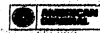
UNO FIETE LETA PARTICIO PY



Recording requested by:	THIS SPACE P					
Please return to: American General F 14409 S Cicero	938	The second transport has an approximant value to be an approximate and the second transport of the second place of the second transport of the second place of the second transport of the second tran				
Midlothian, IL 604	ويستنجم استعادها والأرازي					
ar ware to those performing the good object their position in the perfect of the property of the Volume of	otalis (1905) oli	and the second of the second o				
NAME(s) OF ALL MORTG Anthony J Graziano	enger na die en eine de	MORTGAGEE: files ad time other vidents				
wife Barbara L. with a same of residence to bear results. As a some was a attention as a secretar discussion.	and warrant _{er} and the area T O station	American General Finance I oliver of the Property of the Prope				
attlesses become and successive to the	, egelit i Minai Ac Ark okska kkeista iris oser koksessi ostolaksi.			ring symmetric Pinar facther (1)		
NO. OF PAYMENTS	FIRST PAYMENT	FINAL PAYMENT		TOTAL OF		
ar the red is to the real expedition. As a unique code for real expe	wijteennith hing ook ok ook oo. Aan, oo of reporteer oo keester o		hod era ni we es av kes de	an in yan al m incomplete chi	ง งกับคำงาดระ เมษายะ งประ	संस्कृत्याः सः ५४३
THISMORTGAGE	SEC AFS FUTURE ADVANCE	S - MAXIMUM OUTST	ANDING \$	N/A	ener granestnie	erik seri
بماله طفليب مطفوهمة	lawothismortgage also secures the stensions thereof)	•		•		
The Mortgagors for themselves ness in the amount of the total date herewith and future advantage.	, their heirs, personal representation of payments due and payable a inces, if any, not to exceed the cornotes evidencing such indebted	ives and assigns, mortga s indicated above and e maximum outstanding a	ge and warrant videnced by the mount shown	to Mortgagee, at certain prom above, togethe	to secure ind dissory note o r with intere	lebted of even est and
in block 4, lots inclusive in block part of the south	est First Addition a to 15 inc. and lot 11 in Willowick es west 1/4 and of pai ip 16 north, range y, Illinois.	: 29 in block cates subdivi t of the sout	5, and losion a si hyeast 1	ots 1 to ubdivisio /4 of	9 on of	ilve (/ COC
prin 28-22-313-043	≠ 0000		4000	io ymnoO Æit	olarını Gerte	O A A T E
Commonly known as:	616504 Craig Manage Oak Forest, IL 60	หากประการและวันเลย 94.52	nei him, ni julije L	ed, a Notacy Pu	ecolination of	
	(Ard Basical Control	L) 7. sresinat s	ew burb	Graziaco	t vnort:	inā
(if checked) you dem payr note	Anytime after 5 will have to pay the principal amend. If we elect to exercise this conent in full is due, If you fail to mortgage or deed of trust that a prepayment penalty that would be	rear(s) from the date of count of the loan and all ption you will be given apay, we will have the recurs this loan. If we	unpaid in thres written nucles light to exercise elect to exercise	it accrued to the state of election at least on a least of the state o	e day we ma east 90 days t ermitted und	ke the before er the
including the rents and profits of foreclosure shall expire, situal waiving all rights under and b	arising or to arise from the real estated in the County of	COOK the State	and State of Illinois, and lons herein cor	te of Illin al., he d all right to re	ereby releasire etain possessi	ng and ion _c of
thereof, or the interest thereor procure or renew insurance, as this mortgage mentioned shall or in said promissory note con option or election, be immedi- said premises and to receive all be applied upon the indebtedn	nd agreed that if default be made or any part thereof, when due, hereinafter provided, then and in thereupon, at the option of the he tained to the contrary notwithsta ately foreclosed; and it shall be rants, issues and profits thereof, ess secured hereby, and the court oplied on the interest accruing afte	or in case of waste or no such case, the whole of s older of the note; become inding and this mortgage lawful for said Mortgag the same when collected wherein any such suit is	I promissory non- n-payment of the control of the c	ote (or any of axes or assessmed interest secudue and payable totice to said ttorneys, to enuction of reaso appoint a Rece	them) or an nents, or negli ired by the n le; anything i Mortgagor of iter into and mable expensiver to collec-	ect to ote in herein of said upon ses to
If this mortgage is subject a payment of any installment of principal or such interest and tedness secured by this portgag agreed that in the event of such	nd subordinate to another mortge principal or of interest on said p he amount so paid with legal inter e and the accompanying note sha h default or should any suit be of nying note shall become and be of	ige, it is hereby express rior mortgage, the hold est thereon from the tin ill be deemed to be second commenced to foreclose to	y agreed that s in of this more ne of such payn ired by this mo	hould any defa gage may pay s nent may be ad ortgage, and it is	ult be made uch installme ided to the in s further exp	in the ent-of debt-
This instrument prepared by	P.E. Gehrig	(Name)				in
of 14409 S Cic	Carlotte I I I I I I I I I I I I I I I I I I	IL 60445	Cari D	22	11111	iois.
013-00021 (REV. 5-88)	(Audress	1	JUA J	JJ		

And the said Mortgagor further sevenants and	agrees to and with add-lice spages that the will in the mean-
buildings that may at any time be upon said preliable company, up to the insurable value the payable in case of loss to the said Mortgagee and renewal certificates therefor; and said Mortgag otherwise; for any and all money that may becord destruction of said buildings or any of them, are satisfaction of the money secured hereby, or in ing and in case of refusal or neglect of said Mortsuch insurance or pay such taxes, and all monies	d premises, and will as a further security for the payment of said indebtedness keep all remises insured for fire, extended coverage and vandalism and malicious mischief in some reof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, to deliver toall policies of insurance thereon, as soon as effected, and all lees shall have the right to collect, receive and receipt, in the name of said Mortgagor or me payable and collectable upon any such policies of insurance by reason of damage to or not apply the same less \$ 500.000 reasonable expenses in obtaining such money in case said Mortgagee shall so elect, may use the same in repairing or rebuilding such build-tgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure thus paid shall be secured hereby, and shall bear interest at the rate stated in the proof the sale of said premises, or out of such insurance money if not otherwise paid by said
If not prohibited by law or regulation, this re Mortgagee and without notice to Mortgagor for property and premises, or upon the vesting of s	mortgage and all sums hereby secured shall become due and payable at the option of the thwith 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 cas it shall bear like interest with the principal of sale	e of default in the payment of the interest on said note when it becomes due and payable dinote.
promissory note or in any of them or any part any of the covenants, or agree pints herein conthis mortgage, then or in any such cases, said protecting their their notes or otherwise, and a ladecree shall be entered for such reasonable fees. And it is further mutually understood and or	thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in tained, or in case said Mortgagee is made a party to any suit by reason of the existence of Mortgager shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for such suit and for the collection of the amount due and secured by this mortgage, whether lien is hereby given upon said premises for such fees, and in case of foreclosure hereof, together with whatever other indebtedness may be due and secured hereby. Greed, by and between the parties hereto, that the covenants, agreements and provisions have allows, be binding upon and be for the benefit of the heirs, executors, administra-
tors and assigns of said parties respectively.	The control of the second of t
In witness whereof, the said Mortgagor S hav	0000 1000 1 91/100
OCTOBER	A.D. 19 93 (SEAL)
PATRIC	CIA E. GEHING Sarbara A Craziano
	BLIC STATE OF ILLINOIS (SEAL):
	(SEAL)
STATE OF ILLINOIS, County ofCOOK	en e
	aid County and State aforesaid. 20 hereby certify that
Anthony J Graziano and wife	Barbara L (Jointly)
	CAA
Figure 12 grows 460 ML to the best of the control o	personally known to me to be the same person as whose name are subscribed to the foregoing instrument appeared before nie this day in person and acknowledged that the year signed, sealed and deline and said instrument as their free and voluntary act, for the uses and purposes therein to forth, including the release and waiver of the right of homestead.
	Given under my hand and notary seal his 4TH
www.aduquesumanum.edu.com/emilionalisticalis	day of OCTOBER A A.D. 19 93
April 8	1995 ANTOINA & STORALL
My commission expires	Notary Public