Please return to: **AMERICAN GENERAL FINANCE **50 S WESTERN CHICAGO, IL 60643 NAME(s) OF ALL MORTGAGORS HAROLD NORWOOD AND ALMA J. NORWOOD, NOT IN TENANCY IN COMMON, BUT IN JOINT TENANCY 14437 S BENSLEY BURNHAM, IL 60633 NO. OF PAYMENTS FIRST PAYMENT DUE DATE FINA	MORTGAGE AND WARRANT TO TO AL PAYMENT DATE 5-95 XIMUM OUTSTA nt of all renewals 420.33 assigns, mortgag ted above and evi	PAYMENTS \$ 11099.16 ANDING \$ NA
NAME(s) OF ALL MORTGAGORS HAROLD NORWOOD AND ALMA J. NORWOOD, NOT IN TENANCY IN COMMON, BUT IN JOINT TENANCY 14437 S BENSLEY BURNHAM, IL 60633 NO. OF PAYMENTS OF THIS MORTGAGE SECUAES FUTURE ADVANCES — MA (If not contrary to law, this mortgage also secures the payment together with all extensions thereof) THE PRINCIPAL AMOUNT OF THIS LOAN IS S 7. The Mortgagors for themselves, their heirs, pe sonal representatives and ness in the amount of the total of payments due and payable as indicated the rewith and future advances, if any, not to exceed the maximum charges as provided in the note or notes evidencing such indebtedness and DESCRIBED REAL ESTATE, to wit: LOT 11 IN BLOCK 3 IN RESUBDIVISION OF CALL SUBDIVISION OF THE SOUTH EAST & OF THE SOUTH THE S	AND WARRANT TO L PAYMENT DATE 5-95 XIMUM OUTSTANT of all renewals 42().33 assigns, mortgageted above and evi-	TOTAL OF PAYMENTS \$ 11099.16
HAROLD NORWOOD AND ALMA J. NORWOOD, NOT IN TENANCY IN COMMON, BUT IN JOINT TENANCY 14437 S BENSLEY BURNHAM, IL 60633 NO. OF PAYMENTS FIRST PAYMENT DUE DATE 60 7-5-90 6- THIS MORTGAGE SECUASS FUTURE ADVANCES - MA (If not contrary to law, this mortgage also secures the payment together with all extensions thereof) THE PRINCIPAL AMOUNT OF THIS LOAN IS S 7. The Mortgagors for themselves, their heirs, pe sonal representatives and mess in the amount of the total of payments due and payable as indicated the herewith and future advances, if any, not to exceed the maximum charges as provided in the note or notes evidencing such indebtedness and DESCRIBED REAL ESTATE, to wit: LOT 11 IN BLOCK 3 IN RESUBDIVISION OF CALL SUBDIVISION OF THE SOUTH EAST 3 OF THE SOUTH THE SOU	AND WARRANT TO L PAYMENT DATE 5-95 XIMUM OUTSTANT of all renewals 42().33 assigns, mortgageted above and evi-	AMERICAN GENERAL FINANCE 11850 S WESTERN CHICAGO, IL 60643 TOTAL OF PAYMENTS \$ 11099.16 ANDING \$ NA
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BURNHAM, IL 60633 NO. OF PAYMENTS FIRST PAYMENT DUE DATE 60 7-5-90 6- THIS MORTGAGE SECURES FUTURE ADVANCES — MA (If not contrary to law, this mortgage also secures the payment together with all extensions thereof) THE PRINCIPAL AMOUNT OF THIS LOAN IS S 7. The Mortgagors for themselves, their heirs, we sonal representatives and mess in the amount of the total of payments due and payable as indicated the therewith and future advances, if any, not to exceed the maximum charges as provided in the note or notes evidencing such indebtedness and DESCRIBED REAL ESTATE, to wit: COT 11 IN BLOCK 3 IN RESUBDIVISION OF CALL SUBDIVISION OF THE SOUTH EAST & OF THE SOUTH EAST	DATE 5-95 XIMUM OUTSTANT of all renewals 420.33 assigns, mortgageted above and evi	PAYMENTS \$ 11099.16 ANDING \$ NA
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(If not contrary to law, this mortgage also secures the payment cogether with all extensions thereof) THE PRINCIPAL AMOUNT OF THIS LOAN IS 5.7 The Mortgagors for themselves, their heirs, personal representatives and ness in the amount of the total of payments due and payable as indicated the herewith and future advances, if any, not to exceed the maximum charges as provided in the note or notes evidencing such indebtedness and DESCRIBED REAL ESTATE, to wit: OT 11 IN BLOCK 3 IN RESUBDIVISION OF CALL SUBDIVISION OF THE SOUTH EAST & OF THE SOUTH EAST CONNSHIP 36 NORTH, RANGE 14 EAST OF THE SOUTH COORDING TO THE PLAT THEREOF RECORDED CONTINUES OF THE SOUTH EAST OF THE SO	nt of all renewals 420.33 assigns, mortgag ted above and evi	ANDING \$ NA and renewal notes hereof,
(if checked) you will have to pay the principal amount of demand. If we elect to exercise this option yo payment in full is due. If you fail to pay, we note, mortgage or deed of trust that secures the for a prepayment penalty that would be due, the	m outstanding and advances and as under BRIDG UTH EAST 1/2 HIRD PRINCTOBER 16, AND PLAT 1/2 BIR 98352 AM, IL 600 om the loan and all usu will be given will will have the right of the loan. If we enter will be no produced the produced the produced the right of the loan. If we enter will be no produced the right of the loan.	this load we can demand the full balance and unpaid in erest accrued to the day we make the critical of election at the secretary and the note calls epayment penalty.
cluding the rents and profits arising or to arise from the real estate from foreclosure shall expire, situated in the County ofCOOK_aiving all rights under and by virtue of the Homestead Exemption Law id premises after any default in or breach of any of the covenants, agreen	ws of the State o	"Shd State of Hinols, hereby releasing and of Hinols, and all right to retain possession of
And it is further provided and agreed that if default be made in the present, or the interest thereon or any part thereof, when due, or in case recure or renew insurance, as hereinafter provided, then and in such case as mortgage mentioned shall thereupon, at the option of the holder of the insaid promissory note contained to the contrary notwithstanding and option or election, be immediately foreclosed; and it shall be lawful for id premises and to receive all rents, issues and profits thereof, the same applied upon the indebtedness secured hereby and the court wherein ints, issues and profits to be applied on the interest applied upon the interest and subordinate to another mortgage, it is the same of any installment of principal or of interest on said prior mortging or such interest and the amount so paid with legal interest thereof incipal or such interest and the amount so paid with legal interest thereof incipal or such interest and the accompanying note shall be deed that in the event of such default or should any full be commenced is mortgage and the accompanying note shall become and be due and profits mortgage and the accompanying note shall become and be due and profits mortgage and the accompanying note shall become and be due and profits and the accompanying note shall become and be due and profits and the accompanying note shall become and be due and profits the commence of the commenc	of waste or non- , the whole of sai he note, become i d this mortgage r or said Mortgagee when collected, any such suit is p sure sale, the taxe heraby expressly gage, the holder on from the time med to be secure d to foreclose said	payment of taxes or assessments, or neglect to id principal and interest secured by the note in immediately due and payable; anything herein may, without notice to said Mortgagor of said or, agents or attorneys, to enter into and upon after the deduction of reasonable expenses, to pending may appoint a Receiver to collect said and the amount found due by such decrea, agreed that should any default be made in the of this mortgage may pay such installment of of such payment may be added to the indebted by this mortgage, and it is further expressly d prior mortgage, then the amount secured by
holder of this mortgage. JULIE ANN GILL (AN AGENT is instrument prepared by 11850 S WESTEN CHICAGO IL 60643		CAN GENERALI

(Address)

013-00021 (REV. 5-88)

UNC	OFFICIAL CORY
And the said Mortgagor further covenants in	nd agrees to and with said Morryages of at united 1 will in the mean- aid premises, and will as a further security for the payment of said indebtedness keep all
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 at	premises insured for fire, extended coverage and vandalism and malicious mischief in some hereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, and to deliver toall policies of insurance thereon, as soon as effected, and all
otherwise; for any and all money that may bec	ages shall have the right to collect, receive and receipt, in the name of said Mortgagor or some payable and collectable upon any such policies of insurance by reason of damage to or and apply the same less \$ 500.00 reasonable expenses in obtaining such money in in case said Mortgages shall so elect, may use the same in repairing or rebuilding such build-
ing and in case of refusal or neglect of said Mo	ortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure nies thus paid shall be secured hereby, and shall bear interest at the rate stated in the pro- of the sale of said premises, or out of such insurance money if not otherwise paid by said
Mortgagee and without notice to Mortgagor for property and premises, or upon the vesting of	imortgage and all sums hereby socured shall become due and payable at the option of the porthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged such title in any manner in persons or entities other than, or with, Mortgagor unless the secured hereby with the consent of the Mortgagee.
And said Mortgagor further agrees that in ca it shall bear like interest with the principal of sa	ase of default in the payment of the interest on said note when it becomes due and payable aid note.
promissory note or in any of them or any parany of the covenants, or (greements herein co this mortgage, then or in any such cases, said protecting interest in	between said Mortgagor and Mortgagee, that if default be made in the payment of said it thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in intained, or in case said Mortgagee is made a party to any suit by reason of the existence of d Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for a such suit and for the collection of the amount due and secured by this mortgage, whether it files is hereby given upon said premises for such fees, and in case of foreclosure hereof,
a decree shall be entered for such reusor. Sole fee	agreed, by and between the parties hereto, that the covenants, agreements and provisions
herein contained shall apply to, and, as far as tors and assigns of said parties respectively.	he law allows, be binding upon and be for the benefit of the heirs, executors, administra-
In witness whereof, the said Mortgagor S_ ha	v€ hersunto set the i hands and seal state this 21st day of
MAY	A.S. 18 90 . Harely Throng (SEAL)
	(leve -) (burned ISEAL)
	(SEAL)
	(SEAL)
STATE OF HUNDIS County of COOK	
STATE OF ILLINOIS, COUNTY OF	sald County and State aforesaid, to hereby certify that
HAROLD NORWOOD AND ALMA J. NO	RWOOD, NOT IN TENANCY IN COMMON, BUT IN JOINT TENANCY
	personally known to me to be the same person 2 whose nameS aresubscribed to the foregoing instrument appeared before on this day in person and ecknowledged
	that the y signed, sealed and deliver disaid instrument astheir free and voluntary act, for the uses and purposes there is set forth, including the release
WALL CLAFT	and waiver of the right of homestead.
"OFFICIAL SEAL" GREGORY E RIES	Given under my hand and NOTARIAL suel mis 21st
Notary Public, State of Illinois My Commission Expires 10/22/90	day of MAY A.D. 19 ⁹⁰
	. 19
My commission expires	Notary Public
!!	
6 ,	ITE IN ABOVE SPACE IN GENERAL CE, INC. I. WESTERN O, L. 60643 12, 445 - 2800 Extra acknowledgments, fifteen for each lot over three and fifty ons.
OCZALLI9	STEW 60643 S- 2800 S- 2800
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BEAL ESTATE MORTGAGE	Big of a graph of the state of
A	MERICA FINAN 11890 CHICAG CHICAG HONE: 350 five cents ag descript
2	AMERICAN GENERAL FINANCE, INC. 11850 S. WESTERN CHCAGO, L. 60643 PHONE: 312, 445 - 2800 Sing Fee \$3.50. Extra acknowledgment and five cents for each lot over three or long descriptions.
	Recordi cents, a cents fo