ICIAL COPY **REAL ESTATE MORTGAGE**

Recording requested by: Please return to:

AMERICAN GENERAL FINA

11844 S. WESTERN AVE.

CHICAGO, IL 60643

NAME(S) OF ALL MORT (A/)ORS

37

CHARLIE BELL AND WIFE THELMA

BELL, AS JOINT TEMANTS

KOK COUNTY JESSL WHITE MARKHAM OFFICE

0002 23.00 RECODIN 4 0.50 POSTAGES 4

96399418 #

\$10491.35

23.50 SUBTOTAL

23.50 CHECK

> 2 PURC CTR 0030 MC# 12:45

Recorder's Use MORTGAGEE:

MORTGAGE AND WARRANT

TO

AMERICAN GENERAL FINANCE, INC 11844 S. WESTERN AVE.

<u>6064</u>3 CHICAGO IL

05/22/96

TOTAL OF PAYMENTS FIRST FAYAFINT DUE DATE FINAL PAYMENT DUE DATE NUMBER OF PAYMENTS

06/28/90

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING \$ NA PRINCIPAL AMT. S8481.03 (If not contrary to law, this mortgage also secures the payment of all renewals and renewal notes hereof, together with all extensions thereof). The Mortgagors for themselves, their heirs, personal representatives and assigns, mortgage and warrant to Mortgagee, to secure indebtedness in the amount of the total of payments due and payable as indicated above and evidenced by that certain promissory note of even date herewith and future advances, if any, not to exceed the maximum outstanding amount shown above, together with interest and charges as provided in the note or notes evidencing such indebtedness and advances and as permitted by law, All OF THE FOLLOWING DESCRIBED REAL ESTATE, to wit:

06/28/99

LOT 15 IN BLOCK 66 IN CORNELL, A SUBDIVISION OF EAST 1/2 OF SOUTHEAST 1/4 OF SECTION 26, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD 16/4'S OFFIC PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

20-26-413-018-0000 PERMANENT TAX NO .:

7622 SOUTH DANTE ADDRESS:

CHICAGO, ILLINOIS 60619

DEMAND FEATURE //f term is 60 months or more)

If checked, on or after 60 months 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.

under and by virtue of the Homestead Exemption Laws of the State of Illinois, and all rights to retain possession of said promises after any default 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 (or any of them) or any part thereof, or the interest thereon or any part thereof, when due, or in case of waste or non-payment of taxes or assessments, or neglect to procure or renew insurance, as hereinafter provided, then and in such case, the whole of said principal and interest secured by the note in this mortgage mentioned shall thereupon, at the option of the holder of the note, become immediately due and payable; anything herein or in said promissory note contained to the contrary notwithstanding and this mortgage may, without notice to said Mortgager of said option or election, be immediately foreclosed; and it shall be lawful for said Mortgagee, agents or afformeys, to enter into and upon said premises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to be applied upon the indebtedness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to collect said rents, issues and profits to be applied on the interest accruing after foreclosure sale, the taxes and amount found due by such decree.

013-32021 IL Section 32 Mortgage (10-95)

96399418

This instrument prepared by GERALLINEA. TA	RE AN AMP OF	A(F) P1844 S. (WESTERN+AVE
(Flami)	CHICAGO	(Address) (Missois, 6064)	3
If this mortgage is subject and subordinate to another payment of any installment of principal or of interest on said such interest and the amount so paid with legal interest there mortgage and the accompanying note shall be deemed to be default or should any suit be commenced to foreclose said prishall become and be due and payable at any time thereafter a	prior morigage, the holder of thi on from the time of such paymer secured by this morigage, and it ior morigage, then the amount s	s morigage may pay such inst it may he added to the indebtec : is further expressly agreed tha excited by this morigage and thi	diment of principal or liness secured by this t in the event of such
And the said lifertgager further covenants and agrees it all taxes and assessments on the said premises, and will as a any time be upon said premises insured for fire, extended or insurable value thereof, or up the amount remaining unpaid said Mortgagee and to deliver to AMERICAN GENE renewal certificates therefor, and said Mortgagee shall have the same and all money that may become payable and collectable buildings or any of them, and apply the same less \$ 500 of the money secured hereby, or in case said Mortgagee shall refusal or neglect of said Mortgager thus to insure or deliver taxes, and all monies thus per dishall be secured hereby, as proceeds of the sale of said premises, or out of such insurance	a further security for the payment overage and vandalism and mail of the said indebtedness by SCRAL FINANCE at policie he right to collect, receive and receive and receive and security of the same is such policies, or may use the same is such policies, or to pay taxes, and shall bear interest at the rate	l of said indebtedness keep all clous mischlef in some reliable suitable policies, payable in so finsurance thereon, as soon seipt, in the nume of said Mortgance by reason of damage to the expenses in obtaining such the pairing or rebuilding such the stated in the promissory note.	buildings that may at a company, up to the case of loss to the n as effected, and all agor or otherwise; for destruction of sald money in satisfaction wilding and in case of uch insurance or pay
If not prohibited by law of regulation, this mortgage a Mortgagee and without notice to working or forthwith upon the premises, or upon the vesting of such the in any manner in g	and all sums hereby secured si conveyance of Mostoagor's title	nati become due and payable to all or any portion of said mo	bns vheared benson
assumes secured hereby with the conserver of the Mortgages. And said Mortgagor further agrees that it case of default bear like interest with the principal of said note.	t in the payment of the interest on	said note when it becomes due	and payable it shall
vises, said Mortgagor shall at once owe said Mortgagee reast interest in such suit and for the collection of the amount due an ien is hereby given upon said premises for such fees, and it opether with whatever other indebtedness may be due and see And if is further mutually understood and agreed, by an contained shall apply to, and, as far as the law allows, be bind said parties respectively. In witness whereof, the said Mortgagor S	no reciment by this mortgage, whe in case of foreclosure hereof, a cured hureby nd between the puries hereto, the ling upon and in nor the benefit o	ther by foreclosure proceedings decree shall be enlared for su at the covenants, agreements a i the heirs, executors, administr	or otherwise, and a ich reasonable fees, no provisions herein alors and assigns of
,	(SEAL)		(SEAL)
	SEAU Thelma	Bell	(SEAL)
(CHARLIE BELL)	(THELMA	6.00	
TATE OF ILLINOIS, County ofCOOK	41.		
		CHARLIE BEL	L AND
I, the undersigned, a Notary Public, in and for said County (and State aforesaid, do hereby o	ONLY THELMA BEL	L
y ed 'T tart beobelwunds bus nosted in val	ose name <u>S</u> subscribed to significant states and delivers.	ortify that THELMA BEL to the foregoing instrument as a reveal said instrument as THE	L Pered before me this
rersonally known to me to be the same person S with lay in person and acknowledged that	ose name <u>S</u> subscribed to significant states and delivers.	ortify that THE LMA BEL to the foregoing instrument as THE eved said instrument as THE ittle right of homestead.	L Pered before me this
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personally known to me to be the same person S with the person and acknowledged that T he y and voluntary act, for the uses and purposes therein set forth, is sliven under my hand and NCTORIAL.	ose name _S subscribed to signed, sealed and defive notuding all release and waiver or subscribed to signed.	ortify that THE LMA BEL to the foregoing instrument as THE eved said instrument as THE ittle right of homestead.	L Pared before me this tree