Q1AACE4

PAY SOS 11	1 4	314465	514		AMERICAN
BOX 333 — T		ATE MORTG/GE	$4P_{5}$	4	CEMERAL
Recording requested by: Please return to: American General	COOK COUN		ROVIDED FOR	RECORDER'S	USE
9036 W. OGden Brookfield, IL 6	0513 1991 AUS 25) PH 1: 33	914465	14	
NAME(s) OF ALL MORTO			·		
NAME(s) OF ALL MORTO	GAGORS		MORTGAGE	E:	
Rubben D. Floyd and Tony A. Floyd and Diane Floyd, his wife		MORTGAGE AND WARRANT TO	American General Finance 9036 W. Ogden Brookfield, IL 60513		
9036 W. ogden Brookfield, IL 6	0513				<u> </u>
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT	1 7	TAL OF YMENTS	
120	10/03/91	9/01/01		\$12440.41	
date herewith and future additional charges as provided in the not DESCRIBED REAL ESTATE The South 2 Feet 19 in Block 10 in Section 33, North Sections 28 and North, Range 14,	al of payments for and payable rances, if any, not to exceed the e or notes evidenciar such indebte, to wit: of LOt 17 and all a New Roseland, could be a the Indian Bot 33 South of the Third	of LOt 18 and a Subdivis:	amount shown abo as permitted by law the North ion of part 1 part of F Line all in	ove, together with v, ALL OF THE FO 6 Feet of of Fractional ractional Township	Lot onal
Illinios. Permanent Parcel	NO.: 25-33-115-08	1 4/2			914
	ormal, Chicago, IL	C			46514
der pay noi	Anytime after u will have to pay the principal a mand. If we elect to exercise this ment in full is due. If you fail te, mortgage or deed of trust tha a prepayment penalty that would	mount of the loan and a option you will be giver to pay, we will have the t secures this loan. If w	Ill unpaid interest ad a written notice of a a right to exercise a se elect to exercise prepayment person	cerued to the day a election at least 90 ny rights permitte this option, and th	we make the days before d under the
including the rents and profit of foreclosure shall expire, situ	s arising or to arise from the real uated in the County ofC	estate from default until	the time to redeem	frur any sale und	er judgment eleasing and

waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois, and all rights to relain possession 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 Mortgagor of said option or election, be immediately foreclosed; and it shall be lawful for said Mortgagee, agents 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 addruing after foreclosure sale, the taxes and the amount found due by such decree.

If this mortgage is subject and subordinate 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 indebtedness 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 a : 5 or holder of this mortgage

This instru	ment prepared by	George Tuthi	11_		
		ं लेई		(Name)	
of	9036 W. Ogden,	Brookfie1d,	IL	<u> </u>	tillinois

013-00021 (REV. 5-88)

(Address)

And time p buildin reliable payable renewa otherw destruct satisfact ing and such in	is the said Mortgagor further cover an analy all taxes and assessments on the said grant that may at any time be upon said proceedings that may at any time be upon said proceedings that may at any time be upon said proceedings of the said Mortgage and all certificates therefor; and said Mortgage is a certificate therefor any section of the money secured hereby, or in a case of refusal draneglect of said Mortgage in the said more is a certificate and be paid out of the proceeds of agor.	premises, and will emises insured for reof, or up to the a to deliver toA ee shall have the repayable and colind apply the same case said Mortgage tigagor thus to insures thus paid shall b	II as a furth fire, extendamount ren GFali ight to coli lectable upo less \$ _NO es shall so e re or delivere secured h	ner security for the ded coverage and washing unpaid of the policies of insurance, receive and resonances and such policies. The reasonalect, may use the security and shall be reasonalect, and shall be reasonalect, and shall be reasonalect.	e payment of said indebter vandalism and malicious mis- the said indebtedness by sui- oce thereon, as soon as eff- oceipt, in the name of said es of insurance by reason of able expenses in obtaining s ame in repairing or rebuildi- to pay taxes, said Mortgages bear interest at the rate state	schief in some table policies, ected, and all Mortgagor or damage to or such money in ng such builder may procure ted in the pro-
Mortga proper	ot prohibited by law or regulation, this rages and without notice to Mortgagor for ty and premises, or upon the vesting of ser or transferee assumes the indebtedness	thwith upon the co uch title in any ma	onveyance (anner in pe	of Mortgagor's titlersons or entities o	e to all or any portion of sa ther than, or with, Mortga	iid mortgaged
	said Mortgagor further agrees that in cas bear like interest with the principal of said		osyment of	the interest on sai	d note when it becomes du	e and payable
promis any of this ma protect by force a decre	it is further expressly agreed by and be sory note or in any of them or any part the covenants, or agreements herein con ortgage, then or in any cach cases, said ting interest in eglosure proceedings or otherwise, and a sesshall be entered for such reasonable fees it is further mutually understoor and a contained shall apply to, and, as far and	thereof, or the int tained, or thicese so Mortgagor shall at such suit and for th lien is hereby giver , together with what greed, by and betw	erest thered aid Mortgag once owe : the collection of upon said atever other ween the pa	on, or any part the lee is made a party said Mortgagee read of the amount dust premises for such indebtedness may rties hereto, that t	ereof, when due, or in case to any suit by reason of the sonable attorney's or solicite and secured by this mortel fees, and in case of forecy be due and secured hereby the covenants, agreements a	of a breach in e existence of itor's fees for gage, whether losure hereof, /.
tors an	d assigns of said parties respectively.	× _				
Iri wi	itness whereof, the said Mortgagor s ha		hierand	s and seal S	this 27th	day of
	August	AD 19 91				(SEAL)
	i Asimin'ny Anagera V	4	7	cony Files	Ýď	(SEAL)
	to be a second	` (edue flas	1	(SEAL)
~ ′	10 Line 1	2 224 2 1 1 2 1 2	" O,	. ,	•	(SEAL)
		Cook) (-	
J, the	e undersigned, a Notary Public, in and for s Rubben D. Floyd					}
end e	"OFFICIAL SEAL" GEORGE TUTHILL	to the foregoing i that	y sig t, for the u right of ho	appeared before med, sealed and de ses and purposes to mestead.	whose name S e this day in person and activered said instrument as therein set forth, including scalinis 271	knowledged thie free the release
	GEORGE TUTHILL Notary Public, State of Illinois Country of Cook My Commission Expires 3/21/93	day of	Augus	t Atthew	, A.D	. 19 <u>91</u> .
	My commission expires	_, 19		Notary Pu	ublic	
	,		U			
REAL ESTATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE	10	American General Finance. 9036 West Ogden Ave. P.O. Box 55. Brookfield, IL 60513 (Phone: 708 - 485-8915)	Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to: American General Finance 9036 Wost Ogden Ave. 9036 Wost Ogden Ave. P.O. Box 55 P.O. Box 55 P.O. Box 55 (Phone: 708 – 485–8915)	91446514