UNO ESTATE MORTGAGE 1009403335



	HEAL ES	TATE MOR			Can records to 5 10 Figs.	
Recording requested b	y:	THIS	OR RECORDER'S USE			
American General	Finance Corp		en e			
2313 W. 95th St.						
Chicago, 11, 60643						
					1.3	
NAME(s) OF ALL MO			TCACE	MORTGA		
Craig Pugh and Tracey Pugh, his wife			MORTGAGE American General Finance			
136 s. Central Ave Matteson, Il, 60443			ARRANT Chicago, 11, 60643			
			ro			
NO. OF PAYMENTS	FIRST PAYMENT	FINALP			TOTAL OF	
	DUE DATE	DUE DA	re .	,	PAYMENTS	
in the second se	Q(201/04	03/01/9	n		\$9,173.46	
60	04.791/94	03/01/9	·		1	
THIS MORT	GAGE SECUPES FUTURE ADVANC	ES - MAXIM	им оитст	ANDING S	.00	
(If not contri	ary to law, this reprigage also secures the half extensions thereof)	to payment of	all renewals	and renewal i	notes nercor,	
	nselves, their heirs, perronal representa	stune and serie	me moetan	no and warrant	t to Most larger to secure indebted	
which in the amount of th	to total of navments due and navable	as indicated a	bove and ev	idenced by th	at certain promissory note of eye	
with horomath and futur	e advances, if any, not to exceed the e note or notes evidencing suc', indebte	rmaximum ou	tstanding a	mount shown	above, together with interest an	
charges as provided in the DESCRIBED REAL EST	e note or notes evidencing such indebt 'ATE, to wit:	eonuss and adv	ances and a	s permitted by	law, Alle of the toleowing	
	ELINEATED ON THE SURVEY O	≠rring nyot.t.'	ING DESC	RIBED PARO	CEL OF REAL ESTATE	
TOTAL 17 TO 25 INC	THETUEL IN WOODGAGE, BEING	A SUBDIV.	ISION OF	PARI OF .	THE MORTHMEST TAG OF	
mir corrulater 1//	OF SECTION 16 OF PART OF	' 'HE WEST	1/2 OF '	THE NORTH	WEST 1/4 OF SECTION TO	
OR DARK OF THE NO	RTHEAST 1/4 OF THE NORTHEA HIRD PRINCIPAL MERIDIAN, I	ST 1/4 OF	SECTION	17. TOWN:	SHIP 35 NORTH, KANGE	
OF THE RECORDERS	OF DEEDS ON 2/29/72 AS DOC	: # 218297.	19, WHICH	H SURVEY J	IS ATTACHED AS EXHIBIT	
THE PROPERTY OF A DAME OF	N MADE BY CREENWOOD HOMES	TNCORPORA	PICN. A	CORPORATIO	ON OF TEPTINOTS.	
IMINITATIOED 0263 DE	ECORDERS OFFICE OF COOK CO RCENT INTEREST IN SAID PAR	CEL (EXC	ID ING F	ROM SAID I	PARCEL ALL THE LAND,	
PROPERTY, AND SPA	CE COMPRISING ALL THE UNIT	S THEREOF	AS D'FI	TED AND SI	ET FORTH IN SAID	
DECLARATION AND S	JRVEY)	- F - F - F - F - F - F - F - F - F - F				
Property Address	136 S. Central Ave Mattes	on, Il, 60	0443	(//		
Perm Tax # 31-16-	104-015-1005	• •		1/		
DEMAND FEATURE	You will have to pay the principal a	year(s) from	the date of	this loan we unpaid in the	can demand the full balance an	
(if chocked)	demand. If we elect to exercise this	option you w	ill be given i	written notice	of election at least 90 days befor	
· · · · · · · · · · · · · · · · · · ·	payment in full is due. If you fail to note, mortgage or deed of trust that	to pay, we will	I have the r	ight to exerci- elect to exerc	se any rights permitted under the rise oir oction, and the note call	
	for a prepayment penalty that would	be due, there	will be no p	repayment pe	nalty.	
tual allum abor contracted or	profits arising or to arise from the real c	state from def	ault until th	ie time to rede	eeni from arvisale under judgmen	
of foreclosure shall expire	e situated in the County of	<u>ok</u>		and Sta	ite of Illinois, hereby releasing an	
waiving all rights under	and by virtue of the Homestead Exer	nption Laws d	if the State	of Illinois, an ions herein co	id all right to retain possession o ntained.	
And it is further prov	ided and agreed that if default be mad nereon or any part thereof, when due	de in the payn or in case of	nent of said waste or no	promissory n n-payment of	iote (or any of them) or any par taxes or assessments, or neglect to	
procure or renew insuran	ce, as hereinafter provided, then and it	n such case, the	e whole of s	aid principal a	and interest secured by the note i	
this mortgage mentioned	shall thereupon, at the option of the contained to the contrary notwiths	holder of the n	iote, becom is mortasae	e immediately may, withou	due and payable; anything hereit notice to said Mortgagor of said	
onting or election, be in	nmediately foreclosed; and it shall be	lawful for sa	id Mortgage	ee, agents or a	ittorneys, to enter into and $u_D \phi$	
be applied upon the inde	ive all rents, issues and profits thereo btedness secured hereby, and the cou	rt wherein any	such suit is	pending may	appoint a Receiver to collect said	
rents, issues and profits to	be applied on the interest accruing af	ter foreclosure	sale, the tax	ces and the am	ount found due by such decree	
If this mortgage is sul-	ect and subordinate to another mort	gage; it is here	by expressi	y agreed that :	should any default be made in the	
gayment of any installm-	nt of principal or of interest on said	prioi mortgage	i, the holde	r of this mort	gage may pay such installment o	
edness secured by this to	and the amount so paid with legal into tragge and the accompanying note sl	iall be deemed	l to be secu	red by this mu	ortgage, and it is further expression	
agreed that in the event of	of such default or should any suit be	commensed to	foreclase s	from roirg mu	gage, then the amount second by	
	companying note shall become and be	uue and paya	DIG OF GUA	ians nenegile	a at the some philips of the paries	
or holder of this mortgage This instrument prepared	RAV AGA VIDO	INIA-KOLOI	ZIEJ		agger anjammaggar anna en geler e mant des countres en ende els metters (150 el 150 el 150 el 150 el 150 el 15	
	LEC VOL	(Name)	T1 60643	l Winois	

(Address)

010-00021 (884, 5-88)

And the said Mortgagor furthe count mand gree to intwit stid vertgage that they will intitle meantime pay all taxes and assessments on the said premises, and will as a further security for the payment of said indebtedness keep all buildings that may at any time be upon said premises insured for fire, extended coverage and vandalism and malicious mischiel in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, payable in case of loss to the said Mortgagee and to deliver to the amount remaining unpaid of the said indebtedness by suitable policies, payable in case of loss to the said Mortgagee and to deliver to the amount remaining unpaid of the said indebtedness by suitable policies, payable in case of loss to the said Mortgagee shall have the right to collect, receive and receipt, in the name of said Mortgagor or otherwise; for any and all money that may become payable and collectable upon any such policies of insurance by reason of damage to or destruction of said buildings or any of them, and apply the same less \$												
If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgagee and without notice to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with, Mortgagor unless the purchaser or transferee assumes the indehtedness secured hereby with the consent of the Mortgagee.												
And said Mortgagor further agrees that in case of default in the payment of the interest on said note when it becomes due and payable it shall bear like interest with the principal of said note.												
And it is further a prissly agreed by and between said Mortgagor and Mortgagee, that if default be made in the payment of said promissory note or in any of them or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in any of the covenants, or a re-ments herein contained, or in case said Mortgagee is made a party to any suit by reason of the existence of this mortgage, then or in any suit have cases, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for protecting												
	s and assigns of said parties respectively. n witness whereof, the said Mortgagors has	s hercunto s	et the	irnand	s and sea	ls this	22nd	dav of				
	February	AP. 109)-ر	Man	Par	-	(SEAL)				
			4	* 23	a Cert	Fred t	9	(SEAL)				
	COOK COUN FILED FO	TY, ILLINOI	s		7	7		(SEAL)				
	94 FEB 25			2	/ <u> </u>	20		(SEAL)				
STATE OF ILLINOIS, County ofCook												
Ι,	the undersigned, a Notary Public, in and for sa	aid County ar	nd State	aforesai 4	do hereby ce	rtify that						
	Craig Pugh and Tracey Pugh	his wi	Lfe		()							
		to the forego	ning insti _he_y ry act, fo	rument ap signe or the use	ppeared before ed, sealed and es and purposi	e .co this day i dclive⇔d said	n person and instrument a	are subscribed lacknowledged as their fice ling the release				
		Given under			Nota		ee, this	22nd				
į	"Official Spai" Ropo M. Burgett	day of	, 1101.		uary			A.D. 19 94				
Š	Netway Personal Section of Minols My Controller for challes 3-19-98	19	$\overline{\overline{z}}$, 7	100	1/	OTO.	4.D. 19 <u>-54</u>				
	My commission expires	, 15	·		Notary	Public						
REAL COLATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE		10	Chicago, IL 60643-1096	Recording Fee 33.50. Extra acknowledgments, fifteen ents, and five cents for each lot over three and fifty ents for long descriptions.	fail to:	Salar				