,	Γ		neme i	.01711	E MONTGAGE			• • •	
Recording r		/ :			THIS SPACE P	ROVIDED	OR RECORD	DER'S USE.	
	,	FINANCE, INC	: .	÷			•		
1614 W. B					ł				
*	CHICAGO, IL 60657					3928	5846		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	· ·			***************************************	}		- ,		
NAME (A) O	E ALL MO	RTGAGORS				MORTGA	GEE.		
• •					MORTGAGE	MORIGA	1966 ;		1
JOSE LUIS BARRIGA AND MARIA BARRIGA,					AND		,	ŕ	
HIS WIFE,	IN JOINT	' TENANCY			WARRANT TO		n General F	INANCE, I	NC.
						1014 W.	Belmont		
and the second s						CHICAGO, IL 60657			
NO. OF PA	YMENTS	FIRST PA	**		NAL PAYMENT		TOTAL OF	8,871.3	6
		DUE DAT	TE	P	JE DATE		PAYMENTS		
48		13-13-9	•0	1	1-13-94		PRINCIPAL AMOUNT	5,133.2	8 '
							N/A		
(:	if not contrar	y to law, this mo	ortgage also secures		MAXIMUM OUTST ment of all renewals				
1	ogether with	all extensions the	ernof)			1.*	and the second		
					and assigns, mortgag				
					licated above and ex mum outstanding a				
charges es pro DESCRIBED					and advances and a	s permitted by	law, ALL OF T	THE FOLLOW	/ING
13.7		·	LOT (1)						
1.					5, 6, 7, 8,				
					ORTHEAST 1/4		-		
				PAL ME	RIDIAN, LYING	SOUTHWEST	OF MILWAU	KEE PLANK	e.
OAD, IN	COOK COUN	TY, ILLINOIS	S.		45.				ŭ
DDRESS:	2626 W.	ARMITAGE					Alternative Commence		િ
	CHICAGO,	IL 60618		•		•	and the production of the	•	Ç.
ERMANENT	TAX NO. :	13-36-229	-036-0000		C				Ō.
						9			
•						74,			
DEMAND FE) from the date of				
(if checked	d)	•			t of the loan and all n you will be given t			*	
		payment in full	is due. If you fa	il to pay	, we will have the r	ight to exerci	a on rights pe	rmitted under	the
					es this loan. If we e, there will be no p			and the note	oalls
Including the	rents and or	ofite existence or to	arise from the rec	i artata (rom default until th	e time to rade	am from Levis	le woder luden	nant
walving all ri seichpremises	ights under a after any def	nd by virtue of t ault in or breach	the Homestead Ex	remption ments, ec	: Laws of the State preements, or provis	of Illinois, an Ions herein do	id all right to re htained.	tain possessio	n of
\(\frac{}{3}\)					•				
thereof, or th	e interest the	ereon or any per	t thereof, when di	ue, or in	he payment of said case of waste or no	n-payment of	taxes or assessm	ents, or neglec	et to
er 10 erudore	new inturance	e, as hereinafter :	provided, then and	in such	case, the whole of a of the note, become	aid principal a	nd interest secu	red by the not	te in
oh in ési d pro	missory note	contained to th	ie contrary notwit	hstandin	g and this mortgage	may, withou	t noticetqueld	Mertanger of	sald
option or eld aid premises	letion, be im- and to recelv	mediately forecle ve all rents, issue	osed; and it shall is and profits ther	be lawf: eof. the:	ul for said Mortgag same when collected	ee, agents or a i. after the dec	ittorne#6, To Yn Juction of reaso	ter Into and u nable expense	pon s. to
e applied up	on the Indeb	tedness secured !	hereby, and the co	ourt whe	rein any such suit is	pending may	appoint a Recei	iver to collect	bies
			•		eclosure sale, the ta	-		•	
If this more	r <mark>tgage is subj</mark> e	ect and subording	ate to enother mo	ert eage , i	t is hereby express mortgage, the holde	y agreed that i	hould any defau	uit be made in	the
rincipal or su	uch interest s	ind the amount e	to paid with legal i	nterest #	beteon from the tim	e of such bay	ment may be add	ded to the ind	ebt-
areed that in	the event of	l auch default or	should any sult b	se commit	deemed to be secu Shoed to foreclose s	ald prior mort	nana th a n-tha as	mount tecurer	4 by
his mortgage	add the acco	ompanying note	shall become and	be due f	Md payable at any	time thereafte	r at the die op	tion of the ov	VA DE
or holder of ti	unfübusõeõe.		N OUNDAY WYN	•	, ,		i i		•

013-03021 (REV. 5-88)

This instrument propered by_

(Address)

AMERICAN GENERAL FINANCE, TNC. (Name)

Illinois.

æ

CHICAGO

	And the said Morsespor further evenants and agrees to and not laid. Morsespor fur 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 mischief in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, ellipolicies of loss to the said Mortgages and to deliver to								
F	If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the flortgages 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 surchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgages.								
i	And seld Mortgagor further agrees that in case of default in the payment of the interest on said note when it becomes due and payable t shall been like interest with the principal of said note.								
t p	And it is further expressly agreed by and between said Mortgager and Mortgages, 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 my of the covenants, or agreements herein contained, or in case said Mortgages is made a party to any suit by reason of the existence of his mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgages reasonable attorney's or solicitor's fees for protecting OUR interest in such suit and for the collection of the amount due and secured by this mortgage, whether my foreclosure proceedings or otherwise, and a lien is hareby given upon said premises for such fees, and in case of foreclosure hereof, decree shall be entered for such reason we fees, together with whatever other indebtsdress may be due and secured hereby. And it is further mutually understood and agreed, by and between the parties hereto, that the covenants, agreements and provisions erain contained shall apply to, and, as far (s the law allows, be binding upon and be for the benefit of the heirs, executors, administrators and assigns of seid parties respectively.								
	In witness whereof, the said Mortgagor S ha VEneraunto set THEIR hand S and seel S this 6th day of								
	NOVEMBER A.D. 18 90 Nose Seas Bayling (SEAL)								
	NOVEMBER A.D. 10 90 Nose Less Baylon (SEAL)								
	(SEAL)								
3	(SEAL)								
ed	$\mathcal{O}_{\mathbf{x}}$								
	STATE OF ILLINOIS, County of								
	personally known to me to be the same person S whose name ARE subscribed to the foregoing instrument appeared before my this day in person and acknowledged								
	that The Y signed, essled and deliven'd said instrument as THEIR free and voluntary act, for the uses and purposes therein for forth, including the release								
	and waiver of the right of homestead.								
	Given under my hand end NOTARIAL sea File 6th								
	day of NOVEMBER A.D. 19 90.								
	My Commission Express 5-2248 19 Valle had								
	My con-mission expires / Nettery Bublic								
1									
COX A TK MODITO & OF	3925846 ELLIA STORMAN CONTROL								
DEAL CO.	Submitted by Submi								