## UNOFFICIAL COPY AND REAL ESTATE MORTGAGE

		R	EAL ESTA	TE MORTGAGE			
Recording requested by:				THIS SPACE P	THIS SPACE PROVIDED FOR RECORDER'S USE		
Please return to:  American General Finance, Inc.  162 E. Golf Rd  Schaumburg, IL 60173				_	90620137		
NIAME(a) OF ALL M	ORTGAGO	DC .			MORTGA	ACEE.	
NAME(s) OF ALL MORTGAGORS  Thomas Zuhlke and Margaret Zuhlke, His Wife, as Joint Tenants			MORTGAGE AND WARRANT TO	MORTGAGEE:  American General Finance, Inc. 162 E. Golf Rd. Schaumburg, II. 60173			
	Q-75.00	= 5 4 1/4 5 1 =				I TOTAL OF	
NO OF PAYMENTS		T PAYMENT DATE		FINAL PAYMENT DUE DATE		TOTAL OF PAYMENTS	
120	100	1/24/91		12/24/2000		\$35745.60	
(If not contr together wil	ary to law, thi th all extension	s mortgage also s is thereof)	ecures the participal		and renewal (	notes hereof,	
riess in the amount of the	he total of pare re advances, i re note or note	yments due ar.a f any, not to exc	payable as it	ndicated above and ev ximum outstanding ar	idenced by th nount shown	to Mortgages, to secure indebted- at certain promissory note of even above, together with interest and law, ALL OF THE FOLLOWING	
tot 6 in Arling Southwest 1/4 o Township 41 Nor Meridian, in Co	f the Soul	thwest 1/4 o 9, East of	of Soction	n 13, d Principal			
PIN: 06-13-315	-006			The .			
AKA: 11 Heathe	ATT	reamwood, IL	60107	9	T#5555 #4329 #	_ ; = , = = = = = :	
y 1 <b>44</b>	•				CDOK	COUNTY RECORDER	
70.1 19. gr J. 188					14,		
DEMAND FEATURE (if checked)	you will hav demand. If payment in note, mortge	e to pay the pring we elect to exercifull is due. If younge or deed of true	ncipal amous use this option of fail to pa- ust that seco	nt of the loan and all u on you will be given w y, we will have the rig	inpaid interes ritten notice pht to exercis lect to exerci	can demand the full balance and tracerued to the day we make the of election at least 90 days before a any lights permitted under the sethis option, and the note calls halty	
of foreclosure shall expire	, situated in the	ne County of of the Homestea	Cook d Exemptio	n Laws of the State o	and Stat I Illinois, and		
thereof, or the interest the produce or renew insurant this mortgage mentioned or in said promissory not option or election, be impaid premises and to receive applied upon the indeligation the indeligation.	tereon or any ce, as hereinaf shall thereupo e contained to imediately for ve all rents, is otedness secur	part thereof, who ter provided, thereon, at the option the contrary no eclosed; and it s sues and profits ed hereby, and ti	en due, or in and in such of the holde of twithstanding the law thereof, the he court wh	o case of waste or non- ticase, the whole of sai trof the note, become ng and this mortgage of ful for said Mortgagee same when collected, erein any such suit is p	payment of te d principal an immediately c may, without , agents or at after the dedu pending may a	91.62.01.37 ate (or any of them) or any part axes or assessments, or neglect to dinterest secured by the note in due and payable; anything herein notice to said Mortgagor of said torneys, to enter into and upon action of reasonable expenses, to appoint a Receiver to collect said bount found due by such decree.	
payment of any installment oraccipal or such interest closes secured by this mo preed that in the event o	nt of principal and the amou ortgage and thi f such default	or of interest on the paid with less accompanying of or should any si	n said prior gal interest to note shall be uit be comm	mortgage, the holder hereon from the time deemed to be secure enced to foreclose said	of this mortgi of such paym d by this mor d prior mortgi	rould any default be made in the age may pay such installment of ent may be added to the indebt-tgage, and it is further expressly age, then the amount secured by at the sole option of the owner	
his instrument prepared b	Υ	Lynda G. F	ulkes	(Name)		132	
163.0	Cale nd	Cabaumbura	11. 601	77		Minois	

(Address)

-1 ±-00021 (RLV, 5-88)

	NOEFICIAL	COPY				
buildings that may at any time be upon said reliable company, up to the insurable value the payable in case of loss to the said Mortgagee are renewal certificates therefor, and said Mortgage otherwise; for any and all money that may bee 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 Mosuch insurance or pay such taxes, and all more	nd agrees to and with said Mor (gage that pid premises, and will as a further security for premises insured for fire, extended coverage annereof, or up to the amount remaining unpaid of the deliver to the mall policies of insurages shall have the right to collect, receive and ome payable and collectable upon any such policies and apply the same less \$ 250.00 reason in case said Mortgages shall so elect, may use the program of the sale of said premises, or out of such insurages of the sale of said premises, or out of such insurages.	d vandalism and malicious mischief in some if the said indebtedness by suitable policies, ance thereon, as soon as effected, and all receipt, in the name of said Mortgagor or cies of insurance by reason of damage to or mable expenses in obtaining such money in a same in repairing or rebuilding such build- r to pay taxes, said Mortgagee may procure bear interest at the rate stated in the pro-				
Mortgagee and without notice to Mortgagor for property and premises, or upon the vesting of	mortgage and all sums hereby secured shall be orthwith upon the conveyance of Mortgagor's till such title in any manner in persons or entities as secured hereby with the consent of the Mortgagor.	itle to all or any portion of said mortgaged other than, or with, Mortgagor unless the				
And said Mortgagor further agrees that in ca it shall bear like interest with the principal of sa	se of default in the payment of the interest on s ild note.	aid note when it becomes due and payable				
promissory note or in any of them or any par any of the covenants, or agreement herein cothis mortgage, then or in any such cales, said protecting their of their of their of their and their of their address and a decree shall be entered for such reasonable feather mutually understood and a	between said Mortgagor and Mortgagee, that is t thereof, or the interest thereon, or any part to ntained, or in case said Mortgagee is made a part Mortgagor shall at once owe said Mortgagee re such suit and for the collection of the amount of lien is hereby given upon said premises for such s, together with whatever other indebtedness managed by and between the parties hereto, that	hereof, when due, or in case of a breach in y to any suit by reason of the existence of easonable attorney's or solicitor's fees for due and secured by this mortgage, whether th fees, and in case of foreclosure hereof, by be due and secured hereby.				
herein contained shall apply to, and, as far as tors and assigns of said parties respectively.	the ( w / liquis, be binding upon and be for the l	penefit of the heirs, executors, administra-				
in witness whereof, the said Mortgagors ha	ve hereuntc set their hand s and seal	5 this 19th day of				
December	A.D. 19 90 . Thomas Zuhilke	(SEAL)				
	Mirgh et Zuhlk	Suhlal (SEAL)				
		(SEAL)				
	<del></del>	(SEAL)				
TATE OF ILLINOIS, County of McHen  I, the undersigned, a Notary Public, in and for	ry ss. said County and State aforesaid, do hereby cer	(y that				
•	Thomas Zuhlke and Margare	t Zuhlke, His Wife, as Joint				
	personally known to me to be the same person_s_ whose nerse_s_ subscribed					
,	to the foregoing instrument appeared before of that <u>t</u> he <u>y</u> signed, sealed and de	ne this day in per on and acknowledged livered said instrum in as the infree				
" OFFICIAL SEAL " } LYNDA G. FULKES NOTARY PUBLIC. STATE OF ILLINOIS }	and voluntary act, for the uses and purposes and visiver of the right of homestead.	therein set forth, including the release				
MY COMMISSION EXPIRES 11/3/93	Given under my hand and Notorial	seal this19tin				
	day ofDecember	, A.D. 19_9\				
**************************************	19 Danile & Sta	Char				
My commission expires	/ Notary Po	ıblic				
90620137	DO NOT WRITE IN ABOVE SPACE  TO	Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions.  Mail to:				