UNOFFICIAL COPY

			}	, e estado a do
REAL ESTATE MORTGAGE				
Recording requested by: Please return to:	ty on a great of the second of the type of the California of the second of the second of production of the second of the second	COOK COU		e in Syngholm who to Collection in the Collection Collection based on the Collection
American Grinsial Finance		JESSE WH		**************************************
Chicago, IL 60643-4734 (Phone 312 -445-2800)		MARKHAM OF	TIVE	neggood, #
suit us que palagona estidas sene es Suggios e que per esta la periode de come la companió he taxo suggesto en come os equante legion e	Control of the state of the sta			SUBTOTAL 23.50 CHECK 23.50
MORTGAGEE:		The state of the s		2 PURC CTR
American General Jurgice	Recorder's Use	and a second second	04/18/95	0029 MCH 15:13
Chicago y 12 60643 24727 (Phone: 312 - 445-2800, will be straightful distingtion and the strai	MORTGAGE AND WARRANT TO	NAME(S) OF ALL MOR	and the second	alia di Salah da Salah da J
NO. OF PAYMENT FINAL POUR DATE	AYMENT TOTAL OF TE PAYMENTS		and the second s	man of the second of the secon
Miss to Insurger and a about on the or the	t vary 🔾 su Naci	lane en la landa de la landa d		government Blogg

THIS MORTGAGE SECURES FUTURE ADVANCES. MAXIMUM: QUITSTANDING \$

(it not contrary to law, this mortgage also secures the payment of all renews sand renewal notes hereof, together with all extensions thereof). The Mortgagors for themselves, their heirs, personal representatives and assigns, mortgagor and warrant to Mortgagee, to secure indebtedness in the amount of the total of payments due and payable as indicated above and evidenced by that certain promissory note of even date herewith and tuture 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, A'L OF THE FOLLOWING DESCRIBED REAL ESTATE; to wit:

LOT "A" IN GRAVES' RESUBDIVISION OF LOTS 1 2 AND 3 IN BUSSIE'S SUBDIVISION OF LOTS 1. TO 40 INCLUSIVE IN BLOCK 3 IN E. L. BATES RESUBDIVISION OF PART OF THE NORTH EAST 1/4 OF THE SOUTH WEST 1/4 OF SECTION 21, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL (IA MERIDIAN, IN COOK COUNTY, ILLINOIS

PERMANENT TAX NO.: 20-21-303-004-0000 ADDRESS: 6700 S. PARNELL

CHICAGO, ILLINOIS 60621

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 full. If you fall 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.

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 1200K and 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 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 manitioned shall thereupon, at the option of the hole, 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 tawful 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 Fleceiver to collect said rents, issues and profits to be applied on the interest accruing after foreclosure sale, they taxes and amount found due by such decree.

013-00021 (REV. 1-5-95)

95272081

UNOFFICIAL COPY

This instrument prepared by	GERALDINE /	LAKE,	AN AGENT	OF AGF of 1	1.844" S. W (Addres)	ESTERN AVE.
		•••••	CHICA	GO, II	linols, 6064	
If this mortgage is subjective payment of any installment of such interest and the amount mortgage and the accompany default or shell become and be due and	principal or of interest so paid with legal inter- ing note shall be deem ommenced to foreclose payable at any time the	on said prior mo est thereon from ed to be secured e said prior morto reafter at the soil	ortgage, the holds the time of such p by this mortgage lage, then the am e option of the ow	or of this mortgage mayment may be adding the secured by this ount secured by this ner or holder of this r	ay pay such insta ed to the indebted ressly agreed tha mortgage and the nortgage.	ness secured by this tin the event of such accompanying note
And the said Mortgager fi all taxes and assessments on any time be upon said premis insurable value thereof, or up said Mortgagee and to delive renewal certificates therefor; a any and all money that may be buildings or any of them, and of the money secured hereby, refusal or neglect of said Mor- taxes, and all monles thus pe proceeds of the saie of said pr	the said premises, and continuous insured for fire, exit the amount remaining or to AMERICAN and said Mortgagee shall be same less \$ or in case said Mortgager thus to insure out of shall be secured here.	I will as a further ended coverage unpaid of the GENERAL II have the right to liectable upon a 500 - 00 gee shall so elect deliver such poerby, and shall	security for the p and vandalism as said indebtedner FINANCE all o collect, receive ny such policies t, so may use the bear interest at	ayment of said indeb and malicious mischies as by sultable polici policies of insurance and receipt, in the na of insurance by reaso asonable expenses is same in repairing or axes, said Mortgage the rate stated in the	tedness keep all fin some reliable es, payable in the termination of said Mortgon of damage to the termination obtaining such the may procure stepromissory notes.	company, up to the case of less to the nas effected, and all agor or otherwise; for or destruction of said money in salisfaction utilding and in case of each insurance or pay.
If not prohibited by law: Mortgagee and without notice premises, or upon the vesting assumes secured hereby with And said Mortgagor furth bear like interest with the prince	to Mortgager forthwith of such title in Any ma the consent of the Mun er agrees that in case	upon the convey inner in persons igagee.	ance of Mortgag or entitles other t	or's title to all or any han, or with, Mortgag	portion of said m gor unless the pu	ortaned property and rchaser or transferee
And it is further express promissory note or in any paragreements herein contained, such cases, said Mortgagor shinterest in such suit and for the lien is hereby given upon saitogether with whatever other in And it is further mutually contained shall apply to, and, said parties respectively.	t thereof, or the interest or in case said Mortgi all at once owe said Mo collection of the amou d premises for such fe idebledness may be du understood and agre	at there in or any agee is mous a portgagee reason and secured his case and secured his ed, by and betweed, by and betweed, by and betweed, by and between the secured his ed, but the secured his	r part thereof, who any suit to any suit to any suit to be alto mey's or ed by this mongator for closure he ereor.	en due, or in case of by reason of the exis solicitor's fees for pro- ge, whether by forect reof, a decree shall reto, that the covena	f a breach in any tence of this more tecting HE osure proceeding be entered for a nits, agreements a	of the covenants, or lgage, then or in any R sor otherwise, and a lich reasonable fees, and provisions herein
In witness whereof, the sa			sether hand	ınd seal	thia 7th	_ day oApril
11 -	, A.D.	1995	·	0		
Cory Lee.						(SEAL)
National Control of the Control of t	proper yes a grandpoored bilde dell'appe some et sid over honey som o	(SEAL)	diament with the particular de to the particular design of the particul	S		(SEAL)
STATE OF ILLINOIS, County	of COOK	all representations and the second se	\$\$.		0,50	
I, the undersigned, a Nota personally known to me to be day in person and acknowled and voluntary act, for the uses	ry Public, in and for sai the same person ged thats and purposes therein	d County and Sta whose nat s he set forth, includin	nte aforesaid, do t mesubs signed; scaled a g all release and	nereby certify that _C cribed to the foregoind and delivered said in walver of the right of	OZY LEE T ng instrument op strument as <u>h'é</u> homestead.	HOMAS, WIDQV eared before me this r free
Given under my hand and	NOTORIAL	seal ti	nis 17th	day of _Apri	1	,A.D.1995
Julie a	bil			95272081		
Notary Public JULIE	A. GILL	***********************				
My commission expires	OFFICIAL SEAL JULIE A. GILL Notary Public, State of Cook County	Illinois				
\$	My Commission Expires: 3	V12/97 5				