TS 25767 Gloson Apra. Can. Gr. Jody experience

UNOFFICIAL COPSYSSUS

1998-06-11 12:01:36

Look County Recorder ; ; ; {!

REAL ESTATE MORTGAGE

Recording requested by: Please return to: PATRICIA DEMARTIN								
AMERICAN GENERAL, FINANCE								
408 W 75TH STREET								
DOWNERS GROVE, IL 60516								

Recorder's Use

NAME(S) OF ALL MONTGAGORS		MORTGAGE AND WARRANT TO		MORTGAGEE: AMERICAN GENERAL FINANCE 408 W 75TH ST		
DELBERT B. GIBSON						
6143 S SEELEY						
CHICAGO IL 60636				DOWNERS GROVE, 1L 60516		
NUMBER OF PAYMENTS	FIRST FAYMENT DUE (DATE	FINAL	PAYMENT DUE DATE	TOTAL OF PAYMENTS	
48	07/12/58	07/12/99		5/12/02	\$9093.60	

THIS MORTGAGE SECURES FUTURE ADVANCES - MAX.WUM OUTSTANDING \$

(if not contrary to law, this mortgage also secures the payment of a I renewals 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 luture advances, if any, not to exceed the maximum outstanding amount shown above, together with interest and charges as provided in the note or notes evidencing such indebtedness and advances and as permitted by lay, ALL OF THE FOLLOWING DESCRIBED REAL ESTATE, to wit:

LOT 70 IN HINKAMP AND CO. 63RD AND ROBEY SUBDIVISION, BEING A RESUBDIVISION OF PART OF CIRCUIT COURT PARTITION OF BLOCKS 1 AND 8 IN THE SUBDIVISION OF THE SOUTH 1/2 OF THE SOUTHWEST 1/4 OF SECTION 18, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

ALSO KNOWN AS: 6143 SOUTH SEELEY, CHICAGO, 1L PIN# 20-18-309-015

DEMAND FEATURE (if term is 60 months (groin to

COLLAR COUNTIES TITLE PLANT #

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 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, montgage 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 toreclosure shall expire, situated in the County of COOK 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 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 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 to the contrary notwithstanding and this mortgage may, without notice to said Mortgager is anything herein or in said promissory note contained to the contrary notwithstanding and this mortgage may, without notice to said Mortgager is and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to be applied upon the indebtodness 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.

013-32021 IL Section 32 Mortgage (10-06)

This instrument prepared by	PATTICA OPERI	FC	<u> </u>	OPY	M. A. C
408 w 75TH STR	(Namo)		316	, Illinois.	(Address)
If this mortgage is subject payment of any installment of such interest and the accompanying default or should any suit be coshall become and be due and p	t and subordinate to an orincipal or of interest on a o paid with legal interest th or note shall be deemed to mmenced to foreclose sal ayable at any time thereaf	other mortgage, said prior mortgag nereon from the tin be secured by the d prior mortgage, ter at the sole opti	it is hereby express e, the holder of this ne of such payment is mortgage, and it i then the amount sec on of the owner or he	ly agreed that shou mortgage may pay may be added to the s further expressly a sured by this mortgag ider of this mortgag	nindebtedness secured by this greed that in the event of such ge and the accompanying note s.
And the said Mortgagor further all taxes and assessments on the any time be upon said premise insurable value thereof, or up to said. Mortgagee and to deliver renewal certificates therefor, and any and all money that may be buildings or any of them, and a of the money secured hereby, or refusal or neglection and hor paid and monies thus paid proceeds of the sale of said pre-	to insured for the extende the amount remaining unp to US deald Mortgagee shall ha come payable and collect pply the same less \$ 10 or in case said Mortgagee (agor thus to insure or deal deal and the same less said the same less said Mortgagee (ashall be secured hereby nises, or out of such insure the same less said the said the same less said the same less said the said t	ve the right to collable upon any su 000,000 collable upon any su 000,000 collable so r shall so elect, so r liver such policies y, and shall bear ance money if not	andalism and maic indebtedness by su all policies ect, receive and rece ch policies of insura reasonable may use the same in , or to pay taxes, so interest at the rate otherwise paid by su	ous miscriter in son itable policies, pay of insurance thereo pipt, in the name of since by reason of day expenses in obtain repairing or rebuildid Mortgagee may stated in the promisid Mortgagor.	rable in case of loss to the rable in case of loss to the n, as soon as effected, and all aid Mortgagor or otherwise; for image to or destruction of said ning such money in satisfactioning such building and in case of procure such insurance or pay ssory note and be paid to the
Morigages and without notice to premises, or upon the vesting assumes secured hereby with the	o Modeagor forthwith upor of such due in any manne he consent ri the Mortgago ragrees that in case of de	n the conveyance r in persons or en ee.	of Mortgagor's little t titles other than, or t	o all or any portion (with, Mortgagor unit	i payable at the option of the of said mortgaged property and use the purchaser or transferee comes due and payable it shall
promissory note or in any part- agreements herein contained, c cases, said Mortgagor shall at c interest in such suit and for the lien is hereby given upon said together with whatever other inc	thereof; or the interest the or in case said Mortgagor is once owe said Mortgagee re collection of the amount di premises for such fees, a debtedness may be due ar anderstood and agreed.	ercon, or any part stricte a party to a reasonable attorned ue and secured by and in secured be selved by and between the	thereof, when due, any suit by reason of by's or solicitor's fees this montgage, whet reclosure hereof, a conties hereof, a conties hereof, that	or in case of a brea the existence of this for protecting her by foreclosure p fecree shall be enti the covenants, acr	OUR roceedings or otherwise, and a ared for such reasonable fees,
In witness whereof, the sai		•	HIS.hp/d	and seal th	is 8114 day of JUNE
	, A.D),	(SEAL)
Children C	•	= (SEAL)			(SEAL)
DELBERT B G1BS	SON	(SEAL)			(SEAL)
STATE OF ILLINOIS, County of	JDUPAGE	85	,	2)	
I the sinderstand a Notan	v Public in and for said Co	nuniv and Sisie sig	oresaid, do hereby o	ertify that	Enf. P GIBSON
Given under my hand and	my	seal this	8'TH day	oflune to	
Notary Public Ledy E	Budges	ianad v nuch supidentificação dos Sem Sem po			
My commission expireducty in	"Official Seul" I. Bridges, Notary State Of Illinois	Public			
M ₃	rcommission expir	भ3 "			
:	June 28, 1998			•	