	التات		TEAL ED	1=:		0		1,52	د وار پیشرد ۸ ۱۹۹۱ - ۱۹۹۲ - ۱	
Recording requested Please return to:	440	eral Fina 1 W. 63rd	St.	· .		OVIDED	e e e e te f	14 C 14 A	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	100
	Chi	cago, Ill	· 6,0,6,5,0		Anto e	en de la companya de La companya de la co	. 34.	Bertonia.	seri grande e. Grande e. Si	16.
		·	1989 1	AR 13 PM 12	?i 31		1910	8:2:1:8	gand from the Standard and Section of the Sections	2 694 411 / 3
· 	* .					r to the second			er en	
NAME(s) OF ALL M Mary Pendola, Margaret A. Po 6416 So. Cali Chicago, Ill.	Rosemar endola a fornia	y Pendola s joint t		MORTG ANI WARR	O ANT	Gener 4401 Chica	al Fi W. 63 go, I	nance rd St.	Corp.	- 155 • • - 11 •5/16
Tax No. 19-24	-115-025								1. 1. 1. 1· c - 2·	
							. ,,:		record force t	
NO. OF PAYMENT		ST PAYMENT	Γ	FINAL PAY				L OF		
120	0,4	E DATE. /5/89		3/5/99			[,, , ,,,,,	иENIS. 1:7759:		
THIS MOR	TGAGE SEC	HOUNT OF UPES FUTURE his mortgage also ons thereof)	ADVANCE	MUMIXAM - 6	OUTSTA	ANDING \$		-0- proof,	and the	
Lot 6 in 1 of the Eas 38 North,	st 1./2 o	f the Nro	thwest		11.75 7 1 1.	m		-		
lying dast	t of the	3rd prin		crillian i	n Cod				12	0
lying eas	t of the	3rd prin		crillian i	n Cod			llinoi	12	0
lying eas	t of the	3rd prin		crillian i	n Cod			llinoi	160	0
lying eas	TOF the LIFORNIA you will the demand. payment note, more	3rd prin	principal am xarcisa this c f you fall to	nar(s) from the ount of the load ption you will his pay, we will his ecures this load	o date of n and all no given we are the rie.	this four to unpaid introvitten noticity to execute the execu	va can de instacció o of electronica this	mand the led to the tion at less rights porrion, a	full balance day we ma at 90 days I mitted und	ko t bolc or t
lying east	AL I FORNIA you will h demand. payment note, mor for a prop d profits arisin pire, situated in	and prin A-CHICAGO, A-CHICAGO, If we elect to e in full is due. I tigage or deed o ayment penalty of the County of the of the Home	principal am xercise this of you fall to that would be the that would be that would be the the that would be the	nar(s) from the ount of the load ption you will he course this load to due, there will take from defaul COOK	e date of a and all or given we the ring. If we ill be no point that it until the base of the state	this form to unpaid into exciten notificated to excrepayment to time to read of Illinois,	ve can de l'arst accru e of elec clar any erc. se this penancy odeems fro State of il	mand the led to the tion at least option, a least option, a least option, a least option, and any sale lines, nor ght to ret.	full baland day we maist 90 days in mitted und and the not	ke t belc er t e ca gmu
OEMAND FEATURE (if checked) including the rents and of foreclosure shall exp waiving all rights undesaid premises after any And it is further prethereof, or the interest procure or renew insure this mortgage mention or in said premises and to re be applied upon the in	Aryou will he demand. payment note, more for a preport profits arising preport profits arising default in or a default in or a thoround and agained shall there immediately acquive all rents and by the contained and agained shall there and the contained arising acquive all rents and by the contained arising acquive all rents and acquive all rents acquired and acquive all rents acquired and acquired all rents acquired and acquired all rents acquired and acquired acquired and acquired acquired and acquired acquired and acquired acquired acquired acquired	and prin A-CHICAGO, hytime after have to pay the if we elect to e in full is due. I regage or deed o ayment penalty of or to arise from the County of the County of the Home breach of any of greed that if defi- ny part thereof, nafter provided, upon, at the opt d to the contrar foreclosed; and s, issues and pro- cured hereby, a	principal am xercise this cof you fall to trust that that would be made the covenant ault be made, when due, then and in tion of the he it shall be of the roof, and the coverant the cover	nar(s) from the ount of the loa ption you will he course this loans to due, there will atg from defaul COOK of the payment or in case of was such case, the wolder of the note lawful for said the same when wherein any su	or date of a and all the state or provision to fail of said steep or more thanks to fail of second mortgage collected ach sult is	this four to unpaid introperation to exercise to exerc	ve can de ante de contained or attorne deduction any appoints attorne appoints appoints appoints attorne appoints attorne appoints attorne appoints appoints appoints attorne appoints attorne appoints attorne appoints ap	mand the led to the le	full balance day we malest 90 days inteed under jude under jude uby rolensiralin possess them) or an ents, or negled by the regarding and able expensiver to collected the regarding and able expensiver to collected the regarding and the regarding and able expensiver to collected the regarding and the	ke t before er t e ca gmu ing u lect ingto hire sas, ct si
DEMAND FEATURE (if checked) including the rents and of foreclosure shall exp waiving all rights unde said premises after any And it is further prethereof, or the interest procure or renew insure this mortgage mention or in said premises and to repeat the said premises and to repeat the said premises and to repeat the sapplied upon the interest, issues and profits it this mortgage is a payment of any install principal of such interest.	Aryou will he demand. payment note, more for a preport profits arising its profits arising and by virt default in or a rance, as here immediately active all renting to be applied subject and summent of prince stand the an mortgage and accompanying age.	and prin A-CHICAGO, hytime after have to pay the if we elect to e in full is due. I regage or deed o ayment penalty of or to arise from the County of the of the Home breach of any of greed that if deli- ny part thereof, nafter provided, upon, at the opt d to the contrar foreclosed; and s, issues and pro- curred hereby, a con the interest bordinate to an cipal or of inter- nount to paid w if the accompany ault or should a g note shall become	principal am xercise this of fyou fall to it that would be made the covenan ault be made, when due, then and in tion of the he y notwiths the court accruing after morty of the gall interpring note she my suit be come and b	nar(s) from the ount of the load ption you will he recurse this load to due, there will be to due, there will be to due, there will take from defaul COOK In the payment or in case of was such case, the wolder of the note nding and this clawful for said the same when wherein any surforeclosure said the react thereon from the payment of the case of the	o date of n and all ne given y and all ne given y and all the ne polit until the term of said ste or nor whole of said ste or nor whole of said ste or nor whole of said second all the term of said second s	this four to unpaid intrustiten notificate to exemple t	va can da instruction of fluction of taxes of the and all riscontained y note (or taxes of ta	mand the led to the ston at least option, a many sale lineir, many ght to rotal a Receive ound due any defau any def	full balance day we make the poly selection of the note of the not	ka t bolcor t a ca gmu ng a gmu ng a lon loct of sa sas, and and and and and and and and and and
OEMAND FEATURE (if checked) including the rents and of foreclosure shall exp waiving all rights undesaid premises after any And it is further prethereof, or the interest procure or renew insure this mortgage mention or in said promises and to repeat the procure of the interest procure of the	ALIFORNIA you will he demand. payment note, mor for a prep deposits arisin pire, situated in er and by virt default in or it ovided and ag t thereon or a rance, as herei ed shall therei note contained immediately active all rent ndebtedness se to be applied subject and su ment of princ est and the an mortgage and accompanying age.	and prin A-CHICAGO, hytime after have to pay the if we elect to e in full is due. I regage or deed o ayment penalty of or to arise from the County of the of the Home breach of any of greed that if defi- ny part thereof, nafter provided, upon, at the opt d to the contar foreclosed; and s, issues and pro- curred hereby, a lon the interest bordinate to an ipal or of inter- nount to paid w I the accompany ault or should a	principal am xercise this of fyou fall to it that would be made the covenan ault be made, when due, then and in tion of the he y notwiths the court accruing after morty of the gall interpring note she my suit be come and b	nar(s) from the ount of the load ption you will he recurse this load to due, there will be to due, there will be to due, there will take from defaul COOK In the payment or in case of was such case, the wolder of the note nding and this clawful for said the same when wherein any surforeclosure said the react thereon from the payment of the case of the	o date of n and all ne given y and all ne given y and all the ne polit until the term of said ste or nor whole of said ste or nor whole of said ste or nor whole of said second all the term of said second s	this four to unpaid intrustiten notificate to exemple t	va can da instruction of fluction of taxes of the and all riscontained y note (or taxes of ta	mand the led to the ston at least option, a many sale lineir, many ght to rotal a Receive ound due any defau any def	full balance day we make the poly selection of the note of the not	ke t before a ca gmu ang ul lect hire sas, ct st cran in t ant ant ant ant ant ant ant ant ant an

	j			8228	3166	•.	•	
		And \$20m in Committee of the Committee o			ΔΙ	COI	PΥ	
		Mortgagor further cove					they	will in the mean-
t	ouildings that m	ay at any time be upo	n sald premises in	sured for fir	e, extended	coverage and	vandalism and mali	indebtedness keep all clous mischief in some?
ŗ	eliable company	y, up to the insurable of loss to the said Morte	alue thereof, or (ip to the em	ount remain	ing unpaid of	the said indebtedne	ess by suitable policies,
· r	renewal, certifica	tes therefor; and said	Mortgagee shall	have the righ	t to collect,	receive and	receipt, in the name	of said Mortosopr or
	otherwise; for an	y and all money that n ald buildings or any of	ay become payab	ie and collec	able upon a	Dy such polic	iles of insurance by i	reason of damage to or otaining such money, in
\$	atisfaction of t	he money secured here	by, or in case said	Mortgagee s	hall so elect,	may use the	same in repairing or	rebuilding such build-
1	ng and in case (of refusal or neglect of or pay such taxes, and	said Mortgagor th sli-monles, thus o	us to insure (aid shall be i	or deliver suc ecured here	h policies, or	to pay taxes, said N	fortgages may procure rate stated in the pro-
	missory note an	d be paid out of the p	oceeds of the sal	e of said pre	mises, or ou	t of such insu	rance money if not	otherwise paid by said
'	Mortgagor.			OTOCK MA				. 11
		ited by law or regulation in the second section in the second second section in the second se						
F	property and pre	emises, or upon the ver	ting of such title	in any manr	er in person	s or entities	other than, or with	
þ	ourchaser or tran	isferee assumes the inde	btedness	hereby with	the consent of	of the Mortga	gee.	
		tgagor, further, agrees, thinterest with the princip			ment of the	interest on sa	aid note when it bec	omes due and payable
-11		- 30 0ATOT [· • ·	MENT	てんり きんけじ	\$			
	And it is fur promissory note	ther explosity agreed to only any or them or	y and between a	aid Mortgeg or the inter-	or and Mort	gages, that if	f default be made in	n the payment of raid
8	iny of the cover	nants, or agree nents he	rein contained, o	r in case said	Mortgagee is	made a part	y to any suit by reas	on of the existence of
	protectingt	hen or in any such ca heir	erest in such suit	and for the c	ollection of	the amount d	lue and secured by t	his mortgage, whether
Ŀ	y-foreclosure p	roceedings or oth wire entered for such reason	, and a lien is he	reby given u	pon'said' pre	mises for suc	th fees, and in case	of foreclosure hereof,
	decree shall be	entered for such reason	Die Tees, togethe	r with whate	ver otner ind	en ssenoers ma	ly be due and secure	o nereby.
Ė	And it is furt	her mutually understo shall apply to, and, a	d and agreed, by	and between	the parties	hereto, that	the covenants, agre	ements and provisions
t	ors and assigns o	of said parties respective	ly.				senem or the news,	executors, autilinistra
į	DOLLAR TO THE STATE OF THE STAT	reof, the said Mortgago	S ha S hereu	nto set th	Cibled 8	and seal	s this 27t	b day of
-27 kg	···Febru						***************************************	007 01
	FBDI U	Stransfer of	A.D	· 9 <u>89</u> .				(SEAL)
. >*		en e		T	700	24	Bendo	SEAL)
il.	The state of the s				Ros	0	11 B	Ola ISEALI
1	Mante ∫.			. ,	De la la	الارد الارد		,
	and the section of the			• .	<u> </u>	w//	Harber .	(SEAL)
ST	ATE OF ILLIN		Coc		13			
44	i, the undersign	ned, a Notary Public, in			aforesaid, 🚧	noreby certi	fy that	
20	Margar Margar	endola, Rosen et A. Pendola				()		
TORSTR	_		_				.	
70	the second second	1	persona	lly known to	me to be th	e same per o	n 8 whose name	subscribed a subscribed
			that	to the	signed,	sealed and de	n) this day in person olivered said instrum	ent as the ifee
		in a second of the second of the second	and vol	untary oct, f	or, the juses a	and purposes	therein so, forth, in	naluding the release
	the sport of the	gradiente de la companya del companya del companya de la companya		var of the rig		teac.	U _X	
	**		Given u	nder my han	d and		sort this	<u> 27th</u>
ļ	**	A STATE OF THE STA	day of	Febr	uary		, (A.D. 19 89
	t i di kipa Tambiga (k. 2000) Ma	entre de la companya	9,7 .09	7. • . • . • . • . • . • . • . • . • . •		al anne	18 Mari	<u> </u>
****		commission expires				Notary P	Public	
,	kanalan dari dari dari dari dari dari dari dari	en Maria de Carlos d Carlos de Carlos de Carlo		.				
	<u> </u>		 	lola 	1 1		## ## ### ### ### ### #### #### #######	
		n Cagair e d'ar a collecte desirione à	Colors of the Color	20 000 200		1 1	Title di title	· '
	gdi bas cani s	alno of Agestical Countries	8 1)		يو يو	
9	& .	Section of the section	8	מ מ	1	1	owledgmen ower three	$ \infty $
	Harris L		. YE	E C	Corp		Tag as	91
	REAL EXIT IN THE MORIGAGE AND THE MORIGA	_	WRITE IN ABOVE SP	Rosemary Pendola Fornia	3)	60629	Extra acknowledgments, for each lot over three at ors.	89108218
ļ	3			انتاا	၉ ပို့	st.	Extra F each	
į	<u> </u>	en de en grande de la companya de l La companya de la co		915.	451 -00 (⊈1)	, , 1	\$ \$ \$	
	j alla are	report from with the constance	al start 🖺 💅	8 H.O.	· []	H H	\$3.50. cents excripti	L L
į	בַּ בַּ		90 N OT	Yen gar So.	क्षेत्र च	W.63rd igo, Il	Fee Sing design	
•	-		8	ry Har 16	इंडि है।	ig		
	adding a]] .	Mary Pendola, 6 Hargaret A. 6416 So. Calif	MOCK Reneral	4401 W. Chicago		
				- - '	12.12	1	Pents Pents	