UNOFFICIAL COPY

-	REAL ESTATE MORTGAGE
Re	ocording requested by: sase return to:
TH	egye (ettiff iv.
	AMERICAN GENERAL FINANCE
	The state of the s
	AMERICAN GENERAL FINANCE

. DEPT-01 RECORDING

\$23,50

T\$5555 TRAN 5838 08/25/95 12:48:00

46127 + BU +-95-566797

COOK COUNTY RECORDER

95566797

MORTGAGEE: MAME(S) OF ALL MOHIG MORTGAGE AMERICAN GENERAL FINANCE ROBERT HIGGINS AND -162 E 00LF RD WARRANT SCHAUMBURG, IL 60173 TICKEHNE DIANN HIGGINS TO FINAL PAYMENT DUE DATE TOTAL OF PAYMENTS FIRST PAYMENT DUE DATE NUMBER OF PAYMENTS 60 9/25/95 8/25/00 \$20,161.20

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTINDING \$ N/A **amount Financed \$13,461.15 (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 and basins, mortgage and warrant to Mortgages, to secure indebtedness in the amount of the Total of Payments due and payable as indicated above and evidenced by that certain promissory note dated 8/21/95 and future advances, if any, not to exceed the maximum outstanding amount snown 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 lorecorum shall expire, ALL OF THE FOLLOWING DESCRIBED REAL ESTATE, to wit:

LOT 52 IN KING'S ADDITION TO WILMETTE, A SUBDIVISION OF THE SOUTH EAST 1/4 OF THE NORTH EAST 1/4 OF SECTION 33, TOWNSHIP 42 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JULY 22, 1913 AS DOCUMENT NUMBER 5230487, IN COOK COUNTY, ILLINOIS. PIVE C5-33-217-001

95566797

2350

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

no prepayment penalty.

And it is turther provided and agreed that it default be made in the payment of said prumissory 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 the shall be lawful for said Mortgagee, agents or altomeys, 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.

			······································	<u>:</u>
U	NOFFI	CIAL CO)PY	
This instrument prepared by M	MATAN	and the second s	of 162 E GO	LF RD
SCHAUMBURG, IL 601	73 (Name)		/~~	1966)
was made to the state of the contract of the c	و دان الرود وسطون به وحضو و درود وسل باید و سازه درود و باید و سازه و درود و باید و درود و باید و درود و باید و	and the second control of the second	, Minois.	
If this mortgage is subject and sub- payment of any installment of principal o- such interest and the amount so paid with mortgage and the accompanying note sh- default or should any suit be commenced shall become and be due and payable at a	r or interest on said prior r n legal interest thereon fron all be deemed to be secure to foreclose said prior moi any time thereafter at the si	nongage, the noticer of this mo in the time of such payment ma id by this mortgage, and it is fu tgage, then the amount secure to option of the owner or holds	orgage may pay such y be added to the inde orther expressly agreed od by this mortgage and or of this mortgage.	instairment of principes of bledness secured by this I that in the event of such d the accompanying note
renewal certificates therefor; and said Morany and all money that may become pay buildings or any of them, and apply the said the money secured hereby, or in case sefusal or neglect of said Morany or thus taxes, and all monies thus paid and be proceeds of the saie of said premiser, or or	tor me, extended coverage tremaining unpaid of the the me right able and collectable upon ame less \$ said Mortgagee shall so ele to insure or deliver such pecured hereby, and shaput of such insurance mone process.	said indebtedness by suital all policies of to collect, receive and receipt any such policies of insurance reasonable ect, so may use the same in repolicies, or to pay taxes, said ll bear interest at the rate stay if not otherwise paid by said	s miscrier in some fer ble policies, payable insurance thereon, as , in the name of said M a by reason of damage xpenses in obtaining six pairing or rebuilding six Mortgagee may procur ted in the promissory Mortgagor.	in case of loss to the soon as effected, and all ortgagor or otherwise; for to or destruction of said uch money in satisfaction the building and in case of e such insurance or pay note and be paid to the
M not prohibited by law or regular Mortgagee and without notice to Mortgage premises, or upon the vesting of such title assumes secured hereby with the consent And said Mortgagor further agrees to boar like interest with the principal of said	of furthwith upon the convert in any manner in person to the Molangee. The case of default in the	yance of Mortgagor's title to al s or entitles other than, or with	ll or any portion of said r, Mortgagor unless the	morigaged property and purchaser or transferee
And it is further expressly agreed promissory note or in any part thereof, or agreements herein contained, or in case s cases, said Mortgagor shall at once owe s	the interest thereon, or an aid Mortgagor is made a n	w part thereof, when due, or to the to any suit by reason of the	n case of a breach in existence of this mody	any of the covenants, or
interest in such suit and for the collection of lien is hereby given upon said premises together with whatever other indebtedness And it is further mutually understood	of the amount due and secu- for such fees, and in case s may be due and secured i	red by this mortgage, whether of toreclosure hereof, a decr nereby.	by foreciosure proceed ree shall be entered for	r such reasonable fees,
contained shall apply to, and, as far as the	law allows, be binding up	on and be for the penefit of the	heirs, executors, admi	nistrators and assigns of
said parties respectively. In witness whereof, the said Mortgago	or ^S ha ^{Ve} hereunte	set their	seal s this 2	lst day of August
	,A.D. 1995			
			9	(SEAL)
ROBERT HIGGINS	(SEAL)	DIANN HIGGINS		(SEAL) (SEAL)
<u>V</u>	(SEAL)	فالأناد البراي السنتية يستقل يورون التبيوا الانا سرداه درا		(SEAL)
STATE OF ILLINOIS, County of	Cook	\$8 ,	Ox	
·				
I, the undersigned, a Notary Public, in personally known to me to be the same proday in person and acknowledged that and voluntary act, for the uses and purpos	erson 5 whose ne	me ? subscribed to the signed, sealed and delivered	e foregoing instrument i said instrument as	appaand before me this that the

9555555

Given under my hand and not arv seal this 21st day of August

Notary Public

My commission expires

OFFICIAL SEAL'

THERESE MARIE MORRILL
Notary Public, State of Illinois
Cook County
My Commission Expires 7/6/97