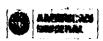
UNOFFICIAL COPY



REAL ESTATE MORTGAGE

59442991

Decording requested by: Please return to:

AMERICAN GENERAL FINANCE, INC.

7245 W 87th STREET

BRIDGEVIEW, IL.

95477268

DEPT-01 RECORDING

\$23.00

T\$0012 TRAN 5377 07/21/95 11:28:00

\$0127 \$ JH *-95-477268

COOK COUNTY RECORDER

NAME (S) OF ALL MORTGAGORS

ROUGHT W DALZELL AND WITE JULIE A

MORTGAGE AND WARRANT TO

MORTGAGEE:

AMERICAN GENERAL PINANCE, INC.

7245 W 87th ST, BRHXGEVIEW, II, 60455

NUMBER OF PAYMENTS

FIRST PAYMENT DUI DATE

FINAL PAYMENT DUE DATE

TOTAL OF PAYMENTS

8725795

7/25/02

13,609,68

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING \$

(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 a sir ns, mortgage and warrant to Mortgagee, to secure indebtedness in the amount of the Total of Payments due and payable as indicated above and syrdenced by that certain promissory note dated and future advances, if any, not to exceed the maximum outstanding amount slower above, together with interest and charges as provided in the note or notes evidencing such indebtedness and advances and as permitted by law 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 forecless, a shall expire, ALL OF THE FOLLOWING DESCRIBED REAL ESTATE, to wit:

TOT 12 IN BLOCK 15 IN DEARBORN HEIGHTS, A SUBDIVISION OF THE WEST 1/2 OF THE NORTH EAST 1/4 OF SECTION 7, TOWNSHIP 37 NORTH, RANGE 13 EAST OF THE THIRD PUNCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

ALSO KNOWN AS: 9820 S NATOMA, OAK LAWN, IL 60453

PIN 24-07-214-030-0000

situated in the County of COOK 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.

If this box is checked and the term of the obligation secured by this mortgage is sixty months or more, the following DEMAND FEATURE (Call

Option) paragraph is applicable:

Anytime after year(s) from the datu 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.

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 fawful for said Mortgager, agents of atomeys, 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 00021 (REV 8-95)

		FFICI	AL (JUP	Y		
This inch mant proceeded by	HENDIFER ST	RAKA		เป	774% W 871%	: TREET.	
This instrument prepared by	(lin	(IM)			(Acorde: A)	* ,	•
	i s	BRIDGEVIEW,			lllmois.		
If this mortgage is subject payment of any installment of proceedings and the accompanying default or should any suit be contained by the and payment and the due and payment and the due and payment.	incipal of inferest of paid with logal inferes I note shall be deemed ninenced to foreclose yable at any time then	in said phor mongag at thereon from the th d to be secured by th said prior montgage, eafter at the sole opti	e, me noider d ne of such pay is mortgage, a then the amou on of the owner	it this mongage it ment in by be add nd it is further exp nt secured by this r or holder of this	on the property of the same of	in the avent of leas secured b inem of panci	by this t auch
And the said Mortgager furt all taxes and assessments on the any time be upon said pramison insurable value thereof, or up the said Mortgagen, and to deliver to renewal certificates therefor; and any and all money that have been buildings or any of them, and ap- of the money secured hercay, or ruhusal or neglect of said Marty, taxes, and all mones than per- proceeds of the sale of said prem-	e said premises, and to insured for fire, exter exemple amount remaining to is and Mortgagee shall come payable and collect the same less \$ in case said Mortgage or thus to insure or fit all be secured here; so or out of such insures.	will as a further secunded coverage and a support of the said to collect and said the said th	nty for the pays andalism and indebtedness I policion of i reas to policion of i reas ray use the soi anterest at the otherwise paid	ment of tate indulinalicious mischiliby suitable policificion of inturance decept, in the nice and the expenses on able expenses me in repairing or es, said Mortgage rate stated in the layers of the said Mortgage of the	bludness keep all ti of in some reliable des payable in co e thereon, as soon ame of said Mortga on of damage to o in obtaining such bu rebuilding such bu e may procure such e promissory note or.	contiguity, ap- ase of lose to as effected, a gor or otherwhi destruction of honey in antist, lding and in ca- th insurance of and by paid	nay at to the to the ind all no; for said notion ase of or pay to the
If not prohibited by law or Mortgagee and without notice to premises, or upon the vesting of assumes secured hereby with the And sald Mortgagor further bear like interest with the principal	Mortgayor terthwith up for the time in any man or consent of the Murty agrees that in case of	pon the convoyance iner in persons or en agee.	of Mortgagor's titles other than	title to all or any n, or with, Modige	potion of said mot got unless the puri	paser or paus dadeg brobay	ty and sleree
And it is further expressly promissory note or in any part it agreements herein contained, or cases, said Mortgagor shall at on interest in such suit and for the clien is hereby given upon said pagether with whatever other index. And it is further mutually un contained shall apply to, and, as said parties respectively.	agreed by and behildered, or the interest in case said Mortgage occurred was said Mortgage officially of the amount premises for such feel abtedness may be due to deratood and agreed	thereor, or any part in made of only to release nable atterned to the and secured by and in case of far and secured hereby d, by and between the	thereof, when any suit by reas y's or solicitor'i this mortgage, actosure horeo e cart'es hereli	due, or in case o son of the existence to say for protecting whether by force it, a decree shall o, that the covens o, that the covens	of a breach in any is be of this mortgage, ig 150 losure proceedings be entered for suc ints, agroements as	of the coveriar then or in any it or otherwise, in reasonable ad provisions t	nts, or such and not book, neroin
In witness whereof, the said						day of	
Tuled De	Jeel A.D. I	.995 (SEAL) (SEAL)		6/4	Ś		SEAL) SEAL)
STATE OF ILLINOIS, County of		\$\$			$O_{x_{\alpha}}$		
I, the undersigned, a Notary personally known to me to be the day in person and acknowledge and voluntary act, for the uses a	e same person - S 💎	whose name S	subscri	bed to the toregoi	ng instrument ap ».	e ed before in	ie this
Given under my hand and	notary	seal this	20th	day of	Y. TH	. A.D , 15	195 .

Notary Public

My commission expires

95477268