

Zinseg roturn ta' . 🗸	THIS SPACE PI	THIS SPACE PROVIDED FOR RECORDER'S USE		
AMERICAN GENERAL FINANCE 2 RIVER PL. SUITE S SOUTH HOLLAND, IL 60473	_	92351625		
NAME(s) OF ALL MORTGAGORS  ANTHONY J. DAL SANTO AND KAREN M. DAL SANTO, HIS WIFE	MORTGAGE AND WARRANT TO	MORTGAGEE:  AMERICAN GENERAL FINANCE 2 RIVER PL. SUITE S SOUTH HOLLAND, IL 60473		
	FINAL PAYMENT DUE DATE	TOTAL OF PAYMENTS		
84 06-20-92	5/20/99	\$13,818.84		
THIS MORTGAGE SECLARS FUTURE ADVANCES (If not contrary to law, this mortgage also secures the particle together with all extensions thereof) PRINCIPAL.  The Mortgagors for themselves, their heirs, pe sonal representativeness in the amount of the total of payments due and payable as date herewith and future advances, if any, not to exceed the micharges as provided in the note or notes evidencing such indebtedn	payment of all renewals  AMOUNT \$ 8,650.6  es and assigns, mortgat  indicated above and every  aximum outstanding a	and renewal notes hereof,  4  ge and warrant to Mortgagee, to secure indebted- videnced by that certain promissory note of even mount shown above, together with interest and		
TO THE PLAT THEREOF RECORDED JULY 6, 1930 COOK COUNTY, ILLINOIS.  RMANENT PARCEL NO. 27-25-409-038	OUNX	PARK, IN SECTION 25, MERIDIAN, ACCORDING JMBER 16630341, IN  DEPT-01 RECORDING  123.		
A: 7242 173RD PL, TINLEY PARK, IL 60477	C	T#2222 TRAN 4712 05/20/92 15:3310 +8932 + B #-92-35 1625 COOK COUNTY RECORDER		
(if checked)  you will have to pay the principal amo demand. If we elect to exercise this op payment in full is due. If you fail to p	unt of the loan and all tion you will be given to pay, we will have the r cures this loan. If we	this on we can depute the full balance and unpaid it trest accretely the full balance and written of loss with the second the loss of the		
(if checked)  you will have to pay the principal amo demand. If we elect to exercise this op payment in full is due. If you fail to payment in full is due. If you fail to payment mortgage or deed of trust that see for a prepayment penalty that would be notuding the rents and profits arising or to arise from the real estant foreclosure shall expire, situated in the County of COOK waiving all rights under and by virtue of the Homestoad Exempt	unt of the loan and all tion you will be given to bay, we will have the roures this loan. If we due, there will be no pute from default until the lon Laws of the State	unpaid it terest accressing the day, we make the written notices the conscious country before ight to exercise this option, and the note calls are payment penalty.  The time to redeem from any sale under judgment and State of Illing hereby releasing and of Illings, and all right to retain possession of		
(if checked)  you will have to pay the principal amo demand. If we elect to exercise this op payment in full is due. If you fail to payment in full is due. If you fail to payment in full is due. If you fail to payment in full is due. If you fail to payment in full is due. If you fail to payment penalty that would be notuding the rents and profits arising or to arise from the real estand foreclosure shall expire, situated in the County of COOK waiving all rights under and by virtue of the Homestond Exempt said premises after any default in or breach of any of the covenants.  And it is further provided and agreed that if default be made in the contraction of the interest thereon or any part thereof, when due, or produce or renew insurance, as hereinafter provided, then and in such is mortgage mentioned shall thereupon, at the option of the hole or in said promissory note contained to the contrary notwithstand pation or election, be immediately foreclosed; and it shall be labeled and profits and to receive all rents, issues and profits thereof, the ents, issues and profits thereof, the ents, issues and profits thereof, the ents, issues and profits thereof.	unt of the loan and all tion you will be given to bay, we will have the roures this loan. If we due, there will be no pute from default until the loan Laws of the State, agreements, or provision the payment of said in case of waste or not choose, the whole of sider of the note, becomeding and this mortgage wful for said Mortgage wherein any such suit is payment of suite by therein any such suite in any suite in any such suite in any s	runpaid it trest accreeding the day, we make the written in ice will disconside days before light to exercise this option, and the note calls repayment penalty and State of Illinus hereby releasing and of Illinus, and all right to retain possession of ions herein contained.  promissory note (or any of them) or any part in payment of taxes or assessments, or neglect to aid principal and interest secured by the note in a may, without notice to said Mortgagor of said ee, agents or attorneys, to enter into and upon is spending may appoint a Receiver to collect said spending may appoint a Receiver to collect said		
(If checked)  you will have to pay the principal amo demand. If we elect to exercise this op payment in full is due. If you fail to payment in full is due. If you fail to payment in full is due. If you fail to payment in full is due. If you fail to payment in full is due. If you fail to payment in full is due. If you fail to payment penalty that would be notuding the rents and profits arising or to arise from the real estance of foreclosure shall expire, situated in the County of COOK waiving all rights under and by virtue of the Homestoad Exempt said premises after any default in or breach of any of the covenants.  And it is further provided and agreed that if default be made in the contract of the interest thereon or any part thereof, when due, or procure or renew insurance, as hereinafter provided, then and in such is mortgage mentioned shall thereupon, at the option of the hole or in said promissory note contained to the contrary notwithstance option or election, be immediately foreclosed; and it shall be lated to premised and to receive all rents, issues and profits thereof, the payment of the pourt of the payment of the pourt of the payment of the payment of the pourt of the payment of the paymen	unt of the loan and all tion you will be given to bay, we will have the recures this loan. If we due, there will be no pute from default until the lone Laws of the State, agreements, or provision the payment of said in case of waste or norich case, the whole of sider of the note, become ding and this mortgage will for said Mortgage will for said Mortgage he same when collected wherein any such suit is foreclosure sale, the table, it is hereby expression mortgage, the holdest thereon from the time be deemed to be secured.	runpaid it trest accreased by highly, we make the written notices the total constituents of days before light to exercise this option, and the note calls be trepayment penalty.  The time to redeem from any sale under judgment and State of Illing hereby releasing and of Illings, and all right to retain possession of ions herein contained.  In promissory note (or any of them) or any part in payment of taxes or assessments, or neglect to aid principal and interest secured by the note in a immediately due and payable; anything herein may, without notice to said Mortgagor of said see, agents or attorneys, to enter into and upon a fair the deduction of reasonable expenses, to spending may appoint a Receiver to collect said was and the amount found due by such decree.  The y agreed that should any default be made in the performance of such payment may be added to the indebtated by this mortgage, and it is further expressly aid prior mortgage, then the amount secured by		

2300

(Address)

013-00021 (REV. 5-88)

time build rellab payab renew other destru satisfi ing ar such	pay all taxes and assessmentings that may at any time be upoile company, up to the insurable ble in case of loss to the said Morte val certificates therefor; and said wise; for any and all money that nuction of said, buildings or any of action of the money secured here and in case of refusal or neglect of insurance or pay such taxes, and	that indig es pan I vith s id Nortgagee that MPR G.SORS I this id premises, a lowing is a further stout to the payment of said on said premises insured for fire, extended coverage and vandalism and malicipate and to deliver to AGP——all policies of insurance thereon, as soo Mortgagee shall have the right to collect, receive and receipt, in the name may become payable and collectable upon any such policies of insurance by rethem, and apply the same less \$	sious mischief in some ss by suitable policies in as. effected, and all of said Mortgagor or eason of damage to easining such money in rebuilding such build ortgagee may procure rate stated in the pro
Mortg	agee and without notice to Morte	on, this mortgage and all sums hereby secured shall become due and payable gagor forthwith upon the conveyance of Mortgagor's title to all or any portisting of such title in any manner in persons or entities other than, or with, obtedness secured hereby with the consent of the Mortgagee.	on of said mortgaged
	d said Mortgagor further agrees the bear like interest with the principal control of the princip	nat in case of default in the payment of the interest on said note when it becopal of said note.	mes due and payable
promí any o this n protec by foi a decr An herein tors as	issory note or in any of them or if the covenants, or applements he nortgage, then or in any such castingMORTGAGORSin reclosure proceedings or athrewisee shall be entered for such reach it is further mutually understood to contained shall apply to, and, as and assigns of said parties respective	by and between said Mortgagor and Mortgagee, that if default be made in any part thereof, or the interest thereon, or any part thereof, when due, or are in contained, or in case said Mortgagee is made a party to any suit by reasonses, said Mortgagor shall at once owe said Mortgagor reasonable attorney's terest in such suit and for the collection of the amount due and secured by the e, and a lien is hereby given upon said premises for such fees, and in case onable fees, together with whatever other indebtedness may be due and secured and agreed, by and between the parties hereto, that the covenants, agrees is fir as the law allows, be binding upon and be for the benefit of the heirs, easy.  The law allows are the IRR and S and seal S this 15th.	in case of a breach in on of the existence of or solicitor's fees for its mortgage, whether of toreclosure hereof, if hereby.
אתנ	MAY	1.D 19 (@ Ardall	
		ANKHONY J. DAL SANTO  KAREN M. DAL SANTO	(SEAL) (SEAL) (SEAL)
	green tite tu vita		(SEAL)
STATE OF THE STATE	ANTHONY J. DALASANTO	and for said County and State aforesaid, do hereby certify that  AND HIS WIFE KAREN M.  personally known to me to be the same proon S whose name to the foregoing instrument appeared before the this day in person that T hey signed, sealed and delivered said instrument.	and acknowledged
My	OFFICIAL SEAL* Crystal L. Chase lotary Public, State of Efinels Commission Expires 3/21/91	and voluntary act, for the uses and purposes therein set forth, in and waiver of the right of homestead.  Given under my hand and NOTORIAL scal this	
	0.2101	day of MAY	, A.D. 19 <u>92</u>
	3-21-94  My commission expires	19 CRYSTAY L. CHASE Notary Public	<b>9</b>
REAL ESTATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE  TO  Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions.  Mail to: AVERICAN GENERAL.  FINANCE, INC.	SOUTH HOLLAND, R. 60473 PHONE: 708 601 - 2550