AMERICAN CTIC TO THE PRINCE THE P

REAL ESTATE MORTGAGE

Recording requested by: Please return to:								
JAMIE RODRIGUEZ								
160 E GOLF RD	_							
SCHAUMBURG, IL. 60173								

7419/8852 83 881 Page 1 of 2 1999-08-31 10:38:10

Cook County Recorder

23,88

Recorder's Use

MORTGAGEE: NAME(S) OF ALL MORTGAGOPS MORTGAGE ROBERT J WARBURTON ACCO AMERICAN GENERAL FINANCE INC AND WARRANT KIMBERLY T. WARBURTON AT'S WIFE, TO IN JOINT TENANCY TOTAL OF PAYMENTS FINAL PAYMENT DUE DATE NUMBER OF PAYMENTS FIRST PAYMENT DUE DATE 9-30-99 8-31-09 345103.23 120

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM SUTSTANDING \$ _345103.23

(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 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 dated 8-26-99 and future 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 law, 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 foreclastice shall expire, ALL OF THE FOLLOWING DESCRIBED REAL ESTATE, to wit:

LOT 1527 IN LANCER'S SUBDIVISION UNIT NO.15, BEING A SUBDIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 26 AND PART OF THE SOUTH EAST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 23, TOWNSHIP 41 NORTH, RANGE 10, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF REGISTERED IN THE OFFICE OF THE REGISTRAR OF TITLES OF COOK COUNTY, ILLINOIS, ON SEPTEMBER 8, 1972 AS DOCUMENT LR2046897, IN COOK COUNTY, ILLINOIS.

PIN: 07-23-305-037-0000

PIA: 233 Burle Ct. Schaumbug II

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.

If this box is checked and the term of the obligation secured by this mortgage is sixty months or more, 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 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

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.

BOX 333-CTI

UNOFFICIAL COPY99830332

This is shown as a second of the	UIIU		AL C		1300000A	
This instrument prepared by _	<u>JAMIE RODRIGUE:</u> (Name			of 160 E	GOLF RD (Address)	
SCHA	UMBURG	, 		, Illinois.	(,	
If this mortgage is subject payment of any installment of such interest and the amount such interest and the accompanying default or should any suit be coshall become and be due and payments.	principal or of interest on to paid with legal interest ng note shall be deemed ommenced to foreclose sa	said prior mortgage, thereon from the time to be secured by this aid prior mortgage, the	the holder of this me of such payment me mortgage, and it is to en the amount secur	ortgage may pay : ay be added to the further expressly a red by this mortga	such installment of p e indebtedness secu greed that in the eve ge and the accompa	rincipal or red by this ent of such
And the said Mortgagor fu all taxes and assessments on any time be upon said premise insurable value thereof, or up said Mortgagee and to delive renewal certificates therefor; ar any and all money that may be buildings or any of them, and a of the money secured hereby, or refusal or neglect of said More taxes, and all monies thus pa proceeds of the sale of said pre-	In the recover ants and age the said premises, and wises insured for fire, extend the amount remaining unit to THEM as aid Mortgagee shall hecome payable and collegate the same less for in case said Mortgagee gragor thus to insure or discounting the secured here	rees to and with said II as a further security led coverage and vai paid of the said in ave the right to collectable upon any such shall so elect, so maeliver such policies, oby, and shall bear in	Mortgagee that	THEY said indebtedness us mischief in son able policies, pay f insurance thereo t, in the name of s ce by reason of da expenses in obtain pairing or rebuildin Mortgagee may p tated in the promi	will in the meas keep all buildings to reliable company vable in case of lower of the company as soon as effects and Mortgagor or other amage to or destruct hing such money in song such building and procure such insurar	hat may at , up to the less to the ed, and all erwise; for ion of said latisfaction in case of
If not prohibited by law of Mortgagee and without notice to premises, or upon the vesting assumes secured hereby with the And said Mortgagor furthed bear like interest with the principal security.	or regulation, this mortg to Mortgagor forthwith upo of such title in the manne the consent of the Mongager agrees that in case of a	age and all sums ho on the conveyance of er in persons or entitl gee.	ereby secured shall Mortgagor's title to les other than, or wi	become due and all or any portion o th, Mortgagor unle	of said mortgaged pro- ess the purchaser or	operty and transferee
And it is further express promissory note or in any part agreements herein contained, cases, said Mortgagor shall at cinterest in such suit and for the lien is hereby given upon said together with whatever other in And it is further mutually a contained shall apply to, and, a said parties respectively.	thereof, or the interest the incase said Mortgagor once owe said Mortgagee collection of the amount of premises for such fees, debtedness may be due a understood and agreed.	iereon, 27 any part the is made a party to an reasonable a torney due and secured by the and in case of forestand secured hereby. by and between the	ereof, when due, or y suit by reason of the s or solicitor's fees for mortgage, whether closure hereof, a de par'es hereto, that t	in case of a brea ne existence of this or protecting er by foreclosure procree shall be ente the covenants, agri	ch in any of the covered in any of the covered in a control of the covered for such reason the covered for such reasons the covered for such	renants, or any such vise, and a rable fees,
In witness whereof, the sa	id Mortgagor S ha <u>VI</u>	Ξ hereunto set ${ m ^{TH}}$	EIRand S	d seal <u>S</u> th	is $\underline{26}$ day of $\underline{}$	
ROBERT J. WARBUTON	,A.D. 19	999 (SEAL) \(\frac{\text{Vm.}}{K}	Delly T. W	ONLY STON		(SEAL) (SEAL)
STATE OF ILLINOIS, County of	ofMCHENRY	\$\$.		(
I, the undersigned, a Notar personally known to me to be day in person and acknowled and voluntary act, for the uses	y Public, in and for said C the same person <u>S</u> ged that <u>T</u> he	ounty and State afore whose name S eY signed	subscribed to t . sealed and deliver	the foregoing instru ed said instrumen	ument appca;∘d befo nt as THEIR	ERLY T.
Given under my hand and	NOTARY	seal this	26 day of	AUGUST	, A.D.,	1999 .
Wend	y S Enc	chan	\$	OFFICIAL SE		
Notary Public WENDY S	ERICKSON		} Not	WENDY S. ERICI lary Public, State	of Illinois	
My commission expires			\$	McHenry Coun Commission Expires:	tv 💲	
1-9		00_	~~~~	······································	······································	