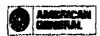
UNOFFICIAL COP



REAL ESTATE MORTGAGE

95475491

Recording requested by: Please return to:											
NAME(s) OF AL	L MOR	TGAGORS	الدر الموسود الدر الموسود الدر الدر الدر الدر الدر الدر الدر الد	i gijiyê m ire gadê ivçey se bij iyi i û re deseyê ili mpirekîreyî	Mariana - Mariana - M	and their discount some of the single	87,476,774 AV				
Raymo	nd F	Hilliard	and Ru	er 5 Hi	Har	d, his wi	fe				
MAPL	l migul	enantis				and to daily up a province of the first day					
MORTGAGE: AND WARRANT Aferican General Finance						Inc					
7-10			1 6/01/6/1	gi abi — 4 - 16-7 3144 144524 dagan kunum.		411 (C)	-Parkins to be 4				
		162 T Colf Rd, SChaumburg, Il 60173									
NO, OF	FII	RST PAYMEN	FI	NAL PAYM	ENT	TOTAL O					
PAYMENTS	1	JE DATE		JE DATE		PAYMENT					
72	נ/מט 	.4 / 95		19/01		\$19,800.0	J				
THIS MORTGAG	F SE	CURES FUT	IRE ADVA	NCES -	IAXIMU	M OUTSTAN	ING				

DEPT-01 RECORDING

\$23,50

- T46666 TRAN 7075 U7/20/95 15:47:00
- 41841 4 じし、※一タボーチアボネタエ
- COOK COUNTY RECORDER

Nineteen Thousand eight hundred only

(If not contrary to law, this mortgage also secures the payment of all renewal notes hereof, together with all extensions thereof)

The Mortgagors for themselves, their heirs, personal representatives an assigns, mortgagor and warrant to Mortgaged, 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:

Unit 1 number 41-5 in the manors of Oak Knoll a condominium as delineated on a survey of the Following described real estate, a part of Oak Knoll Jarms units 8-A and 8-B Being subdivision of part of the South 1/2 of section 22 and of part of the North East 1/4 of the South West 1/4 of said section 22. Township 41 North, Range 9 East of the inird principal meridian, which Survey is attached as Exhibit "B" to the declaration of contribution recorded September 1, 1989 as Document 89411040 as amended from time to time, together with its undivided percentage interest in the common elements in Cook County, Illinois.

AKA 12 A Taylor Ct, Streamwood, IL 60107

PIN 06-22-303-034-1301

0.5175191

this box is checked, the following DEMAND FEATURE (Call Option) paragraph is applicable:

Anytime after 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

including the rents and profits arising or to arise from the real estate from default until the time to redeem from any sale under judgment of foreclosure shall expire, situated in the County of ______ and State of Illinois, hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois, and all rights to retain possession of said premises after any default in or breach of any of the covenants, agreements, or provisions herein contained.

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 thoreupon, 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 Mortgagor of said option or election, be immediately foreclosed; and it shall be lawful for said Mortgagee, agents or attorneys, 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 prefits to be applied on the interest accruing after foreclosure sale, the taxes and amount found due by such decree.

UNOFFICIAL COPY

	of the second						
	4.7	thew (Namo)		of		(Address)	
	162 E Colf Rd, Schaumburg			and the second of the second of	, Illinois.	(מפיישטרן	
	if this mortgage is subject and sul any installment of principal or of interest amount so paid with legal interest the accompanying note shall be deemed to be commenced to foreclose said prior r payable at any time thereafter at the solo	t on said prior mortgage, the ho ereon from the time of such p be secured by this mortgage, a mortgage, then the amount sec e option of the owner or holder o	der of this i ayment ma nd it is furth ured by this I this mortg	morigage may pay survey be added to the interest agreed to the anorigage and the analyse.	ch installmer ndebledness hat in the ev ccompanying	t of principal or sil secured by this ent of such default note shall becom	ich interest and the mortgage and the Lor should any sui e and be due and
	And the said Mortgagor further or laxes and assessments on the said premises insured for fire, exter or up the amount remaining unpaid of the right to collect, receive and receipt, if any such policies of insurance by reasonable expenses in obtaining such in repairing or rebuilding such halding Mortgagee may procure such insurance promissory note and be paid to the process if not prohibited by law or regulation.	ended coverage and vandaham in the said indebtedness by suital cles of insurance thereon, as so in the name of said Mortgagor of an of damage to or destruction of money in satisfaction of the more and in case of refusal or negle to or pay taxes, and all monies to code of the sale of said premises	and maliclo ble policies on as offect rotherwise said buildin ley secured oct of said i hus paid si s, or out of s	us mischiel in some re s, payable in case o led, and all renowal co ; for any and all mone gs or any of them, and hereby, or in case sa Mortgagor thus to ins hall be secured hereb such insurance money	illable complicates the ortificates the ortificates the ortificates the ortificates the ortificates of delivers or delivers, and shall it not otherw	iny, up to the insures and Mortgagee refor; and said Moecome payable and me less \$ is half so elect, so reuch policies, or bear interest at the fise paid by said M	able value thereof, and to deliver to rigages shall have decided upon may use the same to pay taxes, saids rate stated in the origagor.
	without notice to Mortgagor forthwith up vesting of such title in any manner in pe	ion the conveyance of Mortgag	or's tille to	all or any portion of s	aid mortared	property and prer	nises, of upon the
	the consent of the Mortgagee. And said Mortgagor further agrees	s that in case of default in the p		·			•
	like interest with the principal of said note. And it is further expressly agreed to rin any part thereof, or the interest it contained, or in case said Mortgagee is shall at once owe said Mortgagee reast collection of the amount due and secur premises for such fees, and in case of formay be due and secured hereby. And it is further mutually underst contained shall apply to, and, as far as it and in case of the said in t	by and between sale of ungare hereon, or any part thereon who made a party to any suit by rea onable attorney's or solicitor's for the day this mortgage, whether preclosure hereof, a decree sha tood and agreed, by and beh	nen due, or ison of the rus to prot by foreclos il be anturn veen the p	r in case of a breach existence of this more ecting bute proceedings or of d for such reasonable artics hereto, that the	in any of the gage, then of the otherwise, and fees, togethe coverants.	r in any such case interest in aug interest in such d a lien is hereby er with whatever o	greements hereings, said Mortgagor on suit and for the given upon said ther indebtedness provisions herein
	parties respectively. In witness whereof, the said Mongage	gor. s ha s hereunto s	el theili	and s and shal	.s this	14.th day of.	July
	of not	A.D. 1995	/	0	h/		
	Upmlotter	(SEAL	,	uce K. The	o care		(SEAL)
	Raymond P Hilliard	(SEAL	Ruti	n L Hilliard	_0`_		(SEAL)
	STATE OF ILLINOIS, County of	Cook	SS.			155	
	I, the undersigned, a Notary Public, is personally known to me to be the same person and acknowledged that act, for the uses and purposes therein se	person s whose name	S 9	subscribed to the fore:	noina instrum	Mrs '.l.lia ent appeared beto eir (re me this day in
)	Given under my hand and	ptorial seal this	14th	day of <u>Jul</u>	У	, A.D.,	1995
	Sabeena ELizabeth Mathew Nolary Public	Sakura El	Borrac	. Maken	/		
	My commission expires						
	06/10 /1998		OF	FICIAL SEAL	<u>"</u>		

Teichee

" OFFICIAL SEAL"
Sabeena Elizabeth Mathew
Notary Public, State of Illinois
My Commission Expires 6-10-98