UNOFFICIAL COPY (1939)

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Recording requested by Please return to: AMERICAN GENERAL FINANCE INC. 6025 W. CERMAK ROAD. CICERO, IL. 60650 NAME(s) OF ALL MORTGAGORS ANGELINE DOROTHY PILLIG, WIDOWED & NOT SINCE REMARRIED, & JUDY ANN EKL & LOREN D EKL JR. HER HUSBAND. 2219 S KENILWORTH, BERWYN, IL. 60402			### ### ### ### ######################			
			MORTGAGE AND WARRANT TO	MORTGAGEE: AMERICAN GENERAL FINANCE 6025 W. CERMAN CICERO, IL. 60650		
NO. OF PAYMENTS FIRST PAYMENT DUE DATE 11/29/93			NAL PAYMENT JE DATE 10/29/2000	TOTAL OF PAYMENTS \$32003.16		
(If not co tagether The Mortgagors for a ness in the amount of	of the total of payments due and payab-	the pay AL AM datives in as inc	mont of all renewalt IOUNT OF IOAN I and assigns, mortga ficated above and m	cand renewal notes here of		

The Mortgagors for themselver, their neits in a social representatives and assigns, mortgage and warrant to mortgage. Consider the mess in the amount of the total of payments one arthogone as indicated above and expected by that certain promisticly note of even date herewith and future advances, if any, not to exceed the maximum outstanding amount shown above, together with merest and charges as provided in the note or notes evidencing such indeptedness and advances and as permitted by faw. ACL OF THE FOLLOWING DESCRIBED REAL ESTATE, to wit LOT 95 (EXCENT THE SOUTH 24 FEET THEREOF) AND THE SOUTH 27 FEET OF LOT 96 IN OAK PARK AVENUE, AND 22ND STREET SUBJIVISION OF THAT PART OF LOT 3 IN THE PARTITION OF THE WEST 51.49 ACRES OF THE WEST HALF OF THE NORTH EAST OVARIER AND THE EAST 41 ACRES OF THE EAST HALF OF THE NORTH WEST QUARTER OF SECTION 30, TOWNSHIP 39 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

93866339

TAX# 15 30 103 014 0000 ADDRESS- 221° S KENILWOKTH BERFYF, IL. 60402 93 mining

DEMAND FEATURE (if checked) Anytime after 7 year(s) from the date of this loan we can demand the field brance and you will have to pay the principal amount of the form and abidipped our restractived to the day we make the demand. If we elect to exercise this option you will be given written notice of exercise at least 90 days terfore payment in full is due. If you fail to pay, we will have the right to exercise any rights permitted under the note, mortgage or deed of trust that secures this loan. If we elect to exercise this option, and the note calls to a prepayment penalty that would be due, there will be no prepayment penalty.

including the rents and boot to assing or to assect from the reat estate from default ont) the fine to federe from an its absender a signed of foreclosure shall expire, soluted in the Country of COK
waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois, and all right to octain possession of said premises after any detault 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 ion any of them or any part thereof, when due for in case of waste or non-payment of taxes or assessments for neglect to produce or renew insurance, as here nather provided, then and in such case, the whole of said principal and interest secured by the note in said promissory note contained to the contrary notwinstanding and the manage may without notice to said Mortgage of said option of electron, by immediately foreclosed, and it shall be lawful for said Mortgage; a gents 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 masonable expenses, to be applied upon the indebtedness secured hereby, and the court wherein any such such is pending may appoint a Receiver to so lect said rents issues and profits to be applied on the interest accruing after foreclosure said, the taxes and the amount found due to such decree.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should are default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may save to himstall ment 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 indent odness 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 exect of such default or should any suit be commenced to foreclose said prior mortgage, their the impact since the interest 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.

This instrument prepared by	AMERICAN GENERAL FINANCE	1390
of6025 W.	CERMAK ROAD CICERO IL 60650 (Address)	- L 1 1 2000

time (buildii reliabl payab renew otherv destru satisfa ing an such if	the said Mortgagor further owent pay all taxes and assessments on the first that may at any time be upon a e-company, up to the insurable value in case of loss to the said Mortgage all certificates therefor; and said Mowise; for any and all money that may ction of said buildings or any of the ction of the money secured hereby, doin case of refusal or neglect of said in case of refusal or neglect of said surance or pay such taxes, and all ty note and be paid out of the proceasor.	te said premises, and aid premises insured the tend to deliver to protected and to deliver to protected and to deliver to become payable and em, and apply the said or in case said Mortid Mortigagor thus to imonies thus paid shall	will as a further for fire, extended the amount remains A.G.F. all pother in the right to collect in collectable upon time less S	security for the discoverage and vining unpaid of the cities of insurant in receive and shall be security.	andalism and maile said indebtednice thereon, as so cept, in the name of insurance by the expenses in obme in repairing or pay taxes, said her interest at the	cious mischief in some ess by suitable policies, on as effected, and all e of said Mortgagor or leason of damage to or staining such money in rebuilding such buildfortgagee may procure trate stated in the pro-
Mortga proper	ot prohibited by law or regulation, igee and without notice to Mortgago ty and premises, or upon the yesting ser or transferee assumes the indebte	or forthwith upon this g of such title in any	e conveyance of f y manner in perso	Mortgagor's title ns or entities of	to all or any port her than, or with	tion of said mortgaged
	said Mortgagor further agrees that bear like interest with the principal s		he payment of the	e interest on said	note when it bec	omes due and payable
promis any of this mi protect by fore a decre	s it is further workssly agreed by a sory note or in any of them or any the covenants, or an exments herein ortgage, then or in any such cases. Iting MORTCAGEE'S interesting more proceedings or of invise, as eshall be entered for such rear unable to its further mutually understood contained shall apply to, and, as far	part thereof, or the contained, or in cas said Mortgagor shall st in such suit and foind a lien is hereby gefees, together with said agreed, by and before the contained agreed, by and before the contained agreed, by and before contained agreed, by and before contained agreed.	interest thereon, se said Mortgagee is lat once owe said in the collection of inventupon said prowhatever other included whatever other included whatever other parties	or any part ther is made a party to mortgagee reason the amount due emises for such debtedness may to shereto, that the	eof, when due, or or any suit by reas onable aftorney's and secured by transfers, and in case be due and secure e covenants, agre	in case of a breach in on of the existence of or solicitor's tees for his mortgage, whether of foreclosure hereof, d hereby ements and provisions
	d assigns of said parties respectively.	Ox			• -	_
In wi	tness whereof, the said Mortgagor <u>t</u>			and seal on	this 25	
	OCTOBER	AD 19_9	3 cmg	1 1	cel .	(SEAL)
			000	1)54	1/2	(SEAL)
			0.			(SEAL)
I, the	OF ILLINOIS, County ofCOO undersigned, a Notary Public, in and ID & NOT SINCE REMARRIED,	for said County and & JUDY ANN EXION	own to me to be the ginstrument appeared.	e same person stared before the sealed and delivered by purposes the	HUSBAND. S whose name this day in person ered said instrume	S are subscribed and acknowledged ent as their free cluding the release
	ONTICIAL SEAL.	Given under m	y hand and <u>NC</u>	TORIAL	real this	257N
	Ralph T. Konter Notary Public, State of Illinois	day of	OCTOBER			, A.D. 19 <u>93</u>
·	My Commission Expires 19666	, 19	Sulf	1 Ton	25	
	My commission expires		•	Notary Publ	ic	
REAL ESTATE MORTGAGE	43+663.55	DO NOT WRITE IN ABOVE SPACE	10		Arcorong Fee 53.50. Extra acknowledgment, fifteer cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to:	