## UNOFFICIAL GOPY



		- REAL ES	STATE MOR	ITGAGE		
Recording requested Please return to:	by: AMERICAN GENERAL 4741 West 103rd Oak Lawn, Illino	Street	INC.	SPACE P	ROVIDED FOR RECO	
					041324	67
	and BARRARA B. Parust Agreement Dai 1 Avenue		23,1993 A WAF	TGAGE IND RRANT TO	MORTGAGEE: AMERICAN GENERAL 4741 West 103rd Oak Lawn, Illino	Street
NO. OF PAYMENTS	FIRST PAYME DUE DATE	NT	FINAL PA		TOTAL O	
180	4/2/94		3/2	/09	\$64,43	34.60
(If not contr	GAGE SECURES FUTUE ary to law, this moi tgage a h ail extensions (nereof)	RE ADVANCE	S MAXIMU • payment pf :	IM OUTST/ all renewals	ANDING \$ 65,00 and renowal notes hereof.	
ness in the amount of the date herewith and future	ne total of payments due e advances, if any, not t e note or notes evidencing	and payable and the six	is indicated at maximum put	bove and evi tstanding an	e and warrant to Mortgage denced by that certain pro nount shown above, toget permitted by law, ALL O	onissory note of even her with interest and
South of the South Range 13, Fast of and the North 5 of	Line of the North the Third Princip Section 32, Town County, Illinois	h y of the al Meridia ship 38 No more comes	e North Ea ar) in the orth Rang only brown	st k of Assesso e 13, Fa	ot 6 (Except that Section 32, Towns) It's Subdivision of St of the Third P South Central Ave	nip 38 North, f Section 34 rincipal
P.I.N. 19-32-207-0	19-0000 / 94	192467	1	)×,	•	94192467
				C		\$23.5 33/01/94 12:56:00 192467 ROER
DEMAND FEATURE (if checked)	demand. If we elect to- payment in full is due,	e principal ame exercise this of If you fail to of trust that s	ount of the lo ption you will pay, we will ecures this for	oan and all u i he given wr have the rig an . If we el	this loan we can demand in naid intriest encluded to to the internation at the exercise any counts place to exercise this option payment penalty.	he day we make the least 90 days before bermitted under the
ot foreclosure shall expire	situated in the County of nd by virtue of the Hom	estead Exemp	tion Laws of	the State of	time to redeem from any and State of Illinois, and all right to o	Pereby releasing and
And it is further provisitionered, or the interest the interest the interest the production or renew insurance of the interest and promissory note outloon or election, be imaid premises and to receive applied upon the indebents, issues and profits to.  If this mortgage is subjusted in the interest and i	led and agreed that if deference or any part thereofe, as hereinafter provided, half thereupon, at the opcontained to the contrarmediately foreclosed; and e all rents, issues and protections secured hereby, a be applied on the interest of principal or of interest of the amount so paid witgage and the accompany such default or should a	fault be made i, when due, o , then and in sistion of the hol ry notwithstan if it shall be labeled to the court is accruing after to the mortgagest on said pricing note shall ny suit be con your be con the court in the court is accruing note shall ny suit be con	in the payme or in case of waruch case, the volder of the not of the not of the same wherein any sistematics and the same wherein any sistematics are the same wherein any sist thereon from the deemed to be deemed to mened to for the same of the s	nt of said paste or non-g whole of said te, become in martgage in Mortgagee, codlected, a such suit is po fe, the taxes r expressly a the holder or the time or the secured trectore said	romissory note (or any of sayment of taxes or assess of principal and interest secondately due and payathay, without notice to said the deduction of reason and the amount found during may appoint a Receivand the amount found during this mortgage may pay sof such payment may be add to by this mortgage, and it in the principal in the side of the payment may be add the principal in the side of the payment may be add the principal in the side of the payment may be add the principal in the side of the payment may be add the payment mortgage.	ments, or neglect to used by the note in ole, anything herein of Mortgagor of sale in mable expenses, to ever to collect said the by such decree.  But be made in the such installment of ided to the indebt is furner expressly be mount required by
his mortgage and the according the first specific control of this mortgage.	mpanying note-shall beco Tane.	ome and be du	ie and payabli	e at any tim	e thereafter at the sole of	ption of the owner
his instrument prepared by 47a	1 West 103rd Stre	et.	(Name)		,-//) Oak tawn	• • • • •

(Address)

And the said Mortgagor further coveragit and season the said premises, and which further seculity for the payment of said indebtedness keep all time pay all taxes and assessments on the said premises, and which further seculity for the payment of said indebtedness keep all buildings that may at any time be upon said premises insured for fire, extended coverage and vandalism and malicious mischief in some buildings that may at any time be upon said premises insured for fire, extended coverage and vandalism and malicious mischief in some premises for any and all mortgages and to deliver to all policies of insurance thereon, as soon as effected, and all payable in case of loss to the said Mortgages shall have the right to collect, receive and receipt, in the name of said Mortgagor or renewal certificates therefor; and said Mortgages shall have the right to collect, receive and receipt, in the name of said Mortgagor or renewal certificates therefor; and said Mortgagor shall have the right to collect, receive and receipt, in the name of said Mortgagor or renewal certificates therefor; and said Mortgagor shall have the right to collect, receive and receipt, in the name of said Mortgagor or renewal certificates therefor, and said Mortgagor or resonable expenses in obtaining such Thomey in destruction of said buildings or any of them, and apply the same less \$\frac{1}{2}\$ reasonable expenses in obtaining such Thomey in destruction of said buildings or any of them, and apply the same less \$\frac{1}{2}\$ reasonable expenses in obtaining such Thomey in destruction of the money secured hereby, or in case said Mortgagor shall so elect, may use the same in repairing or rebuilding such times and in case of refusar or the said Mortgagor than to insure or deliver such policies, or to pay taxes, said Mortgagor may procure ing and in case of refusar or related or hardest of said Mortgagor than to insure or deliver such policies, or to pay taxes, said Mortgagor may procure ing and in case of refusar or related or hardest or hardest							
And said Mortgagor further agrees that in case of default in the payment of the interest on said note when it occurred to the said note.							
And it is further explicitly agreed by and between said Mortgagor and Mortgagoe, that if default be flaule to the first promissory note 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 promissory note 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 Mortgagoe is made a party to any suit by reason of the existence of this mortgage, then or in any or cases, said Mortgagor shall at once owe said Mortgagoe reasonable attorney's or solicitor's fees for this mortgage, then or in any or cases, said Mortgagor shall at once owe said Mortgagoe reasonable attorney's or solicitor's fees for this mortgage, whether protecting their or in any or cases, said Mortgagor shall at once owe said Mortgagoe reasonable attorney's or solicitor's fees for the protecting their or such reasonable attorney's or solicitor's fees for the smouth due and secured by this mortgage, whether protecting their or otherwise, and a lien is hereby given upon said premises for such fees, and in case of foreclosure nereof, by foreclosure proceedings or otherwise, and a lien is hereby given upon said premises for such fees, and in case of foreclosure nereof, a decree shall be entered for such reasonable fees, together with whatever other indebtedness may be due and secured hereby.  And it is further mutually understood in agreed, by and between the parties hereto, that the covenants, agreements and provisions are the law allows, be binding upon and be for the benefit of the heirs, executors, administration and the provisions are the parties hereto, that the covenants, agreements and provisions are the law allows, be binding upon and be for the benefit of the heirs, executors, administration and the parties here the parties hereof, and the parties hereof, and the parties hereof.							
tors and assi	ions of said parties respectively.	e hereunto set their hand S and seal S this 25th day of					
In witness	s whereof, the said Mortgagor S have February	A.D. 19 94 Thomas & Bartick (SEAL)					
		Barrara B. Fanlick ISEALI					
		BARBARA B. PAVLICK (SEAL)					
	e e e e e e e e e e e e e e e e e e e	(SEAL)					
	STATE OF ILLINOIS, County of						
} ,	Notary Public, State of Illinois ly Commission Expires 5:24:97	Given under my hand and Notarial coal this 25th					
<u>)</u> **.	بعامات والألاك الأكار	day of					
	May 24						
- <u> </u>	My commission expires	0 Moral A mone 2413546A					
REAL ESTATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE  DO NOT WRITE IN ABOVE SPACE  AS Trustees, Under Trust Agreement Cated  April 23, 1993 7932 South Central Avenue  Burbank, Illinois 60459  TO  AMERICAN GENERAL, FINANCE, TNC.  4741 West 103rd Street  Recording Fee \$3.50. Extra acknowledgment, fifteen cents for long descriptions.  Mail to:  Mail to:  A741 West 103rd Street  Gak fawn, Illinois 60453  Cak fawn, Illinois 60453  Cak fawn, Illinois 60453					