UNOFFICIAL COPY

	REAL EST	TATE MORTGAGE	·	CHARAL			
Please return to:	American General Finance, Inc.			THIS SPACE PROVIDED FOR RECORDER'S USE 905'7280'7			
162 E. Go Schaumburg	162 E. Golf Rd. Schaumburg, IL 60173		90572807				
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ 							
NAME(s) OF ALL M	ORTGAGORS	MORTGAGE	MORTGA				
Joseph Mastruzzo and Marcia Mastruzzo, His Wife, in Joint Tenancy			162 E.	American General Finance, Inc. 162 E. Golf Rd. Schaumburg, IL 60173			
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	<u>.</u>	TOTAL OF PAYMENTS			
96	12/13/90	11/13/98		\$65584.32			
(If not contr.	TGAGE SECUTES FUTURE ADVANCES rary to law, this mortgage also secures the thall extensions thereof) Principa	e payment of all renewals	FANDING \$_ is and renewal (\$39887.00	notes hereof,			
ness in the amount of the	msolves, their heirs, personal representation the total of payments due and payable as the advances, if any, not to exceed the more note or notes evidencing surficindebted TATE, to wit:	s indicated above and ev maximum outstanding ar	videnced by the mount shown	hat certain promissory note of even above, together with interest and			
to Hillside West 1/2 of 39 North, F	85 Feet of Lot 55 in Boeger' e a Subdivision of Part of 1 f the South East 1/4 of Sect Range 12, East of the Third in Cook County, Illinois.	he West 1/2 of t	the 145555 P.	RECORDING \$13. TRAN 0303 11/23/90 16:27:00 FE #-90-572807 COUNTY RECORDER			
PIN: 15-17	7-411-005	By Ille	is instrumen	nt Filed For Record			
AKA: 332 (Orchard Hillside, IL 60162	On' y. h	On'y. In Has Not Been Examined As To its Example of Or As To its Effect Upon Title."				
		`	14,				
DEMAND FEATURE (if checked)	you will have to pay the principal amodemand. If we elect to exercise this oppayment in full is due. If you fail to prote, mortgage or deed of trust that sefor a prepayment penalty that would be	ount of the loan and all i ption you will be given w pay, we will have the ri ecures this loan. If we de	unpaid interes written notice ight to exercis elect to exerc	of elliction at least 90 days before is a rights permitted under the cise init option, and the note calls			
of foreclosure shall expire waiving all rights under a	profits arising or to arise from the real esta e, situated in the County of COC and by virtue of the Homestead Exempt afault in or breach of any of the covenants	tion Laws of the State of	and Stat	ite of Illinois, hereby releasing and id all right to retain possession of			
thereof, or the interest the procure or renew insurance this mortgage mentioned to in said promissory note potion or election, be imaid premises and to receive applied upon the indetermined.	ided and agreed that if default be made in the property of the	or in case of waste or non- uch case, the whole of sa lder of the note, become ading and this mortgage of swful for said Mortgages the same when collected, wherein any such suit is p	n-payment of the aid principal are immediately of may, without the agents or at a the deducer of	taxes or assessments, or neglect to and interest secured by the note in due and payable; anything herein t notice to said Mortgagor of said attorneys, to enter into and upon duction of reasonable expenses, to appoint a Receiver to collect said			
ayment of any installment irincipal or such interest a dness secured by this mo greed that in the event of	ject and subordinate to another mortgage int of principal or of interest on said price and the amount so paid with legal interes or tagget and the accompanying note shall be such default or should any suit be companying note shall become and be due to the companying note shall become and be due to the companying note shall become and be due to the companying note shall become and be due to the companying note shall become and be due to the companying note shall become and be due to the companying note shall become and be due to the companying note shall become and be due to the companying note shall become and be due to the companying note shall become and be due to the companying note shall become and be due to the companying note shall be companying note the companying note shall be	or mortgage, the holder st therean from the time be deemed to be secure mmenced to foreclose sai	r of this mortg e of such paym red by this mor iid prior mortg	gage may pay such installment of nent may be added to the indebtortgage, and it is further expressly gage, then the amount secured by			
	Lynda G. Fulkes						
	Dd Schaumhurg II 60173	(Name)	. ~				

(Address)

013-00021 (REV. 5-88)

And the said Mortgagor further overlants		daid Massaga and	OPY	will in the mean-
time pay all taxes and assessments on the sibuildings that may at any time be upon said reliable company, up to the insurable value to payable in case of loss to the said Mortgaged at renewal certificates therefor; and said Mortgotherwise; 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 M such insurance or pay such taxes, and all mormissory note and be paid out of the proceeds Mortgagor.	aid premises, and wi premises insured for hereof, or up to the red to deliver to the agee shall have the re- come payable and col and apply the same in case said Mortgage ortgagor thus to insur- nies thus paid shall b	Ill as a further secu- fire, extended coveramount remaining to the security of the security of the security of the security of the secured hereby, a secured hereby, a secured for the secured	rity for the payment of said in a said in a said in a said indebtednes of insurance thereon, as soon also and receipt, in the name such policies of insurance by remaining or a reasonable expenses in obtaining or a said in the same in repairing or a policies, or to pay taxes, said Moand shall bear interest at the research and shall bear interest at the research as the research and shall bear interest at the research and shall be a shall be shall be a shall be	indebtedness keep all ious mischief in some is by suitable policies, in as effected, and all of said Mortgagor or ason of damage to or aining such money in rebuilding such build-ortgagee may procure ate stated in the pro-
If not prohibited by law or regulation, this Mortgagee and without notice to Mortgagor for property and premises, or upon the vesting of purchaser or transferee assumes the indebtedne	orthwith upon the co such title in any ma	onveyance of Mortg anner in persons or	pagor's title to all or any portion entitles other than, or with, i	on of said mortgaged
And said Mortgagor further agrees that in c		payment of the inte	rest on said note when it beco	mes due and payable
And it is further any saily agreed by and promissory note or in any of them or any parany of the covenants, or a rements herein countries mortgage, then or in any such cases, said protecting their interest in by foreclosure proceedings or of legyles, and a decree shall be entered for such resion ble feet. And it is further mutually understock and herein contained shall apply to, and, as far as tors and assigns of said parties respectively. In witness whereof, the said Mortgagor S ha	t thereof, or the intental int	erest thereon, or an id Mortgagee is mad once owe said Mor- e collection of the a upon said premise tever other indebted een the parties here inding upon and be	by part thereof, when due, or in the algorithm of the aparty to any suit by reason to agree the attorney's of the aparty of the and secured by the state of the agree of the a	n case of a breach in n of the existence of or solicitor's fees for s mortgage, whether i foreclosure hereof, hereby nents and provisions secutors, administra-
	AD 19 90	and I	history	
November	A.O	ooseph Mas		(SEAL)
	τ_{\prime}	Marcia Masi		(SEAL)
	· · · · · · · · · · · · · · · · · · ·	0		(SEAL)
I, the undersigned, a Notary Public; in and for the undersigned, a Notary Public; in and for and to the call to th	personally known to the foregoing in that the	oh Mastruzzr a vife, in Joint to me to be the sam strument appeared in ysigned, sealed for the uses and po	and Marcia Mastruzzo,	nd acknowledged tas_their_free
LYNDIBLIC STATE OF ILLINOIS	Given under my ha	nd and Notorial	age) this	6th
MY COMMISSION EXPIRES				
	day of NO	vember	18.	, A.D. 19 <u>90</u> .
My commission expires	_, 19 <u>(Algne</u>	Control N	lotary Public	
BEAL ESTATE MORTGAGE 90572807	DO NOT WRITE IN ABOVE SPACE	10	Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to:	