

**REAL ESTATE MORTGAGE** 

## UNOFFICIAL COPY

96373472

-								
Recording requested by: Please return to:								
AMERICAN GENERAL FIN	ANCE			1 RECORDING	\$23.00			
1734B S OAK PARK AVE	;	. T#0012 TRAN 0630 05/16/96 16 , #4719 # CG *-96-37						
TINLEY PARK, IL 604	77		. coo	K COUNTY RECORDER				
H960(3)	Recorder's Use							
NAME(S) OF ALL MORTGA GORS		MODICAGE	MORTGAGEE:					
CHARLES I. TOHNSON AND WIFE		MORTGAGE AND	AMERICAN GENERA	A. FINANCE	127			
MARCELLA F, MINTLY		WARPANT TO	17348 S OAK PAR	K AVE	1 73.			
		<u> </u>	TINLEY PARK II	60477				
NUMBER OF PAYMENTS	FIRST PAYMENT DUE	DATE FIN	AL PAYMENT DUE DATE	TOTAL OF PAYMENTS	V			
60	6/17/9		5/17/01	\$8114.40				

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMF IM DITSTANDING \$ (If not contrary to law, this mortgage also secures the payment of all maswals 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 tuture advances, if any, not to exceed the maximum outstanding amount six me above, together with interest and charges as provided in the note or notes evidencing such indebtedness and advances and as permitted by la. A. I. OF THE FOLLOWING DESCRIBED REAL ESTATE, to with

LOT 42 IN BLOCK 9 IN THE VILLAGE PARK FOREST AREA 3, BEING A SUBDIVISION OF THE NORTHWEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 30, INNSHIP 35 NORTH, RANGE 14 EVING SOUTH OF SOUTH RIGHT OF THE WAY LIKE OF ELGIN, JULI IT AND EASTERN RAILROAD AUSO KNOWN AS-314 ALLEGANY, PARK FOREST, IL IN COOK COUNTY, ILLINOIS. PIN #32~30-210-042

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 visi 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 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 Minois, hereby releasing and waiving all rights COOK under and by virtue of the Homestead Exemption Laws of the State of Minois, 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 contrary notwithstanding 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 taxes and amount found due by such decree.

x 383-CT

## **UNOFFICIAL COPY**

	UIN				COI			
This instrument prepared by	VUVAS	HARSHMAN				of AMERIC	CAN GENERAL	FINANCE
17348 S OAK PARK AV	E, 'TI	(Name) NLEV PARK	··			, Minois.	•	
If this mortgage is subject payment of any installment of p such interest and the amount so mortgage and the accompanying default or should any suit be corshall become and be due and page.	rincipal or o paid with le note shall nmenced to lyable at am	of interest on sa egal interest the be deemed to foreclose said y time thereafte	aid prior mo reon from be secured prior morto r at the sol	origage, the hold the time of such by this morigag page, then the ar e option of the or	ier of this mortg payment may b e, and it is furth nount secured ! wner or holder o	age may par e added to to er expressly by this mortga of this mortga	y such installment ne indebtedness s agreed that in the age and the accor- ge.	of principal or ecured by this event of such npanying note
And the said Mortgagor furth all taxes and assessments on the any time be upon said premises insurable value thereof, or up the said Mortgagee and to deliver renewal certificates therefor, and any and all money that may be buildings or any of them, and ap of the money secured hereby, or refusal or neglect of said Mortgages, and all monies thus paid proceeds of the sale of said wenty.	e said prems insured for the amount re to AMERIC said Mortge come payable ply the same in case said agor thus to shall be se	ises, and will a r fire, extended emaining unpai LAN GENER/ agee shall have le and collectal e less \$ 500 d Mortgagee sh insure or delive ecured hereby,	s a further coverage of of the AL FINA the right to be upon an ail so election and shall	security for the and vandalism a said indebtedne NCE allo collect, receiven y such policies numbers are the dicies, or to pay bear interest at	payment of said ind maticious m iss by suitable il policies of ins and receipt, in of insurance b easonable expe same in repain taxes, said Mo the rate stated	indebtedne policies, purance there the name of y reason of c enses in obtaing or rebuik rigagee may i in the pron	ss keep all building ayable in case of son, as soon as elf said Mortgagor or tamage to or destraining such suiding frocure such insi	gs that may at any, up to the f loss to the lected, and all otherwise; for uction of said in satisfaction and in case of urance or pay
If not prohibited by law or Mortgagee and without notice to premises, or upon the vesting of assumes secured hereby with the	Morgeyorf I such title i	forthwith upon to any manner i	he convey. n persons	ance of Morload	ors title to all of	noithog yras i	of said mortpaged	property and
And said Mortgagor further bear like interest with the principal	agrees that	in passol deta		ayment of the int	erest on saici no	ole when it b	ecomes due and p	ayable it shall
And it is further expressly promissory note or in any part it agreements herein contained, or cases, said Mortgagor shall at or interest in such suit and for the callien is hereby given upon said progether with whatever other index and it is further mutually un contained shall apply to, and, as said parties respectively.	agreed by nereot, or the in case said see owe said offection of the premises for ebtedness managements	and b hweer e interest there if Mortgagor is a Mortgagee rea he amount due such fees, an ay be due and and agreed, by	in, or any name a name and secured had between the case of and between the case of an and between the case of an and the case of an another case of	part thereof, while to any suit by it to any suit by it to mey's or solicied by this mortgat of foreclosure hemby.  en the narties he and be for the it.	en due, or in c eason of the ex for's fees for pro- ige, whether by ereof, a decree ereto, that the co	ase of a bre istence of the plecting foreclosure; shall be en- ovenants, ag	ach in any of the is mortgage, then of THE1R proceedings or oth lered for such reastreements and pro-	covenants, or or in any such envise, and a sonable fees, visions herein
in witness whereof, the said	Mortgagor 5	ha <u>''E</u>	. hereunto	THEIR sethand	and sea	al .s	his <u>4.344</u> day	of
MAV.		, A.D. 199	6					
Charles I.	Juna	on	(SEAL)	CHARLES	L JOHNSON			(SEAL)
macle 3	John	<u>w.i.1.1</u>	(SEAL)	MARCELLA	F JOHNSO	<u> </u>		(SEAL)
STATE OF ILLINOIS, County of	<u>c</u>	00K		_ \$\$.		0,		
I, the undersigned, a Notary is personally known to me to be the day in person and acknowledge and voluntary act, for the uses ar	e same pers	on <u>\$</u>	whose nam	ne <u>S. ARE</u> subs signed, scaled a	scribed to the lo and delivered si	at MARCEL regoing instr aid instrume	rumen' appeared b	N N
Given under my hand and	NOTARY		seal th	is13'TH	day of	MAY	, A.C	1996
Notary Public ARTHUR W S	CHILT?	11						
My commission expires								ထွ
	~~~	ug-						6 2
OFFICIAL S ARTHUR W. SCH NOTARY PUBLIC, STATE ( MY COMMISSION EXPIRE	OF ILLINOIS							16373472
mmiamm		<b>.</b>						N