## **UNOFFICIAL COPY**

O William					
REAL ESTATE MORTGAGE	COOK COUNTY		recordin Mail Mail		23.0 0.5
Flecording requested by: Please return to:	AEOSE WHITE		95524111 SUBTOTAL CHECK		23.5 🖫 (
AMERICAN GENERAL FINANCE	BRIDGEVIEW OFFICE				RC CTI
2313 W. 95TH STREET		08/01/95	0010	MCH	15:17
CHOO [[. 60643	95524111				
0,	Manual of the				

HECUILIE & Use					
NAME(S) OF ALL MORTGAGE JACKIE CHILDS	95	MORTGAGE AND	MORTGAGEE: AMERICAN GENERAL	FINANCE	
2313 W. 95TH STRE	FN'	WARFANT TO	2313 W. 25TU STRE	141	
CHCO 1L. 60643 NUMBER OF PAYMENTS	FIRST PAYMENT DUE	DATE FINAL	PAYMENT DUE DATE	TOTAL OF PAYMENTS	
96	09/05/95	08/05	/03	\$11531,95	

PRINCIPAL AMOUNT OF LOAN \$
IMP 321 IN DOWNING AND PHILLIPS NORMAL PARK ADDITION, BEING A SUBDIVISION
OF THE FACT 1/2 OF THE NORTHFAST 1/4 OF SECTION 29, ZOWNSHIP 38 NORTH, RANGE
14 FAST OF THE THIRD PRINCIPAL MERIDIAN, (EXCEPT THE SOUTH 149 FEET THERBOR)
IN COOK COUNTY, ILLINOIS.

ADDRESS 7321 SOUTH PEORIA CHKO 15, 60621 P.1.N. # 20-29-222-008-0000

95524111

situated in the County of CONK 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.

i 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 date of this loan we can demand the full belance and you will have to pay the principal amount of the foar and all unpaid interest accrued to the day we make the demand. If we slect to exercise this option you will be given written notice of election at least 90 days before payment is due in full. If you fall to pay, we will have the right to exercise any rights permitted under the note, morigage or deed of trust that secures this toan. If we elect to exercise this option, and the note calls for a prepayment penalty that would be due, there will 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 produce 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 Mortgagor of said option or election, be immediately to ecclosed; and it shall be lawful for said Mortgagoe, agents or attorneys, to enter into and upon said promises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to be applied upon the indebtadness 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 saie, the court was and amount found due by such decree.

**UNOFFICIAL COPY** 

	OIVOI	A T A A A CIVINATE 1977	2213	W. 95th STREET
This instrument prepared by	Name		The state of the s	game) M. Sigerr servenis ""
	CHOO II	. 606 43	, Illinois.	·
payment of any installment of such interest and the amount e mortgage and the accompanyin default or should any suit be co	principal or of interest on a o paid with legal interest th og note shall be deemed to Immenced to foreclose said	aid prior mortgage, the I ereon from the time of st be secured by this mort prior mortgage, then the	reby expressly agreed that should a holder of this mortgage may pay suc- uch payment may be added to the inc gage, and it is further expressly agree a amount secured by this mortgage a e owner or holder of this mortgage.	n installment of principal of debtedness secured by this ed that in the event of such
And the said Mortgagor fulal! taxes and assessments on the any time be upon said premise insurable value thereof, or up the said Mortgages and to delive the new all certificates therefor; and any and all money that may be buildings or any of the money secured hereof, or refusal or neglect of said Mortgages.	rther coverants and agree the said premises, and will as insured for fire, extended the amount remaining unput to HER and said Mortgagee shall have come payable and collects pply the same less \$	se to and with sald Morts as a further security for a coverage and vandalistic of the sald indebte in the right to collect, security to the upon any such political to elect, so may use ver such policies, or to and shall bear interest.	pages that SHE the payment of said indubtedness to the payment of said indubtedness to the payment of said indubtedness to the and malicious mischief in some n dness by suitable policies, payable all policies of insurance thereon, a pive and receipt in the name of said bies of insurance by reason of dama, reasonable expenses in obtaining the same in repairing or rebuilding a pay taxes, said Mortgagee may proc that the rate stated in the promissor	eliable company, up to the e in case of loss to the is soon as effected, and all Mortgagor or otherwise; for ge to or dextruction of said such money in ratisfaction such building and in case of ture such insurance or pay
If not prohibited by law of Mortgagee and without notice to premises, or upon the vesting assumes secured hereby with the secu	or requision, this mortgage to Mortgager forthwith upon of such title in any manner the consent of the Mortgage or agrees that in the of def	e and all sums hereby the conveyance of Mort in persons or entitles of e.	e secured shall become due and pa gagor's title to all or any portion of sa her than, or with, Mortgagor unless t e interest on said note when it becom	ild mortgaged property and the purchaser or transferee
promissory note or in any part agreements herein contained, of cases, said Mongagor shall at of interest in such suit and for the lien is hereby given upon said logether with whatever other in And it is further mutually to contained shall apply to, sind, a said parties respectively.	thereof, or the interest their in case said Mortgagor is once owe said Mortgagee recollection of the amount due premises for such fees, a debtedness may be due and inderetood and agreed, but far as the law allows, be in the control of the control	eor. or any pari thereof male? narty to any sult lasonaby attorney's or a land securer' by this mo no in case of foreclosul disecured hereof. I secured hereof. I and between the partir bindling upon and be for	i Mortgagee, that it default be mad, when due, or in case or a breach it by reason of the existence of this movoilcitor's fees for protecting ortgage, whether by foreclosure process hereof, a decree shall be entered to benefit of the heirs, executors, ad	in any of the covenants, or intgage, then or in any such OUR
in witness whereof, the sai	id Mortgagor ha '? 		and seal this 2	
and, augustinos de bissa transcer de la companya de	, A.D	ICEALL VO	échie Cliebs	(SEAL)
or a superior to the term of the superior of t	स्थानक । । । । । । । । । । । । । । । । । । ।	(SEAL)		(SEAL)
The specific to a partition of the entrage of the extension of the extensi	n magazine ku a Frincia i e estati	(OLDAL)	QCCDA11	<b>1</b>
STATE OF ILLINOIS, County of	3 \$ 4 (2.1.14 <b>)</b>		333243	Sc
i, the undersigned, a Notar personally known to me to be day in person and actnowled	y Public, in and for said Cou the same person ged that S he	. whose name signed, sea	, do hereby certify thatJACKTE <li>subscribed to the foregoing instrume led and delivered said instrument as and waiver of the right of homestead.</li>	and some series of the series and this series in the series of the serie
	)		day of JULY	, , , , <b>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</b>
Notary Public	POFFICIA RINEE Notary Folde	RIES		
My commission expires	Notary Folde:	State of Illinois 7		