VIANII. FO	OINC	HEAL ESTA	ZE MOREGALE	Y S	And the process of the second delication	
Recording requested by:	American Gene P.O. Box 3461 Norridge Il.,	16"	THIS SPACE P	ROVIDED		gian.
			regia o de servicio de la comercia del la comercia de la comercia del la comercia de la comercia del la comercia de la comercia del l	92727	suide de la light de la comba 1884 per la light de la comba semant de la light de la comba	is non none nation nation
NAME(s) OF ALL MOR	TGAGORS	* * * ± · · · · · · · · · · · · · · · ·	MORTGAGE	MORTGA	AGEE: Long of Company or	
C/O P.O. Box 346116 Norridge, IL. 60634		en en en trege Krighter en	AND WARRANT TO	P.O. Bo	n General Finance	
engan katang mada ana ana ana	en de la companya de	en e	to the second se	ing formations popularity	eringen (tali) gundelen un enterminn (c.) (c.) gulf noch eine er med (c.) der	is nace.
NO. OF PAYMENTS	FIRST PAYME DUE DATE	NT	FINAL PAYMENT DUE DATE	Service Section	TOTAL OF PAYMENTS	
60	11-	8-92	10-8-	97	600 1 2 0 12 4 12 4 1 4 1 1 1 1 1 1 1 1 1 1 1 1 1	alegiski Oronia Hodelio
(If not contrary	AGE SECUPUS FUTU y to law, this ricrtgage all extensions theroof)	also secures the	- MAXIMUM OUTST payment of all renewal yount of loan 77	and renewal	-0- notes hereof,	erigjari ering j erine og
ness in the amount of the	total of payments duradvances, if any, not note or notes evidencin. TE, to wit: 35) IN BLOCK FOR XCKS THIRTY-FOUR IN CALE'S SUBDIVELER OF SECTION	and payable as to exceed the mg (uch indebtedr ETY-LUFFE (4 (34) INIPE TOION OF TOWNSHI	indicated above and e aximum outstanding a less and advances and a 3) IN ARTHUR DUY-FIVE (35), AND E SOUTHEAST QUARTH, RAND P. 10 NORTH, RAND	videnced by the mount shown is permitted by NAS COLF ID FORTY—IN RTER OF SI	LINKS XO (42) AND XCTION 31	feven
	31-403-	004	0,			
				. DEFT-11		92:
HOLI	IS N. NAto		The second	DEPT-11 T#7777 #9475	TRAN 4541 07/38/72 15	92 37 8 4
164	IS N. NATO			DEPT-11 T#7777 #9475	TRAN 4541 07/38/72 15	12 137 184
164				DEPT-11 T#7777 #9475	92727884	84
DEMAND FEATURE (if checked) including the rents and proof foreclosure shall expire,	Anytime after you will have to pay to demand. If we elect to payment in full is due note, mortgage or deed for a prepayment penal of its arising or to arise for situated in the County not by virtue of the Ho	he principal amo o exercise this op If you fail to d of trust that s ity that would be from the real est of	ount of the loan and all otion you will be given pay, we will have the sources this foan. If we due, there will be no are from default until took Laws of the State	i unpaid inter written notice right to exerce elect to exer prepaymenting the time to rad and St	92727884 e can demand the full balance ist accrued to the day we mail to decrion at least 90 days being any rights permitted under the position on tipe and the note that the position of all most included at of all most, in reby releasing all right to retain possession and all right to retain possessions.	e and ke the before er the e calls gment ig and
DEMAND FEATURE (if checked) including the rents and proof foreclosure shall expire, waiving all rights under ar said premises after any defathereof, or the interest the procure or renew insurance this mortgage mentioned slor in said promissory note option or election, be immusical premises and to receive applied upon the indebt	Anytime after you will have to pay to demand. If we elect to payment in full is due note, mortgage or deed for a prepayment penal offits arising or to arise for situated in the County and by virtue of the Hoult in or breach of any led and agreed that If or second or any part there is, as hereinafter provide hall thereupon, at the contained to the contained to the contained to the contained to the contained in the contained to t	he principal amo o exercise this op- of you fail to d of trust that so ty that would be from the real est of mestead Exemp of the covenant default be made toof, when due, of ed, then and in a option of the ho rery notwithstar and it shall be I profits thereof, and the court	point of the loan and all otion you will be given pay, we will have the secures this foan. If we due, there will be no are from default until to the Laws of the States, agreements, or provide in the payment of sair in case of waste or nouch case, the whole of ider of the note, become and this mortgage awful for said Mortgage the same when collecte wherein any such euit	i unpaid intivi- written nosise right to exerce elect to exer- prepaymentiphe time to rad and St of Illinois, as sions herein co d promissory on-payment of said principal- ne may, withouse, agents or d, after the de is pending may	92727884 e can demand the full balance ist accrued to the day we mail to decrion at least 90 days being any rights permitted under the position on tipe and the note that the position of all most included at of all most, in reby releasing all right to retain possession and all right to retain possessions.	e and the three e calls gment to ge and to offer to ote in terein training to out the call training
DEMAND FEATURE (if checked) including the rents and pro- of foreclosure shall expire, waiving all rights under ar- said premises after any defa And it is further provide thereof, or the interest the procure or renew insurance this mortgage mentioned si or in said promissory note option or election, be immissid premises and to receiv be applied upon the indebinents, issues and profits to the lif this mortgage is subject payment of any installmen principal or such interest a edness secured by this mortgageed that in the event of	Anytime after you will have to pay to demand. If we elect to payment in full is due note, mortgage or deed for a prepayment penal offits arising or to arise is situated in the County and by virtue of the Hosult in or breach of any ed and agreed that if core on or any part there is, as hereinafter provide hall thereupon, at the contained to the continuediately foreclosed; are all rents, issues and tedness secured hereby be applied on the interest and subordinate to it of principal or of interest and the amount so paid trigage and the accomptions of such default or should	he principal amo o exercise this op of trust that so do f trust that so do f trust that so that so that so the real est of the covenent default be made of, when due, o ed, then and in so option of the horery notwithstand it shall be profits thereof, and the court est accruing after mortgaterest on said principal interest on said principal interest on said principal interest on said principal interest on said any suit be contained any suit be contained any suit be contained the court est accruing after the court est accruing accruing a court est accruin	point of the loan and all otion you will be given pay, we will have the pay, we will have the sources this foan. If we due, there will be no are from default until to the Laws of the States, agraements, or provide in the payment of sair in case of waste or nouch case, the whole of ider of the note, become and in and this mortgage wherein any such suit foreclosure sale; the temporation is the temporation of te	i unpaid intivi- written nosise right to exerce elect to exer- prepaymentiphe time to rad- and St. of Illinois, as slons herein co- di promissory on-payment of spid principal- ne immediately e may, withouse, agents or d, after the de is pending ma- ixes and the as- ly agreed that er of this mo- me of such pay ured by this no sald prior mor	e can demand the full balance ist accrued to the day we make to of election at least 90 days be it; any rights permitted under option, and the note and it is any sights permitted under the second of the second in the note of altitude, he reby releasing the second of t	e and before ar the calls gment to ote in the call in
including the rents and proof foreclosure shall expire, waiving all rights under an said premises after any defa. And it is further provide the procure or renew insurance this mortgage mentioned is or in said premises and to receive applied upon the indebt rents, issues and profits to the procure of any installment principal or such interest a edness secured by this mortgage and the according to the control of this mortgage and the according to the control of this mortgage and the according to the control of this mortgage and the according to the control of the control	Anytime after you will have to pay to demand. If we elect to payment in full is due note, mortgage or deed for a prepayment penal of its arising or to arise is situated in the County and by virtue of the Hosult in or breach of any led and agreed that if could in or breach of any led and agreed that if could in or breach of any led and agreed that if contained to the contained and received hereby be applied on the interest and subordinate to to for principal or of interest and the amount so paid regage and the accompanying note shall be impanying note shall be made in the second of the shall be impanying note shall be in the second of the	he principal amore percentage of the coverence of the covere o	point of the loan and all otion you will be given pay, we will have the secures this foan. If we due, there will be no are from default until to the loans of the States, agreements, or provide the payment of sair in case of waste or nouch case, the whole of ider of the note, becoming and this mortgage awful for said Mortgage the same when collecte wherein any such exit foreclosure sale, the termortgage, the hold set thereon from the till be deemed to be secure and payable at any General Finance (Name)	i unpaid intivi- written nosize right to exerce elect to exerce prepaymentip the time to rad and St of Illinois, as sions herein co dipromissory on-payment of said principal ne immediately e may, withous ee, agents or d, after the de ix pending may exes and the as ity agreed that er of this mon ne of such pay ured by this no said prior mon time thereaft	e can demand the full balance ist accrued to the day we mail to of election at least 90 days be it; any rights permitted under control of the note of all the second of the note of any of the note of any of the note of any and interest secured by the note of the note of any any second of the note of the second of the note of the note of the second of the note of th	e and before or the e calls gment to ote in the call when the call with

.

INOFFICIAL they will in the mean. or further coverients and agrees to and with said Mortgages that time cary all taxes and assessments on the said premises, and will as a further security for the payment of said indebtedness keep all buildings that may at any time be upon said premises insured for fire, extended coverage and vandalism and malicious mischief in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies. payable in case of loss to the said Mortgages and to deliver to... us all policies of insurance thereon, as soon as effected and all well certificates therefor; and said Mortgagee shall have the right to collect, receive and receipt, in the name of said Mortgages of otherwise; for any and all money that may become payable and collectable upon any such policies of insurance by reason of damage to or destruction of said buildings or any of them, and apply the same less \$_ reasonable expenses in obtaining such money in setisfaction of the money secured heraby, is in case said Mortgagee shall so elect, may use the same in repairing or rebuilding such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interest at the rate stated in the promissory note and be paid out of the procesors of the sale of said premises, or out of such insurance money if not otherwise paid by said Mortspoor. If not prohibited by test or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgages and without patiest to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property and premiers, or upon the verting of such title in any manner in persons or entities other than, or with, Mortgagor unless the purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgegee. And said Mortgagor further agrees that in case of default in the payment of the interest on said note when it becomes due and payable it shell beer like interest inth the principal of said note. And it is further expressly agreed by and between said Mortgagor and Mortgagee, that if default be made in the payment of said promissory note or in any critism or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in any of the opygnants, or agreements herein contained, or in case said Mortgagee is made a party to any suit by reason of the existence of this mortgage, then or in any with cases, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for Interest in such suit and for the collection of the amount due and secured by this mortgage, whether by foreclosure proceedings or otherwise, and a flen is hereby given upon said premises for such fees, and in case of foreclosure hereof, a decree shall be entered for such reasonable fees, together with whatever other indebtedness may be due and secured hereby. And it is further mutually understood and aread, by and between the parties hereto, that the covenants, agreements and provisions herein contained shall apply to, and, as far as the law allows, be binding upon and be for the benefit of the heirs, executors, administrators and assigns of said parties respectively. In witness whereof, the said Mortgagor t hat neperanto set day of A.D. 19 (SEAL) September (SEAL) (SEAL) 67. 172 (SEAL) 传统 STATE OF ILLINOIS, County of Cook I, the undersigned, a Notary Public, in and for said County and State aforesaid. So hereby certify that personally known to me to be the same person. whose name is No. 25 12 1 to the foregoing instrument appeared before rie this day in person and acknowledged _signed, sealed and deline ed said instrument as __his__free and voluntary act, for the uses and purposes therein and forth, including the release OFFICIAL SEAL-ROBERT D. O'CONNELL NOTARY PUBLIC STATE OF ILLINOIS IY COMMISSION EXPIRE and waiver of the right of homestead. Given under my hand and Notorial 24th stal this , A.D. 19<u>92</u> September all I Notary Public My commission expires fifteen three and AL ESTATE MORTGAGE SPACE over ₫

acknowledgments, Finance, for each Extra ᆂ ဥ WAITE sents for long descriptions Fee \$3.50. five cents Fuller merican Recording 2 cents,