REAL ESTATE MORTGAGE

Recording requested by: Please return to:

American General Finance Inc

An Illinios Corporation

2220 Western Ave Suite B

Park Forest, IL 60466

MORTGAGEE:

American General Finance Inc.

MORTGAGE

AND WARRANT

TO

TOTAL OF

PAYMENTS

2220 Western Ave. Siuto B

Park Forest, Il 60466

An Illinois Corporation

NQ. OF **FIRST PAYMENT PAYMENTS** DUE DATE

5/12/95

FINAL FAY MENT DUE DATE

4/12/00 16322.40

filtre moragings he support and subscanially to another coording to March State of the some of any installment of presupet or of inferest a

ze dukt uite

\$25.0 Te0012 TRAN 3515 04/11/95 10:57:00 \$25.00

JOHN E. ..

\$7399 \$ JM *-95-241092

 $\mathcal{F}^{p'}$

COOK COUNTY RECORDER ...

Comment than the thirtheat the and the state of t at take value increat, or up the amount remaining report of the cost meconici-

and addob of bits, separated

and thick appropriation was a se-อาราสอาราช ราษีสหมายายการ จะ การการ สามารถ ค.ศ. and the section of the same

NAME(S) OF ALL MORTGAGORS (1990) CORD (1990) B. Cord (1990)

accepte of the sale of said profitaes, of out of such meanable motor the problem of the last solution that an experience is a second to the s

Thomas E. Funk Sr. and Wife Sherri L.

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM) CUTSTANDING \$

(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 of dissigns, mortgagor and warrant to Mortgagoe, to secure indebtedness in the amount of the total of payments due and payable as indicated about any evidenced by that certain promissory note of even date herewith and tuture advances, if any, not to exceed the maximum outstanding amount (now) above, together with interest and charges as provided in the note or notes evidencing such indebtedness and advances and as permitted by law, Al 1 OF THE FOLLOWING DESCRIBED REAL ESTATE, to with

Lots 30 and 31 in block 5 in Mannah and Keeney's addition to Chicago Heights, a subdivision of part of the south east 1/4 of section 29 and that part of railroad lands in "section 28, Township 35 North, range 14, east of the third principal meridian, in Cook county, Illinois

More commonly known as 107 W 28th Ave Chicago Heights 11,60411

32-29-412-018-0000

32-29-412-019-0000

CATE OF HAINOIS, Course of

If 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 tulk. 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.

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

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.

And it is further provided and agreed that if default be made in the payment of said promiseory 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 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 after foreclosure saie, the taxes and amount found due by such decree.

BOX 333-CT

95241092

013-00021 (REV. 1-5-85)

K	
•	95241092
	110
	4

This instrument prepared by Richard	DFFICIAL M. DeChantal	AL C	OP	/ 2220 Weste	ern s
Park Forest, Il 60466	(Name)			(Address) inois.	·
if this mortgage is subject and subordinal payment of any installment of principal or of interest and the amount so paid with legal mortgage and the accompanying note shall be default or should any suit be commenced to fore shall become and be due and payable at any time.	erest on said prior mortga interest thereon from the ti leemed to be secured by the close said prior mortgage.	ge, the holder of me of such payn his mortgage, an then the amoun	this morigage mo nent may be adde d it is further expi t secured by this	ay pay such instand to the indebted ressly agreed that mortgage and the	allment of principal o Iness secured by this It in the event of sucl
And the said Mortgagor further covenants all taxes and assessments on the said premises any time be upon said premises insured for fire insurable value thereof, or up the amount rema said Mortgagee and to deliver to The renewal certificates therefor; and said Mortgagee any and all money that may become payable as buildings or any of them, and apply the same less of the money secured hereby, or in case said Mortgagor thus to insufaxes, and all monies thus paid shall be secure proceeds of the sale of said primities, or out of s	e, extended coverage and ining unpaid of the said an established the right to color shall have the right to color so collectable upon any subsets. Subsets to the color so the color such policies of hereby, and shall bear	vandalism and n indebtedness ball poli lect, receive and uch policies of inreaso may use the sam s, or to pay taxe r interest at the	naticious mischiel y suitable policie cles of insurance receipt, in the nat surance by reaso nable expenses in e in repairing or re s, said Montgage rate stated in the	in some reliable in some reliable in thereon, as soon me of said Mortgr n of damage to on obtaining such ebuilding such be may procure suppromissory note	e company, up to the case of loss to the n as effected, and al agor or otherwise; fo or destruction of sak money in satisfaction uliding and in case o uch insurance or pa
If not prohibited by law or regulation, thi Mortgagee and without notice to Morgager forth premises, or upon the vesting of such littles an assumes secured hereby with the consent of the And said Mortgagor further agrees that incobear like interest with the principal of said note.	is mortgagee and all sum with upon the conveyance by manner in persons or er Mortgagee.	s hereby secure e of Mortgagor's ntitles other than	d shall become title to all or any, or with, Mortgag	tue and payable portion of said more or unless the pul	nortared property and rchaser or transfered
And it is further expressly agreed by an promissory note or in any part thereof, or the in agreements herein contained, or in case said Mortgagor shall at once owe sa interest in such suit and for the collection of the a lien is hereby given upon said premises for such together with whatever other indebtedness may be and it is further mutually understood and a contained shall apply to, and, as far as the law a said parties respectively.	terest thereon, or any part fortgagee is mede a party and Mortgagee real conable a mount due and secured to the fees, and in case of to be due and secured here a agreed, by and between the libous, be binding upon and the secured here and secured here a the secured here and secured here.	thereof, when do to any suit by realtomey's or solice this murtgage, we reclosure hereof to parties hereto do for the bene	ue, or in case of eason of the exist itor's fees for prot whether by forector, a decree shall lead the that the covenar	a breach in any ence of this more ecting Their sure proceedings oe entered for su	of the covenants, or loage, then or in any sor otherwise, and a such reasonable fees and provisions herein
• • • •	_ have _hereunto set	heir _{herú} s	and seal ⁵	this7t1	n day of April
Thomas & Frak	4.01995(SEAL)	She	work	Frenk	(SEAL
Thomas E Funk Sr	(SEAL)	Sherri L	. Funk		(SEAL
STATE OF ILLINOIS, County ofCook	\$1	s.	Q	0.	
I, the undersigned, a Notary Public, in and to personally known to me to be the same person day in person and acknowledged that and voluntary act, for the uses and purposes their	s whose name s	subscribed, sealed and o	ed to the foregoin telivered said ins	g instrument a no trument as	Sherri L Fur ared before me thin their free
Given under my hand and Official	sal this	7+h		ril	, A.D ., 1995
Notary Public	"OFFICIAL SEA VICKIE K. STEARN Notary Public, State of fill My Commission Expires 5/2	NS			and FT118F1
My commission expires	in a mandard fire				

1908