Range Pales	ESTATE MORTQ juested by:	AOB Restances of the control Restaurances of the	gan ar negariga Karalan dan basa Operatar	95158628 Fig. 1 and 1946 of a streeth integration too, the changement with the course of the changement of the changeme
1131 Le		A TOTAL CONTRACTOR OF THE STATE	and the second of the second o	DEPT-01 RECORDING T 2222 TRAN 6309 D3/09/99 10:58:0 5083 KB COMMITTEE LANGE B COOK COUNTY RECORDED FOR 10:58 COOK COUNTY RECORDED FOR 10:58 COOK COUNTY RECORDED FOR 10:59 FOR 10:50 FOR
American	General Vin	to the first to the	100	The standard of the standard o
1131 Lak Oak Park	11 60303 4 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9		WARRANT TO	Scladed Compos Divorred and not since 3
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	TOTAL OF	Oak Park 11 60303 see was to appreced that had
	04/10/95	- 03/10/00	(8)54.60	that each common has get being promisely but the fill back

LOT 28 AND THE SOUTH 1/2 OF LOT 29 IN BLOCK 6 IN AUSTIN PARK, BEING A SUBDIVISION OF THE EAST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 17 WITOWNSHIP 39 NORTH ARANGE 13 WEAST OF THE THIRD PRICIPAL MERIDIAN, IN COOL COUNTY, ILLINOIS.

PIN# 16-17-313-032-0000

(ALSO KNOWN AS; 1027 S. Lyman Oak Park Il 60303 (Also)

ACTUAL AMOUNT OF LOAN:S

STATE OF ILLHORD, Gero via

2000年,1900年,1900年, 1908年,1908年,李建建建建市政党人工,1900年,1900年,1900年,1900年,1900年,1900年,1900年,1900年,1900年,1900年,1900年,1900年,1900年,1900年,19 If this box is checked, the following DEMAND FEATURE (Call Option) paragraph is applicable:

Anytime after N/A year(s) from the date of this loan we can demand the full balance and you will have to pay the principal amount of the loan and all unpaid interest accrued to the day we make the demand. If we elect to exercise this option you will be given written notice of election at least 90 days before payment is due in full. 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 for a prepayment penalty that would be due, there will be no prepayment penalty.

taxes and amount found due by such decree.

123.50

This instrument prepared by	U NO CA		T CO	of1.1.111	aka ut
Oak Park	N. C.		and the second s	illinois.	(Aut ma)
If this mortgage is etibled payment of any tristaltment of such interest and the amount smortgage and the accompanylidefault or should any suit be or shall become and be due and it	ot and subordinate to principal or of interest so paid with legal interesting note shall be deeme ommenced to foreclose payable at any time the	on said phor mongage, the at thereon from the lime of ad to be secured by this mo said prior mortgage, then to reaffer at the sole onton of	o noicer of this more such payment may l rigage, and it is fulfi he amount secured the owner or holder	preed that should page may pay at the page may pay at the page at	ion insmirment of protopal indebtedness society of successful the accompanying not and the accompanying not
And the said Mortgagor full laxes and assessments on any time be upon said premise insurable value thereof, or upsaid Mortgagee and to delive renewal conflicates therefor; as any and all money that may be buildings or any of the normal value of the money secured hereby, refusal or neglect of said Mortgages, and all montes thus peroceeds of the sale of said and proceeds of the sale of said and said said said said said said said sai	as insured for the, execute the amount remaining or to her to her the said Morigagee shall ecome payable and column the said Morigager thus to insure of the said the sai	Inded coverage and varidation unpaid of the said indet literate upon any such po 1000. Dit is shall so elect, so may use shall so elect, so may use tollver such policies, or literaty, and shall bear interpretation.	item and mancious internation all policies of in- ceive and receipt, in licies of insurance it reasonable explains the same in repair of pay laxes, said Missal at the rate state.	miscriet in some policies, paya autance thereon, a the name of call by reason of damentes in obtainstiting or rebuilding or gapee may promiss of the promise	tellable company, up to the in oase of loss to it as soon as effected, and it desired and it desired as the company of the company of the company in salistactics and building and in oase pours such health in burance of page 15.
It not prohibited by law of Mortgagee and without notice premises, or upon the vesting assumes secured hereby with And said Mortgagor further bear like interest with the principal secures.	to Monoger forthwith of such till the any mai the consent of the Mort or agrees that in case o	upon the conveyance of M nnet in persons of entitles gages.	origagor'a litle to all other litan, or with, l	or any portion o Morigagor unless	i såld molisied property an the purchaser or transfere
And it is further express promissory note or in any part agreements herein contained, such cases, said Mongagor she interest in such suit and for the lien is hereby given upon said together with whatever other in And it is further mutually to contained shall apply to, and, a said parties respectively.	i thereof, or the interest or in case said Moriga all at once owe said Mo collection of the amoun i premises for such fee debtedness may be due understood and agree	therean, or any part there goe is made a party to any rigagee recommable attended the and secured by this rest, and in case of tereclose and secured here'sy. India and between the party and between the party and between the party.	of, when due, or in a suit by reason of it y's or solicitor's fees nongage, whether but a hereof, a decreation hereof, that the a	case of a bread he existence of t for protecting y foreclosure pro e shall be entore covenants, agree	n in any of the covenants, on the mortgage, then or in an are larger and continued and for such reasonable feet ments and provisions here!
··· in witness whereof, the sai			.hend and se	ealthis	day of 6th
March	, A.D.	95			
Should Co	tup	(SEAL)		<u> </u>	(SEA
Soledad Campos		(SEAL)		T	(SEA
STATE OF ILLINOIS, County o	of Cook			9535	8628
I, the undersigned, a Notar personally known to me to be day in person and acknowled and voluntary act, for the uses	the same persons	he signed, se	subscribed to the tale and delivered a	oregoing instrum said instrument i	iest and ared before me this is 17.50 from
Given under my hand and		seal this 6th		•	
,	PA WINA WALE				, A.D., <u>_95</u>
Kristin A Notary Public	1. Brigg	D	July VI	<u>.</u>	, A.D., <u>9</u> 5
Notery Public My commission expires	1. Brigi	19	July VI		, A.D., <u>9</u> 5
My commission expires OFFICIAL SE	1. Brigg	<u> </u>	July VI		, A.D., <u>9</u> 5
, .	Bry	<u> </u>	July VI		,A.D., _95