UNOFFICIAL COPY.



		WEAL CO	TATE MORTGAGE	
Recording requested Please return to	d by:		THIS SPACE	PROVIDED FOR RECORDER'S USE
AMERICAN GENERA 4013 W. 26th S Chicago, Illin	St	Grand Control of the	Para Sanda	94192455
NAME(s) OF ALL M	ORTGAGORS			MORTGAGEE:
Spencer Hudson & 14240 S. Evans # Dolton, Illinois	Ruth Spencer (hi: #708 s 60419	s wife)	MORTGAGE AND WARRANT TO	AMERICAN GENERAL FINANCE 4013 W. 26th St Chicago, Illinois 60623
NO. OF PAYMENTS	DUE DATE		FINAL PAYMENT DUE DATE	TOTAL OF PAYMENTS
60	4-1-9	1	3-7-99	\$16119.60
logether with The Mortgagors for their ness in the amount of the date belowith and futors	nselves their books perselve total of payments due	Net ame nel representative and payable as	payment of all renewals awat at losm less and assigns, mortgage indicated above and evi	ANDING S NIA and renewal notes hereof, \$10247.95 me and warrant to Mortoagee, to secure indebted idenced by that certain promissory note of exemples above, together with interest an open permitted by law, ALL OF THE FOLLOWING
TOTAL MERIDI	AN. IN COOKCOUNTY	6 NORTH, R	NGE 14, EAST OF	
	AN, IN COOKCOUNTY / MBER: 29-03-404-0	!, ILLINOIS.	NGE 14, EAST OF	THE THIRD 94192455 DEPT-01 RECORDING
	AN, IN COOKCOUNTY	!, ILLINOIS.	NGE 14, EAST OF	THE THIRD 94192455
PERMANENT TAX NUN	Anytime after Anytime after you will have to pay the demand. If we elect to a pay me to pay me to pay me to pay me to full is due. I note, mortgage or deed of	principal amour exercise this optical to pay if trust that security that security is a security to pay if trust that security that security is trust that security that se	(s) from the date of the form the loan and all unon you will be given will you will have the right the form the loan.	DEPT-01 RECORDING TE0000 TRAN 6721 03/01/94 12:54:6 22609 # # - 94 - 192455 COOK COUNTY RECORDER his loan (w) can demand the full balance and spaid in a est incrued to the day we make the tren notice (if election at least 90 days before it to exercise any counts permitted under the
PERMANENT TAX NUN EMAND FEATURE (If checked) (if checked	Anytime after	principal amour exercise this optic flyou fall to pay that would be do me the real estate.	(s) from the date of the form the loan and all unon you will have the right rest this loan. If we eleve, there will be no preport the form default until the tree that the second	DEPT-01 RECORDING TE0000 TRAN 6721 03/01/94 12:54:64:64:64:65:65:66:66:66:66:66:66:66:66:66:66:66:
EMAND FEATURE (If checked) (Anytime after you will have to pay the demand. If we elect to elect to elect in mortgale or deed of or a prepayment penalty of a rise from ituated in the Eddinty of a downwritte of the Homeist in or breach of any of a shereinafter provided, the tereupon, at the optic ontained to the contrary of ately foreclosed, and if any feets issues and profitness secured hereby, and applied on the interest accordance to the interest accordance to the contrary of a telly foreclosed, and if any feets issues and profitness secured hereby, and applied on the interest accordance to the contrary of the contrary is a tell of the contrary of the contrary is a tell of the contrary of the contrary is the contrary of the contrary is the contrary of the contrary is the contrary of	principal amour exercise this optimal you fall to pay that would be did to that would be did the covenants, against be made in the and in such on of the holder notwithstanding it shall be lawfurts thereof, the scourt when cover when some of the court when the c	(s) from the date of the of the loan and all upon you will be given where this loan. If we element the two date of the State of greenents, or provisions the payment of said processes of waste or non-payment of the note, become impayed the note, become impayed the note, become impayed the more collected, after any such suit is perclosure sale, the taxes a	DEPT-01 RECORDING TE0000 TRAN 6721 03/01/94 12:54: #2609 # # 94-192455 COOK COUNTY RECORDER his loan we can demand the full balance and appaid in est recrued to the day we make the tree notice (if election at least 90 days before at to exercise this obtion, and the note calls basement penalty. ime to redeem from any ele under judgment and State of Illinois, nereby releasing and Illinois, and all right to retain possession of scherein contained. omissory note (or any of them) or any part syment of taxes or assessments, or neglect to principal and interest secured by the note in imediately due and payable, any thing herein y without notice to said Mortgagor of said gents or attorneys, to enter into and upgreer the deduction of reasonable expenses, to adding may appoint a Receiver to collect said and the amount found due by such deeperse.
PERMANENT TAX NUN EMAND FEATURE (if checked) of checked of checked of or the interest there or energy insurance, mortgage mentioned sha is said promissory note co on or election be imme- tremises and to receive a coil ed upon the indebted of its mortgage is subject ent of any installment o pall or such intrrest and this mortgage is subject ent of any installment o spall or such intrrest and s secured by this mortgage that in the event of our	Anytime after you will have to pay the demand. If we elect to elect to elect in mortgage or deed of or a prepayment penalty of a rise from ituated in the Edunty of all the or breach of any of the Homes will in or breach of any of the dark end of any part thereof, it is arrived to the contrary of an agreed that if defails on or any part thereof, it is mereinafter provided, the thereupon, at the optic ontained to the contrary of afely foreclosed, and it is secured hereby, and applied on the interest accompanying or of interest the amount so paid with the amount so paid with the amount so paid with default or more and the accompanying the default or more and the second and the accompanying the default or more default.	principal amour perceise this optical form that securithat would be different to the covenants, against the covenants, against the covenants, against the covenants on of the holder notwithstanding it shall be fawfurts thereof, the sid the court where cruing after fore their mortgage, it is not said prior middle in the covenants of the court where cruing after fore their mortgage, it is not said prior middle interest the grote shall be covenants.	(s) from the date of that of the loan and all unton you will have the right received this loan. If we elevate this loan, if we elevate the payment of said processes, the whole of said of the note, become image and this mortgage mail for said Mortgage, all ame when collected, aftern any such suit is penciosure sale, the taxes a is hereby expressly agree ortgage, the holder of the elevate to be secured to be secured to the secured that the said	DEPT-01 RECORDING T60000 TRAN 6721 03/01/94 12:541 †2609 # # 94-192455 COOK COUNTY RECORDER his loan (*) can demand the full balance and paid in est recrued to the day we make the tren notice (*f election at least 90 days before it to exercise any infits permitted under the rect to exercise this obtains, and the note calls sayment penalty. Imme to redeem from any use under judgment and State of Illinois, nereby releasing and Illinois, and all right to retain possession of sherein contained. Omissory note (or any of them) or any part syment of taxes or assessments, or neglect to principal and interest secured by the note in mediately due and payable, any thing herein gents or attorneys, to enter into and upor er the deduction of reasonable expenses, to ding may appoint a Receiver to collect said not the amount found due by such decree eneed that should any default be made in the this mortgage may pay such installment of such payment may be added to the indebt by this mortgage and it is further exercise.
MAND FEATURE (If checked) (I	Anytime after you will have to pay the demand. If we elect to elect to elect in mortgage or deed of or a prepayment penalty of a rise from ituated in the Edunty of all the or breach of any of the Homes will in or breach of any of the dark end of any part thereof, it is arrived to the contrary of an agreed that if defails on or any part thereof, it is mereinafter provided, the thereupon, at the optic ontained to the contrary of afely foreclosed, and it is secured hereby, and applied on the interest accompanying or of interest the amount so paid with the amount so paid with the amount so paid with default or more and the accompanying the default or more and the second and the accompanying the default or more default.	principal amour perceise this optimal from the real estate COOK street Exemption the covenants, as when due, or in then and in such on of the holder notwithstanding it shall be fawful its thereof, the sid the court when cruing after fore the mortgage, it is all prior mortgage, it is all prior mortgage, it is not said prior mortgage.	(s) from the date of that of the loan and all unon you will have the right receive, we will have the right receive, there will be no presented to the state of greements, or provisions the payment of said processes of waste or non-pactase, the whole of said of the note, become image and this mortgage mail for said Mortgage, as ame when collected, aftern any such suit is penciosure sale, the taxes a is hereby expressly agreement to be secured to feemed to be secured the noted to foreclose said proced to foreclose said procedules.	DEPT-01 RECORDING TEDOOO TRAN 6721 03/01/94 12:54/ †2607 # #-94-192455 COOK COUNTY RECORDER his loan we can demand the full balance and spaid interest excrued to the day we make the ten notice of election at least 90 days before it to exercise any contrappermitted under the fect to exercise this obtaion, and the note calls having the penalty. If the penalty of Illinois, hereby releasing and Illinois, and all right to retain possession of there contained. Omissory note for any of them) or any part hyment of taxes or assessments, or neglect to principal and interest secured by the note in invediately due and payable, any thing herein y without notice to said Mortgagor of said gents or attorneys, to enter into and upor er the deduction of reasonable expenses, to iding may appoint a Receiver to colinct said not the amount found due by such decree

reliable company, up to the insurable value thereof, reliable company, up to the insurable value thereof, payable in case of loss to the said Mortgagee and to describe the company of the said the said to describe the said to describe the said to describe the said buildings or any of them, and a satisfaction of the money secured hereby, or in case ing and in case of refusal or neglect of said Mortgag such insurance or pay such taxes, and all monies the missory note and be paid out of the proceeds of the Mortgagor. If not prohibited by law or regulation, this more than the said the	will in the mean princes, and will as a further actument of said indebtedness keep all test insured for fire, extended coverage and vandalism and malicious mischief in some ses insured for fire, extended coverage and vandalism and malicious mischief in some ses insured for fire, extended coverage and vandalism and malicious mischief in some ses insured for fire, extended coverage and vandalism and malicious mischief in some ses insurance thereon, as soon as effected, and all believe to Aqf all policies of insurance thereon, as soon as effected, and all hall have the right to collect, receive and receipt, in the name of said Mortgagor or insurance by reason of damage to or insply the same less secondale expenses in obtaining such money in easield Mortgagee shall so elect, may use the same in repairing or rebuilding such buildings thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure 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 property of said premises, or out of such insurance money if not otherwise paid by said regage and all sums hereby secured shall become due and payable at the option of the with upon the conveyance of Mortgagor's title to all or any portion of said mortgaged in title in any manner in persons or entities other than, or with, Mortgagor unless the
Mortgagee and without the treating of such	h title in any market he consent of the Mortgages.
And said Mortgagor further agrees that in case of it shall bear like interest with the principal of said repressive agreed by and bet promissory note or in any of them or any part the any of the covenants, or agreements herein contains mortgage, then or in any such cases, said No protecting AGF18 by foreclosure proceedings or otherwise, and a like appeared for such reasonable fees,	of default in the payment of the man
herein contained shall apply to, mentions of said parties respectively.	day of
In witness whereof, the said Mortgagor S have	e l'ereunto set theirhand s and sea
February	AD 1994 SEALI
/	(SEAL)
STATE OF IŁLINOIS, County ofCook I, the undersigned, a Notary Public, in and for	said County and State aforesaid, do hereby certify that Spencer Huison & Ruth Spencer (his wife) 14240 S. Evans #708 Dolton, Illinois 60419 Dolton, whose name S subscribed
"OFFICIAL SEAL" Joseph K. Roth Notary Public, State of Itiinois My Commission Expires 11/5/94	personally known to me to be the same Larson S whose name S subscribed to the foregoing instrument appeared before me this day in person and acknowledged that bey signed, sealed and delivered said instrument as their free and voluntary act, for the uses and purposes the ein set forth, including the release and waiver of the right of homestead. Given under my hand and seal this 25th A.D. 19 94 Notary Public
REAL ESTATE MORTGAGE Why commission expires	TO TO TO TO TO TO Maii to: Maii to: TO TO TO TO TO TO TO TO TO T