Kucording Hee	uested by,	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -			SE ZYZZY SPACE PROV	AM 5 790 % IDEĎ FORREGOR	C DERCS USE
231	rloan Gen 3 West 95	ora Pinako th Stroet indis 60643	FFIC		a Carri	15 1 5	23 7
>			900 F	11) 1 ens 6200 R (OM)12 & 11 F	ROIS Co		, F
60 Von 60 01 Mars 755	th I. Kin cle I. Ki 1'S. Secl	nnie, as joi	nt tenant	B MORTGAGE AND WAHHANT TO	Amer 2313	Ger	l.Pinance : Street
NO OF PAYMENTS	AMOUNT OF FIRST PAYMEN	AMOUNT OF EACH PAYMENT	AMOUNT OF LAST PAYMENT	FIRST PAYMENT DUE DATE 5-25-94	DUIT DA FACH MO		
The Mortga	gors for themse e due and to re	thus cheir heirs, per pay such further adv OWING DESCRIBE	sonal representat ances, if any, wi	ives and assigns, c th interest se prov F to wit	onvey and agr	روان ee to pay s aid cont	tact and interest a
· · · · · (SEAL)	First Ac Subdivis Range 1 ^l Illinois	nd the North ddition o a sion of the Fast of th	Subdivision South 1/2 e Third P	on of Part of Section incipal Me	of the E 30 Town eridian i	ewey and Vanship 38 Nor	ince gweleloù a c'th
the of the right	Openmaner Openmaner	. Kinnie and	b the 20230-in depend to the control of the control	ment a processed 321-07d-000 g b is knew in the history Kinnie, E	son DO : Joh Son to Soloint	tenante :	
A.D. 19 (1)	7551 S.	Seeley, Chi	cago, Illi	nois 60620		े दे	My gornan
of foreclosur waiving all r	e, shall expire, \$ ights under and	its arising or to arise ituated in the Count by virtue of the Ho It in or breach of any	from the real esta y of mestead Exemp	ite from default un - COOK tion Laws of the S	and State of Illinor	I State of Illinois he s, and all right to re	ile under judgment reby releasing and tain possession of
And it is fur the interest a renew insura mortgage me or in said co or election, i and to receive	ther provided at thereon or any p nce, as hereinal ntioned shall the ntiact contained be immediately for all rents, issu- labledness servi-	nd agreed that if def part thereof, when deter provided, then are ereupon, at the option of the contrary no- foreclosed; and it shall be a and profits thereof and breehy and the	ault be made in ue, or in case of id in such case, to on of the holder swithstanding and if be lawful for sa if, the same whe	the payment of salivaste or non-payment of said if the whole of said if of the contract, but this mortgage maid Mortgagee, agent of collected, after the such soit is one	id contract (onent of taxes of principal and income immediately, without notice of a deduction inding may apprend of the deduction inding may apprend to the deduction inding the deduction i	r any of them) or a or assessments, or ne interest secured by t ately due and payab otice to said Mortga s, to enter into and i of reasonable exper point a Receiver to	glect to procure of the contract in this le; anything hereir gor of said premise; apon said premise; ases, to be applied collect said rents
If this morty ment of any pal or such in ness secured agreed that in this mortgage or holder of t	age is subject ar installment of p interest and the try this mortgag in the event of s	illed on the interest ad subordinate to and illicipal or of interest amount so paid with e and the accompanuelt default or should be and the accompanuelt default or should be and the accompanuelt default or should be accompanuelt default or should be accompanuelt shall be accompanuelt	ther mortgage, it on said prior mo legal interest th ying contract sha if any suit his coi I become and be	is hereby expressioning the holder ereon from the tirely be deemed to be missing to rect	y agreed that sof this mortgane of such pays secured by those said prior rang time the	hould any default b ge may pay such ins yment may be adde is mortgage, and it i mortgage, then the a reafter at the sole of	e made in the pay tallment of princi d to the indebted s further expressly unnunt secured by
of		1821 West C		(14 min	Illinoi	s 60608	Hlinois.
013-00004 (9) (8	arv d.an			#= - F	000 B	WERICAN	

DJK 333-817 AL

GENERAL

And the said Mortgagor further coverage ments on the said premises, and will as a pursuit said premises insured for fire, extend to the git me an couldings that may at any time be upon anale company, up to the insurable value thereof, aid in ebte at in some or up to the amount remaining unpaid of the said indebtedness by suitable policies, payable in case of loss to the said Mortgagee and to deliver to it all policies of insurance thereon, as soon as effected, and all renewal certificates therefor; and said Mortgagee shall have the right to collect, receive and receipt, in the name of said Mortgagor or 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 all reasonable expenses in obtaining such money in satisfaction of the money secured hereby, or in case said Mortgagee shall so elect, may use the same in re pairing or rebuilding such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay taxas, said Mortgagee may procure such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interest at eight percent and be paid out of the proceeds of the sale of said premises, or out of such insurance money if not otherwise paid by said Moragago. If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and physhie at the option of the Mortgages and without notice to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any portion of and mortgaged property and premises, or upon the vesting 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 Mortgagee. And said Mortgagor further agrees that in case of default in the payment of the interest on said contract when it becomes due and payable it shall bear like interest with the principal of said contract. And it is further expressly agreed by and between said Mortgagor and Mortgages, that if default be made in the payment of said contract or in any of them or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in any of the covenants, 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 such cases, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for protecting its 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 lien is hereby given upon sald 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 dies and secured hereby And it is further mutually and arread, by and between the parties hereto, that the covenants, agreements and provisions herein contained shall apply to, and, as ar 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 Mortgag rapha whereunto set their hand g day of and seal (SEAL) (SEAL) STATE OF ILLINOIS, County of _COOK I, the undersigned, a Notary Public, in and for said County and 57 to aforesaid, do hereby certify that VESTA L. KINNIE AND MARCIE L. KINNIE, AS JOINT whose name _S subscribed to personally known to the lo be the same person _S the foregoing instrument appeared before me this day in person and acknowledged that WINTS __signed, *Jan'id and delivered said instrument as <u>thei</u>free and voluntary 1 SOUTH SEELEY act, for the uses and purpose, therein set forth, including the release and waiver of the right of homestead.

CHICAGO, ILLINOIS 60620 Chican Scot Place M. Burgare Notice Follow State of Judgen

My commission expices

seal this ___

13TH

Mail to:

Given under my hand and notarial.

Notary Public

REAL ESTATE MORTGAGE

acknowledgments, fifteen lot over three and fifty zents, and five cents for each Extra 2 cents for long descriptions \$3.50 8 ecording

. A.D. 19 <u>94</u>

to beach

DO NOT WRITE IN ABOVE SPACE