



Recording requested Please return to: AMEIRCAN GENER		THIS SPACE PI	ON DEDIVOR	R RECORDER'S USE
11850 S. WESTE CUGO, IL 60643	RN AVE		. MARS1 #	COPDINGS \$23 KAN 4250-07767793 14:89:0 K等器
NAME SOF ALL M WILLEN E STAR AS JOINT TENAN	K AND DIANNE J STARK	MORTGAGE AND WARRANT TO	11850 S.	EE: GENERAL FINANCE WESTERN AVE IL 60643
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT		OTAL OF AYMENTS
60	8-5-93	7 - 5 - 98		\$19409.71
AND YOUNG'S ADDED	FEET OF THE WEST 77.10 DITION TO MORGAN PARK. ST 40 RODS THEREOF) OF WNSHIP 37 NORTH, RANGE ILLINOIS.	FEING A SUBDIV	ISION OF	THE NORTH 831 FEET THE NORTHEAST 1/40F
PERM TAX NO: 24	1-23-211-034	PROPERT Y	ADDRESS:	3355 W. 112TH PL CHGO, IL 60655
d		935 1 96	60	
OEMAND FEATURE (if checked) including the rents and of foreclosure shall expitations all rights under	Anytime after you will have to pay the principal and demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real election of the Homestead Exemple and by virtue of the Homestead Exemple 1 or breach of any of the covena	mount of the loan and all option you will be given to pay, we will have the resecures this loan. If we be due, there will be no postate from default until the potion Laws of the State	unpaid intrest a written notice of ight to exercise, elect to exercise repayment pena time time to redeen and State of Illinois, and	election at least 90 days before an Arights permitted under the life on the note calls of the note of the note calls of the
And it is further pro thereof, or the interest procure or renew insura	and by virtue of the Homestead Exendefault in or breach of any of the covena wided and agreed that if default be mad thereon or any part thereof, when due, nce, as hereinafter provided, then and it is shall thereupon, at the option of the least t	nts, agreements, or provis de in the payment of said , or in case of waste or no n such case, the whole of s	lons herein conta promissory not n-payment of tax aid principal and	e (or any of them) or any par kes or assessments, or neglect to Linterest secured by the note in

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 fluceiver 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 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 or holder of this mortgage. DOLLY A. TOMCZUK (AN AGENT OF AGF)

15	iis instrument prepared	DY				
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013-00021 (REV. 5-88)

(Address)

Illinois.

Δ	nd the said Mortgagor further cave	nants and acceptanced with a	aid Martinagagetini THE	EY
tima	pay all taxes and assessments o	the said term as and will	a A further recursty for	will in the mean-
build	ings that may at any time to p	n hic c'en ises insuleo (di	t, exampled to ename of	vandulism and malicious mischief in some
reliat	le company, up to the insurable	value thereof, or up to the am	to biagau gainlamer tauca	the said indebtedness by suitable policies.
payai	ole in case of loss to the said Mort	gagee and to deliver to 15	all policies of insura	ince thereon, as soon as effected, and all
renev	val certificates therefor; and said	Mortgagee shall have the righ	it to collect, receive and i	receipt, in the name of said Mortgagor or
other	wise; for any and all money that i	hay become payable and collec	table uppnapy such polic	ies of insurance by reason of damage to or nable expenses in obtaining such money in
destr	action of said buildings or any o	them, and apply the same les	s \$ 500.00 reason	nable expenses in obtaining such money in
satisf	action of the money secured her	rby, or in case said Mortgagee s	hall so elect, may use the	same in repairing or rebuilding such build-
ing a	nd 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 a	secured hereby, and shall	bear interest at the rate stated in the pro-
misso	ry note and be paid out of the p	roceeds of the sale of said pre	mises, or out of such insu	rance money if not otherwise paid by said
Mort	gagor.			
T) Admirén	not prohibited by law or regulations of Mark	on, this mortgage and all sums	nereby secured shall become	ome due and payable at the option of the le to all or any portion of said mortgaged
Mortg	ages and without notice to worth	sting of such tide in any many	revalice of Mortgagors th	ie to all or any portion of said mortgaged other than, or with, Mortgagor unless the
	aser or transferee assumes the ind			
purun	ager or transfered assemes the mo	Medicas section belong with	the consent of the mortgag	gee.
<u> Gn</u>	d said Mortgagor further agrees t	nat in case of default in the pay	ment of the interest on sa	id note when it becomes due and payable
	I bear like interest with the princi		The state of the s	id note what it becomes that bid payante
An	d it is further expressly agreed	by and between said Mortgag	or and Mortgages, that if	default be made in the payment of said
promi	ssory-note or in any of them or	any part thereof, or the intere	st thereon, or any part th	ereof, when due, or in case of a breach in
any o	f the covenants, or agreements h	rein contained, or in case said	Mortgagee is made a party	to any suit by reason of the existence of
this n	portnage, then or in any such ca	ses, said Mortgagor shall at on	ce owe said Mortgagee rea	asonable attorney's or solicitor's fees for
protec	ting THEIR in	terest in such suit and for the c	ollection of the amount di	ue and secured by this mortgage, whether
by for	eclosure proceedings or otherwis	e, and a lien is hereby given u	pon said premises for such	n fees, and in case of foreclosure hereof,
a decr	ee shall be entered for such reason	able fees, together with whater	er other indebtedness may	y be due and secured hereby.
		A.e.		
An	d it is further mutually understo	o and agreed, by and between	the parties hereto, that	the covenants, agreements and provisions
herein	contained shall apply to, and, a	'ar as the law allows, be bind	ling upon and be for the b	enefit of the heirs, executors, administra-
tors as	nd assigns of said parties respective	īγ.		
		. U.c.	DT D C	25тн
In w	itness whereof , the said Mortgago	ha_VEhereunto setTH.	EI hand S and seal	thisday of
	JUNE	93	ω	11 02
		A.D. 19	- Madretine	W. Star (SEAL)
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				(SEAL)
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•				(SEAL)
		2004	9,	
STATE	OF ILLINOIS, County of	соок	0	
	OF ILLINOIS, County of		aforesaid, do hereby certif	(SEAL)
			aforesaid, do hereby certif	(SEAL)
	e undersigned, a Notary Public, in		aforesaid, do hereby certif	(SEAL)
	e undersigned, a Notary Public, in		aforesaid, do hereby certif	(SEAL)
	e undersigned, a Notary Public, in	and for said County and State	J.C.	y that
	e undersigned, a Notary Public, in	and for said County and State	me to be the same parton	y that
	e undersigned, a Notary Public, in	and for said County and State	me to be the same parton sument appeared before a	y thatS subscribed eaths day in person and acknowledged
	e undersigned, a Notary Public, in	and for said County and State	me to be the same parton sument appeared before a	y that
	e undersigned, a Notary Public, in	personally known to the foregoing instrate thathe	me to be the same parton rument appeared before a signed, sealed and dr or the uses and purposes	y thatS subscribed eaths day in person and acknowledged
	e undersigned, a Notary Public, in	personally known to the foregoing instituted that	me to be the same parton rument appeared before a signed, sealed and dr or the uses and purposes	S whose name S subscribed eithis day in person and acknowledged overed said instrument as THEIR(ree
	e undersigned, a Notary Public, in	personally known to the foregoing instruction thathe	me to be the same parton rument appeared before a signed, sealed and dr or the uses and purposes	S whose name S subscribed this day in person and acknowledged mared said instrument as THEIR free heroin set forth, including the release
	e undersigned, a Notary Public, in	personally known to the foregoing instruction thathe	me to be the same parton rument appeared be one as signed, sealed and dror the uses and purposes of of homestead.	S whose name S subscribed this day in person and acknowledged wared said instrument as THETR(ree heroin set forth, including the release
	OFFICIAL SEAL	personally known to the foregoing instrated and voluntary act, for and waiver of the right	me to be the same portion rument appeared before in signed, sealed and drow the uses and purposes at of homestead.	S whose name S subscribed eithis day in person and acknowledged herein set forth, including the release set this 25TH
	OFFICIAL SEAL' JULIE A. GILL	personally known to the foregoing instrated and voluntary act, for and waiver of the right	me to be the same parton rument appeared be one as signed, sealed and dror the uses and purposes of of homestead.	S whose name S subscribed eithis day in person and acknowledged herein set forth, including the release set this 25TH
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	OFFICIAL SEAL JULIE A. GILL Notary Public, in	personally known to the foregoing instratulation and voluntary act, for and waiver of the rigiday of	me to be the same portion rument appeared before in signed, sealed and drow the uses and purposes at of homestead.	S whose name S subscribed eithis day in person and acknowledged herein set forth, including the release set this 25TH
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	**OFFICIAL SEAL* JULIE A. GILL Notary Public, State of Illinois Cook County My Commission Expires 3/12/07	personally known to the foregoing instratulation and voluntary act, for and waiver of the rigiday of	me to be the same portion rument appeared before in signed, sealed and drow the uses and purposes at of homestead.	S whose name S subscribed this day in person and acknowledged herein set forth, including the release sal this 25TH A.D. 19 93
	OFFICIAL SEAL JULIE A. GILL Notary Public, in Cook County My Commission Expires 3/12/07	personally known to the foregoing instratulation and voluntary act, for and waiver of the rigiday of	me to be the same portion rument appeared before a signed, sealed and dror the uses and purposes at of homestead. JUNE	S whose name S subscribed this day in person and acknowledged wared said instrument as THEIRfree heroin set forth, including the release said this 25TH
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ESTATE MORTGAGE	OFFICIAL SEAL JULIE A. GILL Notary Public, State of Illinois Cook County My Commission Expires: 2/12/37	personally known to to the foregoing instratory act, for and waiver of the right Given under my hand day of	me to be the same pton rument appeared belore in signed, sealed and dr or the uses and purposes int of homestead. JUNE Notary Pu	S whose name S subscribed this day in person and acknowledged wared said instrument as THEIRfree heroin set forth, including the release said this 25TH
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