UNO FEET LETEMORTIGGE OPY



lecording requested b	UNO FEET (THIS SPACE P	ROVIDED FO	OR RECORDER'S USE	
lease return to:	1 4.	COOK COUNTY, II	LINUIS	93035623	٠.
MERICAN GENERAL	PINANCE	FILED FOR REG	CORD	e de la companya della companya della companya de la companya della companya dell	
1850 S Western	$\mathcal{F}_{\mathcal{F}}}}}}}}}}$	SE JUN 14 PHI	2: 32	93035623	·
nicago, 11 60643				20000000	,
					٠.,
NAME(s) OF ALL MO	ORTGAGORS		MORTGA	GEE:	•
	DENDUM HAN MANAGE	MORTGAGE	MERICAN	GENERAL FINANCE: Free	i,
Mes Stanley Thoma: Rried	S AND SHARON ANN THOMAS,	WARRANT	: 11850 B	Western	
029 S KEELE?	en e	то	Chicago.	I1 60643	
DLOTHIAN, ILLINOIS	S				
	The state of the s			ty neg er tis t ne ekkirjist tidak ete	<i>ن</i> . ــــــ
NO. OF PAYMENTS	FIRST PAYMENT	FINAL PAYMENT		TOTAL OF	, s
	DUE DATE	DUE DATE	′	PAYMENIS	
48	02/15/93	01/15/97		8367.84	
				8367.64 NA	
THIS MORT	「GAGE SECURES FUTURE ADVAN rary to law, this mortgage also secures	ICES - MAXIMUM OUTST	TANDING 3		烝
	th all avecasions of weath		IS BIRD (Street,	23	ノ く
The Principal Ame	mail and the second is \$ 440 moselves, their heirs, personal represent the total of payments due and payable	statives and assions, mortol	ere end warrant	to Mortmore, to secure indeb	ted
IN BLOCK 5 LOTS I MIDLOTHIAN BEING OF SECTION 10, TO	IN WOERHEIDE'S MIDLOT(II/N) 13 TO 24 INCLUSIVE IN BLOCK A RESUBDIVISION OF BLOCKS OWNSHIP 36 NORTH, RANGE 13 N BLOCK 13 AND LOTS 1 TO	CR 6 IN A.H. KRAUS S 1, 12 AND 14 IN 5 3, EAST OF THE THI	REALTY COM MIDLOTHIAN RD PRINCIPA	MPANY HEART OF GARDENS A SUBDIVISION L MERIDIAN ALSO LOTS),
IN BLOCK 5 LOTS MIDLOTHIAN BEING OF SECTION 10, TO 5 INCLUSIVE IN SECTION 10, AFORE	13 TO 24 INCLUSIVE IN BLA A RESUBDIVISION OF BLOCKS	OR 6 IN A.H. KRAUS S 1, 12 AND 14 IN S 3, EAST OF THE THIR 5 INCLUSIVE IN BLOC OIS.	REALTY COM MIDLOTHIAN RD PRINCIPA	MPANY HEART OF GARDENS A SUBDIVISION L MERIDIAN ALSO LOTS	N
IN BLOCK 5 LOTS MIDLOTHIAN BEING OF SECTION 10, TO 5 INCLUSIVE IN SECTION 10, AFORE	13 TO 24 INCLUSIVE IN BLA A RESUBDIVISION OF BLOCKS OWNSHIP 36 NORTH, RANGE 13 N BLOCK 13 AND LOTS 1 TO 5 ESAID, COOK COUNTY, ILLING	OR 6 IN A.H. KRAUS S 1, 12 AND 14 IN S 3, EAST OF THE THIR 5 INCLUSIVE IN BLOC OIS.	REALTY COM MIDLOTHIAN RD PRINCIPA	MPANY HEART OF GARDENS A SUBDIVISION L MERIDIAN ALSO LOTS),
IN BLOCK 5 LOTS MIDLOTHIAN BEING OF SECTION 10, TO 5 INCLUSIVE IN SECTION 10, AFORE	13 TO 24 INCLUSIVE IN BLA A RESUBDIVISION OF BLOCKS OWNSHIP 36 NORTH, RANGE 13 N BLOCK 13 AND LOTS 1 TO 5 ESAID, COOK COUNTY, ILLING	OR 6 IN A.H. KRAUS S 1, 12 AND 14 IN S 3, EAST OF THE THIR 5 INCLUSIVE IN BLOC OIS.	REALTY COM MIDLOTHIAN RD PRINCIPA	MPANY HEART OF GARDENS A SUBDIVISION L MERIDIAN ALSO LOTS),
IN BLOCK 5 LOTS MIDLOTHIAN BEING OF SECTION 10, TO 5 INCLUSIVE IN SECTION 10, AFORE	13 TO 24 INCLUSIVE IN BLA A RESUBDIVISION OF BLOCKS OWNSHIP 36 NORTH, RANGE 13 N BLOCK 13 AND LOTS 1 TO 5 ESAID, COOK COUNTY, ILLING	OR 6 IN A.H. KRAUS S 1, 12 AND 14 IN S 3, EAST OF THE THIR 5 INCLUSIVE IN BLOC OIS.	REALTY COM MIDLOTHIAN RD PRINCIPA	MPANY HEART OF GARDENS A SUBDIVISION L MERIDIAN ALSO LOTS),
IN BLOCK 5 LOTS MIDLOTHIAN BEING OF SECTION 10, TO 5 INCLUSIVE IN SECTION 10, AFORE	13 TO 24 INCLUSIVE IN BLA A RESUBDIVISION OF BLOCKS OWNSHIP 36 NORTH, RANGE 13 N BLOCK 13 AND LOTS 1 TO 5 ESAID, COOK COUNTY, ILLING I.N.) 28-10-416-014-0000	CK 6 IN A.H. KRAUS S 1, 12 AND 14 IN S 3, EAST OF THE THIS 5 INCLUSION IN BLOCOIS.	REALTY COMMIDLOTHIAN RD PRINCIPA CK 23 IN MI	IPANY HEART OF GARDENS A SUBDIVISION L MERIDIAN ALSO LOTS DLOTHIAN GARDENS IN can demand the full balance	an:
IN BLOCK 5 LOTS MIDLOTHIAN BEING OF SECTION 10, TO 5 INCLUSIVE IN SECTION 10, AFORE PERM. TAX NO. (P. DEMAND FEATURE (if checked) including the rents and of foreclosure shall explication and rights under	13 TO 24 INCLUSIVE IN BLA A RESUBDIVISION OF BLOCKS OWNSHIP 36 NORTH, RANGE 13 N BLOCK 13 AND LOTS 1 TO 5 ESAID, COOK COUNTY, ILLING I.N.) 28-10-416-014-0000	year(s) from the date of amount of the loan and a his option you will be given it to pay, we will have the hat secures this loan. If we all be due, there will be no selected from default until to K.	REALTY COMMIDLOTHIAN RD PRINCIPA CK 23 IN MI of this loan we all unpaid in three to refer to exercise prepayment per the time to rede	can demand the full balance is accrued to the day we make of election at least 90 days be is any rights permitted under itse this option, and the note inally.	and the formal and
IN BLOCK 5 LOTS MIDLOTHIAN BEING OF SECTION 10, TO 5 INCLUSIVE IN SECTION 10, AFORE PERM. TAX NO. (P. DEMAND FEATURE (if checked) Including the rents and of foreclosure shall explication and premises after any decided premises after any decided premises and to receive in said premises and to receive applied upon the indirects, issues and profits to this mortgage is supayment of any installing principal or such interest edness secured by this marked that in the event accreed that in the event	Anytime efter you will have to pay the principal demand. If we elect to exercise the payment in full is due. If you fail note, mortgage or deed of trust the for a prepayment penalty that wou profits arising or to arise from the reare, situated in the County of COO rand by virtue of the Homestead Extended and agreed that if default be metheren or any part thereof, when default in or breach of any of the coveries the contained to the contrary notwith immediately foreclosed; and it shall thereupon, at the option of the ote contained to the contrary notwith immediately foreclosed; and it shall thereupon and the contrary notwith immediately foreclosed; and it shall thereupon as the option of the ote contained to the contrary notwith immediately foreclosed; and it shall thereupon at the option of the ote contained to the contrary notwith immediately foreclosed; and it shall thereupon and the contrary notwith immediately foreclosed; and it shall thereupon and the contrary notwith immediately foreclosed; and it shall thereupon and the contrary notwith immediately foreclosed; and it shall thereupon and the contrary notwith immediately foreclosed; and it shall thereupon and the contrary notwith immediately foreclosed; and it shall thereupon and the contrary notwith its part of the amount so paid with legal with the amount so paid with legal mortgage and the accompanying note to foreclosed and subordinate to another more to principal or of interest accompanying note to foreclosed and the accompanying note to for	year(s) from the date of amount of the loan and a lamount of the loan. If we ald be due, there will be no all estate from default until law less that secures this loan. If we ald be due, there will be no all estate from default until law less that agreements, or proving the holder of the note, become holder of the same when collected our twherein any such suit after foreclosure sale, the transport of the same when collected on the thin the same when collected on the transport of the same when collected on the transport of the same when collected on the same when collected on the transport of the same when collected on the same when collec	REALTY COMMIDLOTHIAN RD PRINCIPA CK 23 IN MI of this loan we still unpaid interests written indice in right to exercisive elect to exercisions herein conducts and promissory mon-payment of the fail principal ame immediately ge may, without gee, agents or a ed, after the ded its pending may taxes and the amissly agreed that start principal principal acres and the amissly agreed that start principal principal principal principal acres and principal acres and the amissly agreed that start principal principal principal acres and principal acres acres as a principal acres acres as a principal acres acres acres as a principal acres acr	can demand the full balance of election at least 90 days be is any rights permitted under itse this option, and the note in all right to retain possession tained. Ote (or any of them) or any taxes or assessments, or neglect in the note of interest secured by the not due and payable; anything he to notice to said Mortgagor of the notice to said Mortgagor, to enter into and unction of reasonable expenses appoint a Receiver to collect ecunt found due by such decrease may pay such installment may be added to the indicating of the notice of the	anthformali and the same and th
IN BLOCK 5 LOTS MIDLOTHIAN BEING OF SECTION 10, TO 5 INCLUSIVE IN SECTION 10, AFORE PERM. TAX NO. (P. DEMAND FEATURE (if checked) Including the rents and of foreclosure shall explication and premises after any decided premises after any decided premises and to receive in said premises and to receive applied upon the indirects, issues and profits to this mortgage is supayment of any installing principal or such interest edness secured by this marked that in the event accreed that in the event	Anytime efter you will have to pay the principal demand. If we elect to exercise the payment in full is due. If you fai note, mortgage or deed of trust the for a prepayment penalty that wou profits arising or to arise from the reare, situated in the County of	year(s) from the date of amount of the loan and a lamount of the loan. If we ald be due, there will be no all estate from default until law less that secures this loan. If we ald be due, there will be no all estate from default until law less that agreements, or proving the holder of the note, become holder of the same when collected our twherein any such suit after foreclosure sale, the transport of the same when collected on the thin the same when collected on the transport of the same when collected on the transport of the same when collected on the same when collected on the transport of the same when collected on the same when collec	REALTY COMMIDLOTHIAN RD PRINCIPA CK 23 IN MI of this loan we still unpaid interests written indice in right to exercisive elect to exercisions herein conducts and promissory mon-payment of the fail principal ame immediately ge may, without gee, agents or a ed, after the ded its pending may taxes and the amissly agreed that start principal principal acres and the amissly agreed that start principal principal principal principal acres and principal acres and the amissly agreed that start principal principal principal acres and principal acres acres as a principal acres acres as a principal acres acres acres as a principal acres acr	can demand the full balance of election at least 90 days be is any rights permitted under itse this option, and the note in all right to retain possession tained. Ote (or any of them) or any taxes or assessments, or neglect in the note of interest secured by the not due and payable; anything he to notice to said Mortgagor of the notice to said Mortgagor, to enter into and unction of reasonable expenses appoint a Receiver to collect ecunt found due by such decrease may pay such installment may be added to the indicating of the notice of the	and the call of th

(Address)

013-00021 (REV. 5-88)

buildings that may at any time be upon said retiable company, up to the insurable value to	aid premises, and will as a further security for the payment of said indebtedness keep all premises insured for fire, extended coverage and vandalism and malicious mischief in some hereof, or up to the amount remaining univaid of the said indebtedness by suitable policies.
renewal certificates therefor; and said Mortgi otherwise; for any and all money that may be destruction of said buildings or any of them, satisfaction of the money secured hereby, or ing and in case of refusal or neglect of said Mo- such insurance or pay such taxes, and all mor-	all policies of insurance thereon, as soon as effected, and all ages shall have the right to collect, receive and receipt, in the name of said Mortgagor or come payable and collectable upon any such policies of insurance by reason of damage to or and apply the same less \$ 500 reasonable expenses in obtaining such money in in case said Mortgages shall so elect, may use the same in repairing or rebuilding such build-ortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgages may produce nies thus paid shall be secured hereby, and shall bear interest at the rate stated in the prosofthe 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	s mortgage and all sums hereby secured shall become due and payable at the option of the orthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged f such title in any manner in persons or entities other than, or with, Mortgagor unless the ess secured hereby with the consent of the Mortgagee.
And said Mortgagor further agrees that in citis shall bear like interest with the principal of si	ase of default in the payment of the interest on said note when it becomes due and payable aid note.
promissory note or in any of them or any parany of the covenants, or agreements herein counts mortgage, then or in any such cases, said protecting interest in by foreclosure proceedings or otherwish, and a decree shall be entered for such reasonable fee	between said Mortgagor and Mortgagee, that if default be made in the payment of said in thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in contained, or in case said Mortgagee is made a party to any suit by reason of the existence of difference of the said mortgagee reasonable attorney's or solicitor's fees for n such suit and for the collection of the amount due and secured by this mortgage, whether a lian is hereby given upon said premises for such fees, and in case of foreclosure hereofies, together with whatever other indebtedness may be due and secured hereby agreed, by and between the parties hereto, that the covanants, agreements and provisions
	the law allows, be binding upon and be for the benefit of the heirs, executors, administra-
In witness whereof, the said Mortgagor s ha	a velereunto set their hands and seals this lit. day of
JANUARY	AU 13 93 James Stanley Thomas (SEAL)
	Skewr Gim Thomas (SEAL)
	(SEAL)
	(SEAL)
STATE OF ILLINOIS, County of COOK	sr. r said County and State aforesaid, dr. bereby certify that
JAMES STANLEY THOMAS AND SHARON	
	Construction to make to be the same Confession when the first terms of the same Confession when the first terms of the same Confession when the first terms of the same Confession when the same Confession which the same Confession when the same Confession which the same Confession while the same Confession which the same Confession which the same Confession while th
	personally known to me to be the same personally whose name subscribed to the foregoing instrument appeared before the mist day in person and acknowledged
	that the y signed, sealed and deliver u said instrument as their free and voluntary act, for the uses and purposes their set forth, including the release
	Given under my hand and NOTARIAL scaling 11th
"OFFICIAL SEAL" GREGORY E RIES	TANUA DV
My Commission Expires 10-22-94	0.07 0.07 13 733
My commission expires	Notary Public
11	
	TE IN ABOVE SPACE General Finance S. Western D. II. 60643 12 445-2800) 12 445-2800) 13 Extra acknowledgments, lifteen in each lot over three and liftly ins.
A G E	AACE (C) (S) (S) (S) (S) (S) (S) (S) (S) (S) (S
7876	Ower content
OW	aral Figures Western Western 445-2800)
ESTATE MORTGAGE	merican General Finance 11850 S. Western Chicago. II. 6.0643 Phone: 312 - 4.65-2800) ee \$3.50. Extra acknowledgmive cents for each fot over thrigh descriptions.
8	American Ga 11850 S Chicago (Phone: 312. Fee \$3.50. Ex five cents for engolescriptions.
REAL	American General Finance 11850 S. Western Chicago. II. 60643 (Phone: 312 - 445-2800) Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each fot over three and fifty cents for long descriptions. Mail to:
	And (Ph Recording Fee cents, and five tents for long d Mail to:
 }	Record cents, cents for Mail to