

REALE	STAT	E MORTGAGE	ORDER#		28 CENERAL		
Recording requested by: Please return to:		THIS SPACE P	ROVIDED	OR REC	CORDER'S USE		
AMERICAN GENERAL FINANCE, INC. 2313 W. 95TH STREET CHICAGO, ILLINOIS 60643			RECORDII	NG \$23. 00:58:51 13:58:00			
				_	*-75-06649		
		·}			RECORDER		
NAME(s) OF ALL MORTGAGORS			MORTGA	GEE:			
		MORTGAGE AND	}				
MARY J NELSON		WARRANT	•		L FINANCE, INC.		
A WIDDW 14859 SOUTH RIVERSIDE DRIVE		ТО	2313 W.95				
SOUTH HOLLAND, ILLINOIS 60426			CHICHOLL	THE	2_00043		
,							
NO. OF PAYMENTS FIRST PAYMENT	1	NAL PAYMENT		TOTAL			
DUE DATE	D	UE DATE		PAYME	NTS		
48 9 03/05/95		02/05/99		\$1119	21.43		
10	1	,,		4			
THIS MORTGAGE SECUR'S FUTURE ADVAN	· E C	MAYINIM OUTST	ANDINGS	.0	10		
(If not contrary to law, this mortgage also secures	he nav	ment of all renewals	and renewal s				
together with all extensions (hereof) PRINCIPA	. AMC	INT OF IOAN S	8208 50				
The Mortgagors for themselves, their heirs, possenal represen	atives	and assigns mortga	oe and warrani	to Morta	agee, to secure indebted-		
ness in the amount of the total of payments one and payable	as in	dicated above and e	videnced by th	at certain	promissory note of even		
date herewith and future advances, if any, not to exceed the	e max	imum outstanding a	mount shown	above, to	gether with interest and		
charges as provided in the note or notes evidencing such indeb DESCRIBED REAL ESTATE, to wit: P.I.N.#29-09-200			s permitted by	law, ALL	OF THE FOLLOWING		
DESCRIBED REAC 531412, to Mr. P. L.M. #23-04 144	)-UZ/						
LOT 22 IN ROBERTSON'S RIVERSIDE SUBDIVISIO	N OF	THAT PORTION	OF				
THE SOUTHWEST QUARTER (1/4) OF SECTION 9,	_						
EAST OF THE THIRD PRINCIPAL MERIDIAN, DESC	RIBE	D AS FOLLOWS:	TO-WIT:				
BEGINNING AT A POINT IN THE SOUTH LINE OF SAID SCUTHWEST QUARTER							
(1/4) DISTANT 434.25 FEET EAST OF THE NORTH							
OF SAID SOUTHWEST QUARTER (1/4) THENCE NOR THENCE EAST 587.50 FEET TO THE WATERS EDGE				EE1;	95066496		
RIVER; THENCE SOUTHERLY ALONG THE EDGE OF					0.136		
WHICH IS DISTANT NORTH 6-3/4 DEGREES EAST							
LINE OF SAID SOUTHWEST QUARTER (1/4) THENC							
1326.6 FEET TO THE SOUTH LINE OF SAID SOUT	HWES	T QUARTER (1,4	THENCE	665.28			
FEET TO THE POINT OF BEGINNING.		•	C/A				
PROPERTY ADDRESS:14859 SOUTH RIVERSIDE DRI	VE S	DUTH HOLLAND, I	LLIN'IS 6	0416			
DEMAND FEATURE					nd the full balance and		
(if checked) you will have to pay the principal							
demand. If we elect to exercise the	-						
payment in full is due. 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	d be d	ue, there will be no p	prepayment pe	nalty			
including the rents and profits arising or to arise from the real	041110	from dofault until el	na Dana sa sada	om from	a custa undar éudament		
of foreclosure shall expire, situated in the County of		···Oili delabit billii t	and Sta	te of Illino	or trereby releasing and		
weiving all rights under and by virtue of the Homestead Exc		n Laws of the State					
said premises after any default in or breach of any of the cover	ants, a	greements, or provis	ions herein co	ntained.			
And it is further provided and agreed that if default be m.	da ia	the naument of cain	L promissory of	ore in se	or of them lost any sast		
thereof, or the interest thereon or any part thereof, when du							
procure or renew insurance, as hereinafter provided, then and	in such	case, the whole of s	iald principal a	nd interes	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 flotice 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 profits to be applied on the interest accruing a	fter fo	reclosure sale, the ta	xes and the an	างบก 1กบดเ	id due by such decree.		
If this mortgage is subject and subordinate to another mor	tgage.	it is hereby expressi	y agreed that	should any	default be made in the		

payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage.

This instrument prepared by

ANN BELTER

(Name)

2313 W. 95TH STREET CHICAGO, ILLINOIS 60643

Illinois.

Ai time	nd the said Mostgagos further cover and a	nd agrees to and vit	h said Morgagee (ha Alfas a further secu	or the payment of sa	will in the mean
payal reliat payal renew other destr satisf ing a such misso	lings that may at any time be upon said ble company, up to the insurable value to ble in case of loss to the said Mortgagee at wal certificates therefor; and said Mortgagee at wal certificates therefor; and said Mortgages; for any and all money that may be uction of said buildings or any of them, faction of the money secured hereby, or not in case of refusal or neglect of said M insurance or pay such taxes, and all moory note and be paid out of the proceed gagor.	premises insured for hereof, or up to the hereof, or up to the hid to deliver to <u>Hid agee shall</u> have the some payable and apply the same in case said Mortgag ortgagor thus to insuries thus paid shall	r fire, extended covil amount remaining in ER all policies right to collect, recillectable upon any siles siles shall so elect, mainre or deliver such pube secured hereby, is	erage and vandalism and ma unpaid of the said indebted of insurance thereon, as seive and receipt, in the na- uch policies of insurance bu- reasonable expenses in y use the same in repairing policies, or to pay taxes, said and shall bear interest at the	elicious mischief in some ness by suitable policies, soon as effected, and all me of said Mortgagor or y reason of damage to or botaining such money in or rebuilding such build-Mortgagee may procure he rate stated in the pro-
Morte	not prohibited by law or regulation, this gagee and without notice to Mortgagor f erty and premises, or upon the vesting o laser or transferee assumes the indebtedning	orthwith upon the c I such title in any m	conveyance of Mort nanner in persons of	gagor's title to all or any po entities other than, or wi	ortion of said mortgaged
	nd said Mortgagor further agrees that in c Il bear like interest with the principal of s		payment of the inte	rest on said note when it b	ecomes due and payable
prom any o this r prote by fo a deci	reclosure proceedings or otherwise, and ree shall be entered for such ressortable fend it is further mutually understood and neontained shall apply to, and, as iar as	rt thereof, or the in ontained, or in case a d Mortgagor shall as n such suit and for the a lien is hureby give es, together with what agreed, by and beto	terest thereon, or a said Mortgagee is ma tonce owe said Mor he collection of the in upon said premise latever other indebto ween the parties her	ny part thereof, when due, de a party to any suit by re rigagee reasonable attorner amount due and secured by es for such fees, and in casedness may be due and secureto, that the covenants, ag	or in case of a breach in cason of the existence of r's or solicitor's fees for this mortgage, whether se of foreclosure hereof, and hereby.
	and assigns of said parties respectively.  witness whereof, the said Mortgagor have a continuous properties.	S bareauto set	HER band S	and seal S this	26TH day of
	JANUARY	A.(). 19 <u>95</u>	man	1 milson	(SEAL)
		0/		J	(SEAL)
		<b>* (</b>	<u></u>		(SEAL)
			0,	<del></del>	(SEAL)
	OF ILLINOIS, County of OCOK ne undersigned, a Notary Public, in and fo	eaid County and St	ss.	raby partify that	
	J NELSON	1 3alo County and St	are eloreselu, ochie	Control (nat	
A WI					
	H HOLLAND, ILLINOIS 60426	to the forngoing thatS he and voluntary ac	instrument appeared	me percon whose nar defence me this day in pers ed and delivered said instru purposes therein set forth,	on and acknowledged iment as <u>HFR</u> free
٠.	SECTION OF SECTION AND SECTION OF SECTION AND SECTION OF SECTION AND SECTION OF SECTION AND SECTION ASSECTION AND SECTION ASSECTION ASSE	Given under my			is 26TH
	Sate of first and first an	·	JANUARY		, A.D. 19 95
ယ္ဆ	The standard distance & course grade and the course of the	1.0	There	m Blui	70
ST	My commission expire Olym			Notary Public	
REAL ESTATE MORTGAGE 9506187-196	Amenzean General Fanance 2313 W. 75 457 CHEG, Z. L. LOGY 3	DO NOT WRITE IN ABOVE SPACE	10	Recording Fee \$3.50. Extra acknowledgments, lifteen cents, and five cents for each lot over three and fifty cents for long descriptions.	