DEBRICH J.

MUSINICAN GENERAL FINANCE	THIS SPACE PROVIDED FOR RECORDER'S USE	
	The state of the s	
NAME(s) OF ALL MORTGAGORS PHILIP A. ZARAS & SHARRON J. ZARAS, HIS WIFE 4 TIMBERLINE PL. LEMONT, IL. 60439	MORTGAGEE: AMERICAN GENERAL FINANCE AND WARRANT CICERO, IL. 60650	
· · · · · · · · · · · · · · · · · · ·	o not a second, to account to a congregation of interpretation that that the congregation is a second of the congregation of t	
	TOTAL OF PAYMENTS 01/26/98 30491.52	
THIS MORTGAGE SECTATS FUTURE ADVANCES	MAXIMUM/OUTSTANDING \$ 00	

together with all extensions (meet) PRINCIPAL AMOUNT OF LOAN IS \$ 17142.58

The Mortgagers for themselves, their heirs, was mil representatives and assigns, mortgage and warrant to Mortgagee, to secure indebtedness in the amount of the total of payments due and payable as indicated above and evidenced by that certain promissory note of even date herewith and future advances, if any, not to exceed the maximum outstanding amount shown above, together with interest, and charges as provided in the note or notes evidencing such indebtedness and advances and as permitted by law, ALL OF THE FOLLOWING

DESCRIBED REAL ESTATE, to wit: LOT 29 IN UTABERLINE I, BEING A SUBDIVISION OF PART OF LOTS
1, 2, 3, 27 AND 28 OF COUNTY CLERK'S DIVISION OF SECTIONS 29 AND 30, TOWNSHIP 37 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MEDITIAN, IN COOK COUNTY, ILLINOIS.

> TAX # 22 30,,205 024 4 TIMBERLINE PL

COOK COUNTY ILLINOIS

· Land

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90041012

DEMAND REATURE (if checked)

in WATER . .

Anytime after, _ year(e) from the date of this than we can demand the full belonce and you will have to pay the principal amount of the loan and all unpaid by rest accrued to the day we make the demand. If we elect to exercise this option you will be given written notice of enotion at least 90 days before payment in full is due. If you fail to pay, we will have the right to exercic any rights permitted under the note, mortgage or deed, of trust that secures this loan. If we elect to short, and the note calls for a prepayment penalty that would be due, there will be no prepayment penalty.

n " (1) b under Judgment and State William Vaniation of the Braing and of foreclosure shall expire, situated in the County of ... waiving all rights under and by virtue of the Homestead Exemption Daws of the State of Illinois, and all right to retain passession of said premises after any default in or breach of any of the covenants, agreements, or provisions herein contained.

And it is further provided and agreed that if default be made in the payment of said promissory note (or any of them) or any:part thereof, or the interest thereon or any part thereof, when due, or in case of waste or non-payment of taxes or assessments, or neglect to procure or renew insurance, as hereinafter provided, then and in such case, the whole of said principal and interest secured by the note in this mortgage mentioned shall thereupon, at the option of the holder of the note, become immediately due and payable; anything herein or in said promissory note contained to the contrary notwithstanding and this mortgage may, without notice to said Mortgage of said option or election, be immediately foreclosed; and it shall be lawful for said Mortgages, agants or attorneys, to enter into and upon said premises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to be applied upon the indebtedness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to collect said rents, issues and profits to be applied on the interest accruing after foreclosure sale, the taxes and the amount found due by such dicree?

If this mortgage is subject and subardinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebt. adrigss secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage,

This instrument prepared by AMERICIAN GENERAL.	FINANCE	
of 6025 W CERMAN RD. CICERO, IL. 60650	(Nama)	
O1300001 (DEV 6-88)	Acicines)	

	And the said Mortgagor further covenants at time pay all taxes and assessments on the said 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 Mortgages an renewal certificates therefor; and said Mortgages and otherwise; for any and all money that may bee destruction of said buildings or any of them, satisfaction of the money secured hereby, or ling and in case of refusal or neglect of said Mostuch insurance or pay such taxes, and all montinisory note and be paid out of the proceeds Mortgagor.	premises insured for fire, extended coverage nereof, or up to the amount remaining uppend to deliver to <u>\$.5.7.</u> all policies of its ages shall have the right to collect, receive some payable and collectable upon any such and apply the same less \$.00 are incase said Mortgages shall so elect, may use ortgager thus to insure or deliver such policies thus paid shall be secured hereby, and the secured hereby, and	for the payment of said indebtedness keep at and vandalism and malicious mischief in some id of the said indebtedness by suitable policies as soon as effected, and all and receipt, in the name of said Mortgagor o policies of insurance by reason of damage to easonable expenses in obtaining such money in the same in repairing or rebuilding such build as, or to pay taxes, said Mortgagee may procure shall bear interest at the rate stated in the pro-
	Mortgaged and without notice to Mortgagor to property and premises; or Upon the vesting of purchaser or transfered assumes the indebtedness.	orthwith upon the conveyance of Mortgagor such this in any manner in persons or enti- sis secured hereby with the consent of the Mo	ities other than, or with, Morthagor Unless the ortgages.
	And said Mortgagor further agrees that in ca it shall bear like interest with the principal of sa	see of default in the payment of the interest ald note.	on said note when it becomes due and payable
	promissory note on in any of them or any parency of the covenants, or agree mants herein counties mortgoge, them or agree mants herein counties mortgoge, them or agree mants herein counties in the case, sale protecting MORPOR (1988) and a decree shall be entered for such passor and for	It thereof, or the interest thereon, or any publiched, or in case said Mortgagee is made a discrepancy of any publiched, or in case said Mortgage is made and Mortgage is such sult and for the collection of the amount is hereby given upon said premises for any together with whatever other indebtedness.	party to any suit by reason of the existence of se reasonable attorney's or solicitor's fees for ant due and secured by this mortgage, whether it such fees, and in case of foreclosure hereof, is may be due and secured hereby.
	herein contained shall apply to, and, as far is tors and assigns of said parties respectively.	the law allows, be binding upon and be for	that the covenants, ogreements and provisions the benefit of the heirs, executors, administra-
	In witness whereof, the said Mortgagorthe	20.11	oal on this 22 wo day of
ľ	HUMANIAN WO GOLDS SEED AND AND AND AND AND AND AND AND AND AN	A.D. (8 90	S. January (SEAL)
cr	THE TAXABLE .		RAS (SEAL)
	(Carlos)	Sharra	DY & TANAS (SEAL)
	The Marie	SFARRON J. 2	ARAB (SEAL)
- -	STATE OF ILLINOIS, County of COOK	A XAP	
	I, the undersigned, a Notary Public, in and for	said County and State aforosald. Onereby	certify that PHILIP A. ZARAS &
	SHARROW J. ZARAS, HIS WIFE.	(-)	
,	•		9
1 (4.2) 1 (4.4) 1 (4.6)		personally known to me to be the same personally known to me to be the same personally known to the foregoing instrument appeared before the personal person	ercon whose name <u>= ano</u> subscribed ore my this day in person and acknowledged
sarr.	 Veget in the property of the prop	that the state of the signed, sealed ar	nd deliven a said instrument as their free oses therein said orth, including the release
Marcel Service Service	 And the second section of the section of the second section of the section of the second section of the section of the	and walver of the right of homestead.	Sees the lett 121 17 th, the locality the release
food 1	"WHELL SEAL"	Given under my hand and NOTORIAL	6001 11/15 2240
,	Reigh T. Monter Notary Public State of Minute	day ofJANUARY	A.D. 18 <u>90</u>
	My Constitution Empirement 12/5/91		
	My commission expires	Nota	ry Public
	REAL ESTATE MORTING TO THE WORLD'S CONTROL OF	DO NOT WRITE IN ABOVE SPACE TO 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: