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REAL ESTATE MORTGAGE Recording requested by: Please return to: Irma Jara <u>4013 W. 26th St</u>

Chicago, Illinois

00345617

3336/0110 20 001 Page 1 of 2000-05-15 12:27:31

Cook County Recorder



60623

	Hecorders Use					
NAME(S) OF ALL MORTGACONS			TGAGE	MORTGAGEE: -American General Finance 4013 W. 26th St		
Leonardo Vega		AND WARRANT TO				
O _x			Chicago, Ill 60623			İ
NUMBER OF PAYMENTS	FIRST PAYMENT DUE DATE		FINAL PAYMENT DUE DATE		TOTAL OF PAYMENTS	1
240	. 06/10/00		05/10/20		\$180220.80	

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUNIOUTSTANDING \$180220.80 Amount Financed 5556 (If not contrary to law, this mortgage also secures the payment of all renews Is and renewal notes hereof, together with all extensions thereof). The Mortgagors for themselves, their heirs, personal representatives and carigns, mortgage and warrant to Mortgagoe, 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 05/10/00 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 force have shall expire, ALL OF THE FOLLOWING DESCRIBED REAL ESTATE to with Financed 5556.00(REAL ESTATE, to wit:

Lot 3 In Block 3 In Dearlove's Subdivision Of The South 5 Acres Of The North 1/2 Of The South east 1/4 of The South East 1/4 of Section 6, Township 38 North, Range 14 East Of The Third Principal Meridian, In Cock County, Illinois.

PIN#20-06-415-021

Property Address:4551 S. Hermitage, Chicago, Ill 60609

situated in the County of 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

no prepayment penalty.

no prepayment penalty.

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.

013-00021 (REV. 6-95)

BOX 333-CTI

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				O 1 1		
Thi	nis instrument prepared by <u>Irma Ja</u>	Ta (Name)	· · · · · · · · · · · · · · · · · · ·	of4()13 W. 261 (Address)	h St
			Chi	cago Illin	pis.	
suc mo del	If this mortgage is subject and subordin syment of any installment of principal or of in ich interest and the amount so paid with legal ortgage and the accompanying note shall be fault or should any suit be commenced to for all become and be due and payable at any tin	interest thereon from the deemed to be secured to eclose said prior morton	ge, it is hereby expres igage, the holder of this e time of such payment by this mortgage, and it oe, then the amount se	sly agreed that s mortgage may may be added is further expres	should any defau pay such installm to the indebtednes sly agreed that in	ent of principal or as secured by this the event of such
all any ins sai ren any of the tax pro	And the sald Mortgagor further covenants taxes and assessments on the said premise by time be upon said premises insured for find surable value thereof, or up the amount remaid. Mortgage and to deliver to newal certificates therefor; and said Mortgage by and all money that may become payable a suidings or any of them, and apply the same to the money secured hereov or in case said Mortgagor thus to insure the money secured hereov or in case said Mortgagor thus to insure the money secured hereov or in case said Mortgagor thus to insure the more secured by law or regulation, the ortgage and without notice to Mortgagor for the said Mortgagor further agrees that in And said Mortgagor further agrees that in	s and agrees to and with s, and will as a further se, extended coverage a aining unpaid of the se. GE the shall have the right to and collectable upon an east some or deliver such political hereby, and shall it such insurance money it his mortgage and all se thwith upon the conveyant manner in persons or all ortgages.	n said Mortgagee that _ ecurity for the payment nd vandalism and mali- aid indebtedness by sall policie- collect, receive and rec- y such policies of insur- reasonal- so may use the same in cies, or to pay taxes, s cear interest at the rate i not otherwise paid by s ums hereby secured si nce of Mortgagor's title or entitles other than, or	He of said indebted clous mischief in uitable policies of insurance the seipt, in the name ance by reason the expenses in on repairing or releated Mortgagee to stated in the posaid Mortgagor. The policy with, Mortgagor with, Mortgagor with, Mortgagor	will in these keep all built in some reliable con payable in cast the payable at the payable at the purch process the purch payable at the purch payable payable payable payable payable payable at the purch payable pay	empany, up to the se of loss to the seffected, and all or or otherwise; for destruction of said ney in satisfaction ling and in case of insurance or pay and be paid to the the option of the aged property and asser or transferee
pro ag ca int lie tog	And it is further expressly agreed by a romissory note or in any part thereof, or the igreements herein contained, or in case said Nases, said Mortgagor shall at once owe said Naterest in such suit and for the collection of the part is hereby given upon said premises for sugether with whatever other indebtedness may And It is further mutually understood and	ind between said Morinterest the eor, or any longagor is made it part longage reasonable at amount due and secure uch fees, and in case y be due and secured he dagreed, by and between the secured by and between the secured by and between the secured here.	part thereof, when due y to any suit by reason of lomey's or solicitor's feet of by this mortgage, who if foreclosure hereof, a noby.	o, or in case of a of the existence es for protecting ether by foreclos decree shall be nat the covenant	the breach in any of of this mortgage, the sure proceedings of the entered for such a greenments and	the covenants, or then or in any such or otherwise, and a threasonable fees,
co sa	ontained shall apply to, and, as far as the law aid parties respectively.	allows, be binding upor	and Lefor the benefit	of the heirs, exe	cutors, administrat	to angiass bns ato
	In witness whereof, the said Mortgagor	<u>t</u> ha <u>t</u> hereunto	set his hand s	and sealed	this <u>10+h</u>	day of MAY
_		, A.D. <u>2000</u> .	0			
_		(SEAL)	- hone	1 10	19/	(SEAL)
_		(SEAL)	1 ce		./	(SEAL)
S	TATE OF ILLINOIS, County of Cook		_ SS .	S		
pi di a	I, the undersigned, a Notary Public, in and personally known to me to be the same persolay in person and acknowledged thati and voluntary act, for the uses and purposes the same purposes the uses and the uses an	n s whose nar	ne subscribed	to the foregoing	He instrumer (a)per rument as 111	ared before me this
G	Given under my hand and	seal th	is _ 10thda	y of MAY		,A.D.2000
	lim 5 La	L				
N	Notary Public					
M	 My cognitriission-expires)				
	OFFICIAL SEAL"	į				•
-	NOTARY PUBLIC, STATE OF ILLINOIS OF A COMMISSION EXPIRES 8/22/2000	,				

UNOFFICIAL COPY 00345617

	agrees to the terms and covenants contained in this Security Tower's right of homestead in the Property. By signing below
purpose of mortgaging and releasing (and does he homestead in the property. Witnesses:	se of Borrower, has also executed this instrument solely for the reby so release and mortgage) all of such spouse's rights of
London!	hourto Tens 1800
trint or type hame below line Leonardo Mejia	Borrower Leonardo Vega (Seal
(print or type name below line)	Borrower (Seal
STATE OF HILINOID OF THE PROPERTY OF THE PROPE	
STATE OF ILLINOIS, COUNTY OFCook	\$\$:
I, Irma Jara	a Notary Public in and for add o
certify that Leonardo Vega	a Notary Public in and for said County and State, do hereby
	rell as husband, add "his wife" after wife's name)
personally known to me to be the same person(s) with	se name(s) <u>Are</u> subscribed to the foregoing instrument,
that <u>He</u> signed and delivered the said instrum purposes therein set forth.	nent as <u>His</u> free and voluntary act, for the uses and
parpodes therein set lotth.	40.
Given under my hand and official seal this 10th	_day of MAY A.D. 2000
{SEAL}	
My Commission expires: "OFFIC	CIAL SEAL" }
08-22-00 { IRM	IA J. JARA LIC, STATE OF ILLINOIS
MY COMMISS	ON EXPIRES 8/22/2000 \