in obtaining such money in case said Mortgagee shall so elect, may use the same in repairing or rebuilding such build-regagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure les thus paid shall be secured hereby, and shall bear interest at the rate stated in the proof the sale of said premises, or out of such insurance money if not otherwise paid by said			
Mortgagee and without notice to Mortgagor for property and premises, or upon the vesting of the control of the	mortgage and all sums hereby secured shall become due and payable at the option of the rithwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged such title in any manner in persons or entities other to the with, Mortgagor unless the secured hereby with the consent of the Mortgagee.			
And said Mortgagor further agrees that in cas it shall bear like interest with the principal of sai	se of default in the payment of the interest on said note when it becomes due and payable id note.			
premissory note or in any of them or any part any of the covenants, or agreements herein conthis mortgage, then or in any such cases, said protecting their interest in by foreclosure proceedings or otherwise, and a a decree shall be entered for such reasons le fees. And it is further mutually understors and a herein contained shall apply to, and, as far a it.	between said Mortgagor and Mortgagoe, that if default be made in the payment of said thoreof, or the interest thereon, or any part thereof, when due, or in case of a breach in trained, or in case said Mortgagoe is made a party to any suit by reason of the existence of Mortgagor shall at once owe said Mortgagoe reasonable attorney's or solicitor's fees for such suit and for the collection of the amount due and secured by this mortgage, whether lien is hereby given upon said premises for such fees, and in case of foreclosure hereof, a together with whatever other indebtedness may be due and secured hereby. Igreed, by and between the parties hereto, that the covenants, agreements and provisions he law allows, be binding upon and he for the benefit of the heirs, executors, administra-			
tors and assigns of said parties respectively. In witness whereof, the said Mortgagor s haz	e persunto set their hand s and seal s this 14th day of			
Anni 1	A.C. 122 HUCCURALS IM/VONO (SEAL)			
	Fletha I Simmona ISEAL			
	(SEAL)			
	(SEAL)			
STATE OF ILLINOIS, County of	Cook			
i, the undersigned, a Notary Public, in and for s	said County and State aforesaid, do hereby certify that			
	Huccural Simmons & wife Fertha L., as joint tenants			
personally known to me to be the same person S whose name S are subscribed C to the foregoing instrument appeared before on this day in person and acknowledged C.				
	that the y signed, sealed and deliver to said instrument as their free and voluntary act, for the uses and purposes the one forth, including the release			
	and waiver of the right of homestead.			
OFF C'AL SEAL T	Given under my hand and notorial seal this 14th			
NOTARY STORE STATE OF ALL AND SERVICE STATE OF	day of April A.D. 19 92			
My commission expires	Notery Public			
REAL ESTATE MORTGAGE	PO NOT WRITE IN ABOVE SPACE TO Recording Fee \$3.50. Extra acknowledgments, lifteer cents, and five cents for each lot over three and fifty cents for long descriptions. Mail 10. ERICAN GENERAL FINANCE, INC. FINANCE, INC. FINANCE, INC. FINANCE, 100538 CHICAGO, IL 60638			