UNOFFICIAL COPY /Recording requested by 12:07 0009 HCH ²Please return lo: 06/21/96 23.90 RECODIN 4 0.50 POSTAGES 4 American General Finance 9648730**5**# 12:08 DOBS NC# 06/21/96 an Illinois Corporation .3144 wst 159th st Markham, Il 6546 Recorder's Use MORTGAGEE: NAME(S) OF ALL MORTGACUES MORTGAGE American General Finance AND Barbara J Calhoun An Illinois Corporation WARRANT Anthony Newsome 3144 wst 159th st TC 1722-Dodge Markham Il 60426 60201 Evanston. TOTAL OF PAYMENTS FINAL PAYMENT DUE DATE FIRST PAYMENT DUE DATE NUMBER OF PAYMENTS 60 05/01/01 06/01/96 60 THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM (UTSTANDING \$.

(If not contrary to law, this mortgage also secures the payment of all (is rewalls and renewal notes; hereof, together with all extensions thereof) The Mortgagors for themselves, their heirs, personal representatives and assigns, mortgage 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 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 the total of payments due and payable as indicated above and evidenced by that certain promissory note of even date herewith and the total of payments due and payable as indicated above and evidenced by that certain promissory note of even date herewith and the total of payments due and payable as indicated above and evidenced by that certain promissory note of even date herewith and the total of payments due and payable as indicated above and evidenced by that certain promissory note of even date herewith and the total of payments due and payable as indicated above and evidenced by that certain promissory note of even date herewith and the payable as indicated above and evidenced by that certain promissory note of even date herewith and the payable as indicated above and evidenced by that certain promissory note of even date herewith and the payable as indicated above and evidenced by that certain promissory note of even date herewith and the payable as indicated above and evidenced by that certain promissory note of even date herewith and the payable as indicated above and evidenced by the payable as indicated above a

THE NORTH & OF LOT 66 AND LOT 67 IN BLOCK 1 JN J. S. HOVLAND'S EVANSTON SUBDIVISION OF THE SOUTH EAST & OF THE NORTH WEST & OF SECTION 13, TOWNSHIP 41 NORTH, RANGE 13 EAST OF THE THIFD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. ALSO KNOWN AS 1722 DOLGE, EVANSTON IL 60201. 750 OFF

PIN 10-13-119-064-0000

DEMAND FEATURE (if term is 60 months or more)

If checked, on or after 60 months 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 principal annount of the four and all unpart antices according to the ody we make the conficient at the exercise that option you will be given written notice of election at least 90 days before payment is due in full. If you tall 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 COOK and State of Itinois, hereby releasing and waiving all rights foreclosure shall expire, situated in the County of COOK and State of Itinois, hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Itinois, 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 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 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 contraining and this mortgage may, without notice 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 after foreclosure sale, the laxes and amount found due by such decree.

9648730¥ 96487305

UNOFFICIAL COPY
CHRISTINE WOLSKI OF AMERICAN GENERAL FINANCE

This instrume	nt prepared by	CHRISTIN	E WOLSKI		of	AMERICAN		FIN
3144 WST	159TH-ST	MARKHAMI.	L_60426		The A December 1988 I also have been proportionally	, Minois.	- ,	
such interest a mortgage and default or short shall become	and the amount s the accompanying uid any suit be co and be due and p	o paid with legal in ag note shall be de mmenced to forect syable at any time	e to another mortg est on said prior mo terest thereon from t emed to be secured lose said prior mortg thereafter at the sole	ngage, the notice he time of such pa by this mortgage, age, then the amo cotion of the own	or this mongage syment may be a and it is further e ount secured by the er or holder of the	i May pay such in: dded to the indebt expressly agreed this mortgage and it	statiment of prin edness secured	ncipal or d by this
And the sa all taxes and a any time be u insurable valu said. Mortgage renewal certific any and all mo buildings or an of the money s refusal or negl taxes, and all	ld Mortgagor fursessments on to pon said premise thereof, or up the and to deliver thates therefor, and appeared necely, or ect of said hortomories thus gazen	rther covenants a he said premises, is insured for five, of he amount remains to AMERICAN d said Mortgagee s come payable and pply the same less in case said Mortgagor thus to insure J shall be secured	nd agrees to and with and will as a further sextended coverage as ing unpaid of the sextended coverage at the sextended coverage at the sextended coverage to the fight to collectable upon an \$500.00 gages shall so elect, to of deliver such politically insurance money in the sextended coverage of the sex	th said Mortgagee security for the paind vandalism and aid indebtedness INANCE all proficies of the said policies of the said pay use the said independent at the pay interest at the pay	that THEY yment of said ind indicious misci in malicious misci is by suitable policies of insurar and receipt, in the insurance by reference by the sonable expense ame in repairing a rate challed in	lebtedness keep a hief in some reliablicies, payable in nos thereon, as so name of said Mon ason of damage to is in obtaining such gee may procure	ole company, up case of loss on as effected, gagor or otherwood of destruction in money in satisfully and in	t may at p to the to the and all vise; for of said efaction case of
If not proh Mortgagee and premises, or up assumes secur And sald M	ibited by law or without notice to son the vesting o ed hereby with th	r nigulation, this Mongage forthwi f such the in any r e consent of the M agrees that in car	morigage and all su th upon the conveya names in necsons o	ms hereby secur nce of Mortgagor's rentitles other tha	ed shall become stitle to all or any in, or with, Mortg	e due and payable y portion of said m agor unless the p	origaged prope	nty and
And it is to promissory not agreements her cases, said Mon interest in such lien is hereby o together with with And it is fur contained shall said parties resp	orther expressly or in any part if sein contained, or togager shall at or suit and for the criven upon said patever other indether mutually unapply to, and, as pectively.	agreed by and hereof, or the inten- in case said Mortg- ice owe said Mortg- pellection of the amo- premises for such in bledness may be of deratood and agrifar as the law allow	be ween said Mortest thereor, or any pager is near a party agee reasonable and secured tees, and in case of the and secured hereof, by and between vs, be binding upon the secured to the secured tees.	to any suit by real to any suit by real to any suit by real to the this mortgage, for sclosure here they and but for the bentand but for the but for t	oue, or in case son of the exister is lees for protect, whether by foreinf, a decree shall be the tree in the coven left of the heirs, e	of a preach in any one of this mortgaging THEII closure proceeding is the entered for stants, agreements executors, administractions.	y of the covena e, then or in an Rgs or otherwise, such reasonable and provisions trators and assi	and a e fees, herein igns of
in witness w	rhereof, the said	Mortgagor St	na VE hereunto si	THELF S	and seal S	this1 37	h vell H3	
JUNE		Δ.Γ	1996	- 1	0		,,	
Deryo	The can	Dener	(SEAL) _			Λ	•	SEAL
	J CALHOUN		(SEAL)	ANTHONY				SEAL)
				53 .		BARBARA C ANTUGUY N	PHOME	
I, the unders personally know day in person a and voluntary ac	igned, a Motory F n to me to be the nd acknowledged f, for the uses an	rublic, in and for sa same persons	id County and State whose name he Y sig set forth, including a	sforesaid, do here S.ARFubscrit ned, sealed and I release and wait	by certify that sed to the foregoi delivered said in wer of the right of	ing instrument appristrument as 1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	eared before in	ie this free
	hand andM		seal this					
11/1	ruply	大五						
Nutary Public	() -/	7	·					
My commission e	expires							
15/3	<u> </u>		998					
·	} •	OFFICIAL	SEAL # 3					
	₹ A	ARTHUR W. S DTARY PUBLIC, STA COMMISSION EX	CHULTZ II					