

Recording requested by: Please return to: AMEDICAN GENERAL FINANCE			THIS SPACE PROVIDED FOR RECORDER'S USE		
Please return to: AMERICAN GENERAL FINANCE 4401 W. 63rd STREET CHICAGO, IL 60629			323714103		
NAME(s) OF ALL MORTGAGORS GEORGE MITCHELL AND RUBY MITCHELL 6407 SOUTH GREENWOOD AVE CHICAGO, ILLINOIS 60637			MORTGAGE AND WARRANT	WARRANT CHICAGO, ILLINOIS	
PIN NO. 20-23	2 - 100-010		TO		60629
P114 140. 20-2.	<u> </u>				
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE 06/08/92	DU	NAL PAYMENT E DATE 06/08/94		TOTAL OF PAYMENTS \$7,140.75
THIS MOR	RINCIPAL AMOUNT OF MORTG TGAGE SECUR'S FUTURE ADVANCES trary to law, this mortgage also secures the oth all extensions (nereof)	S - M	MAXIMUM OUTSTA	ANDING S and renewal .	notes hereof,
ness in the amount of date berewith and futucharges as provided in t DESCRIBED REAL ESTAIR SOUTHBHAL AND 12 IN WAD IN BLOCK 2 AN BLOCK 3 IN THE NORTHWEST 1/2	F OF LOT 9 IN RESUBDIVISOR OF LOT 9 IN RESUBDIVISOR OF WOODLAND TO WOODLAND OF WOODLAND ASSECTION 23. TOWNSHIP	SIOI SIOI	ncated above and evinum outstanding am and advances and as NOF LOTS, 4 AWN, TOGETH HE WEST NINI ALL IN MHE	, 5, 6, ER WITH ETY FEET NORTH	7, 8,98 10, 11 LOTS 9 AND 12 T OF LOT 11 IN 1/2 OF THE EAST OF THE
THIRD PRINCIP	PAL MERDDIAN, IN COOK CON	UNL	C	T‡0222 17166 €	AECORDING \$23.50 TRAN 3871 05/08/92 15:13:00 ES #-92-318082 COUNTY RECORDER
DEMAND FEATURE (if checked)	Anytime after you will have to pay the principal and demand. If we elect to exercise this oppayment in full is due. If you fail to note, mortgage or deed of trust that so for a prepayment penalty that would be	ount c ption pay, s secures	of the loan and all u you will be given wi we will have the rig s this loan, If we e	inpaid interes ritten nutice i ght to exercis elect to exerc	of dection at least 90 days before see ray rights permitted under the use in option, and the note calls
of foreclosure shall expir waiving all rights under	profits arising or to arise from the real esta re, situated in the County of and by virtue of the Homestead Exemple efault in or breach of any of the covenants	otion t	DOK Laws of the State o	and State of Illinois, and	te of Illinois, nereby releasing and dail right to retain possession of
thereof, or the interest to procure or renew crisurar this mortgage mentioned or in said promissory no option or election, be insaid premises and to receive applied upon the independent of the independent indep	vided and agreed that if default be made thereon or any part thereof, when due, or note, as hereinafter provided, then and in sides shall thereupon, at the option of the holiste contained to the contrary notwithstantimmediately foreclosed; and it shall be taking all rents, issues and profits thereof, the bettedness secured hereby, and the court woo be applied on the interest accruing after	or in ca luch ca lder of nding a awful the san where	ase of waste or non- ase, the whole of said if the note, become if and this mortgage nation said. Mortgagee me when collected, a no any such suit is p	payment of tool payment of tool principal archimediately of may, without or at after the deduced in may a conding may a	axes or assessments, or neglect to nd interest secured by the note in due and payable, anything herein in notice to said Mortgagor of said tromeys, to enter into and upon uction of reasonable expenses, to appoint a Receiver to collect said.
payment of any installme principal or such interest	bject and subordinate to another mortgage ent of principal or of interest on said prices and the amount so paid with legal interestortage and the accompanying note shall	or mo	ortgage, the holder of rean from the time	of this mortg of such paym	gage may pay such installment of nent may be added to the indebt

agreed that in the event of such default or should any suit be commenced to forenlose 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.

(Name)

K. MCELBANEY

013-00021 (REV. 5-88) (Address)

4401 W. 63rd SEEET

or holder of this mortgage

This instrument prepared by

CHICAGO

Mittions

buildings that may at any time be upon sa reliable company, up to the insurable value payable in case of loss to the said Mortgager renewal certificates therefor; and said Mo- otherwise; for any and all money that may leastruction of said buildings by any of the satisfaction of the money secured hereby, ing and in case of refusal or neglect of said such insurance or pay such taxes, and all n	will in the meaning premises, and will as a turner purious of the payment of said indebtedness keep all sid premises insured for fire, extended coverage and vandalism and malicious mischief in some eithereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, and to deliver to <u>Types</u> all policies of insurance thereon, as soon as effected, and all rigages shall have the right to collect, receive anti-receipt, in the name of said Mortgagor or m, and apply the same less \$				
Mortgagee and without notice to Mortgage property and premises, or upon the vesting	this mortgage and all sums hereby secured shall become due and payable at the option of the forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged of such title in any manner in persons or entities other than, or with, Mortgagor unless the dness secured hereby with the consent of the Mortgagee.				
And said Mortgagor further agrees that in it shall bear like interest with the principal o	n case of default in the payment of the interest on said note when it becomes due and payable if said note.				
And it is further expressly agreed by and between said Mortgagor and Mortgagoe, that if default be made in the payment of said promissory note or in any of them or any part theraof, or the interest thereon, or any part thereof, when due, or in case of a breach in any of the covenants, or represents herein contained, or in case said Mortgagoe is made a party to any suit by reason of the existence of this mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgagoe reasonable attorney's or solicitor's fees for protecting					
MAY.	10 19 02 George Muchell BEALI				
•	Of Bully Makel 1561.1				
•	(SEAL)				
STATE OF ILLINOIS, County of					
"OFFICIAL SEAL"	and waiver of the right of homestead.				
ARNOLD B. CRUMENS OF THE Public S	Given under my hand and saithis 4th				
My 0.614 4 4 2 2 90	day of				
My commission expires	Notary Public				
REAL ESTATE MORTGAGE	DO NOT WRITE IN ABOVE SPACE GEORGE MITCHELL AND RUBY MITCHELL 6407 S. GREENWOOD AVE TO TO AMERICAN GENERAL FINANCE 4401 M. 63rd STRERT CURCAGO, ILLINOIS 60637 CURCAGO, ILLINOIS 60629 Recording Fee \$3.50 Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to: Mail to:				