Please return to: merican General : 710 N. Broadway Chicago Il 60660	F in a nce	j				
710 N. Broadway	- Lindii C	1				
hicago Il 60660						
	•					
NAME(s) OF ALL MO	ORTGAGORS		MORTGAGEE:			
Leroy Archambault and his wife		MORTGAG	C	American General Finance 5710 H. Broadway		
Kathryn Archambault as Joint Tennants 1014 W. Marita		AND WARRANT				
hicago Il		FO				
		•				
NO. OF PAYMENTS		FINAL PAYME		40		
120	DUE DATE	DUE DATE 06/08/00	PAYMENTS 41034.00	1300		
_ · ·	07/08/90	00/00/00	12034.00	IU		
			TOTANIO 10 = 0=			
(If not contr.	TGAGE SECURES FUTURE ADVANC ary to law, this murtgage also secures t thiall extensions the political	the payment of all rene	wais and renewal notes hereof,			
ness in the amount of the date herewith and future charges as provided in the DESCRIBED REAL EST		e as indicated above an e maximum outstandir tedness and advances ar	d evidenced by that certain promise ng amount shown above, together of nd as permitted by law, ALL OF Th	sory note of even with interest and HE FOLLOWING		
thereof) in Section 6, T	bdivision of Block 11(Ex- Johnston's Subdivision of Cownship 39 North, Range 14 ity, Illinois.	the East 1/2 of	the Southeast 1/4 of	,		
Property Add	ress: 1014 N. Paulina Chile	PROPERTY LINGS		\$0;		
Permanent In	dex No.:17-06-418-025	PLAS ANTHOR	90300681	<u> </u>		
				G G		
			6/4	1		
DEMAND FEATURE	☐ Anytime after		e of this loan vie can demand the	full belower and		
(if checked)	you will have to pay the principal a demand. If we elect to exercise this payment in full is due. If you fail note, mortgage or deed of trust that for a prepayment penalty that would	amount of the loan and s option you will be giv to pay, we will have t it secures this loan. If	d all unpaid interest necrued to the series written notice of election at least he right to exercise the rights perrowe elect to exercise this option, a	day we make the st 90 days before mitted under the		
waiving all rights under	profits arising or to arise from the real e, situated in the County of and by virtue of the Homestead Exe efault in or breach of any of the coven	mption Laws of the S	tate of Illinois, and all right to reta	CDA I CIGORILIA DI ICI		
thereof, or the interest to procure or renew insurar this mortgage mentioned	rided and agreed that if default be ma thereon or any part thereof, when due noe, as hereinafter provided, then and it is shall thereupon, at the option of the te contained to the contrary notwith mmediately foreclosed; and it shall be give all rents, issues and profits thereo	e, or in case of waste or in such case, the whole holder of the note, be standing and this mort be lawful for said Mort	non-payment of taxes or assessment of said principal and interest secure come immediately due and payable; gage may, without notice to said N gagee, agents or attorneys, to ente	nts, or neglect to ad by the note in ; anything herein fortgagor of said ir into and upon		

of American General Finance 5710 N. Broadway Chicago Il 60660

Felix Nieves

Illinois.

This instrument prepared by___

edness 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.

	UNC)FFIC	IAL	COPY	/	•
par rer oth den sat ing suc	And the said Mortgagor further covenants and pay all taxes and assessments on the saildings that may at any time be upon said iable company, up to the insurable value the yable in case of loss to the said Mortgagee are newal certificates therefor; and said Mortgagee are the certificates of the money secured hereby, or and in case of refusal or neglect of said Mich insurance or pay such taxes, and all most sory note and be paid out of the proceeds or tagagor.	premises, and premises insured thereof, or up to the deliver the same and apply the same in case said Mortgortgagor thus to in the deliver	will as a further for fire, extended the amount remained the all polar right to collect collectable upon the less \$ agee shall so elected the secured	r security for the part coverage and vancining unpaid of the solicies of insurance ct, receive and receive and receive and receive and receive and receive and receive accomplicies or reasonable ct, may use the same uch policies, or to pareby, and shall bear	dalism and maliciosaid indebtedness lathereon, as soon pt, in the name of finsurance by rease expenses in obtain in repairing or relay taxes, said Morinterest at the rates.	us mischief in some by suitable policies, as effected, and all f said Mortgagor or only such money in building such buildingsgee may procure te stated in the pro-
Mo	If not prohibited by law or regulation, this ortgages and without notice to Mortgagor for operty and premises, or upon the vesting of chaser or transferee assumes the indebtedne	orthwith upon the such title in any	conveyance of manner in pers	Mortgagor's title to ons or entities other	all or any portion	of said mortgaged
	And said Mortgagor further agrees that in co hall bear like interest with the principal of so		ne payment of th	ne interest on said no	ote when it becom	es due and payable
pro any this pro by a de	And it is further expressly agreed by and emissory note or in any of them or any party of the covenants, or toreaments herein constructing there is mortgaged then or in any such cases, said tecting thier interest in foreclosure proceedings or otherwise, and accree shall be entered for such reasonable feather mutually understood and ein contained shall apply to, and, as far as and assigns of said parties respectively.	rt thereof, or the ontained, or in case of Mortgagor shalf in such suit and for a lien is hereby gives, together with vagreed, by and be	interest thereone said Mortgages at once owe said the collection over upon said publications of the collection of the co	, or any part thereo is made a party to a id Mortgagee reason of the amount due ar iremises for such fee indebtedness may be es hereto, that the o	f, when due, or in any suit by reason able attorney's or nd secured by this es, and in case of due and secured has covenants, agreeme	case of a breach in of the existence of solicitor's fees for mortgage, whether foreclosure hereof, ereby.
tr	n witness whereof, the said Mortgagor 8 ha			and seal 8	this 4th	day of
	June	A.D. 1) 90	19	me Che.	lan los	(SEAL)
			But	myn (ei	hambe	ulf ISEAL)
		,	0/		<u> </u>	(SEA1)
	TE OF ILLINOIS, County of <u>Cook</u> the undersigned, a Notery Public, In and for	said County and S	State aforesaid	do hereby certify the	at	(SEAL)
Leroy Archambault and wife Kathryn Archambault		to the foregoing thathand voluntary a	g instrument app esigned	the same persor. 8 beared before the third in the third i	s day in person an d said instrument	d acknowledged as free
	"OFFICIAL SEAL" JOSEPH H. GILL	Given under my	hand and		sral this	4th
Notary Public, State of Illinois County of Coote		day of	une		(C ₀	A.D. 19 <u>90</u> .
	My Commission Expires 6/23/93		red!	fu		<u> </u>
	My commission expires			Notary Public		
REAL ESTATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE	T0	Recording Fee \$3.50. Extra acknowledgments, fifteen	Cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to:	90300681