Recording regulated by: THIS SPACE PHOVIDED FOR RECORDER'S USE Please return to: American Coneral Finance 2313 W. 95th St. Chicago, Il, 60643 MORTGAGEE: NAME(s) OF ALL MORTGAGORS MORTGAGE Linda Glover American General Finance (1) AND 7018 S.Paxton c 2313 W. 95th St. Problem yearing WARRANT Chciago, 11,60620 Chicago All., 60643 (2000) to a group, TO A dress TOTAL OF FIRST PAYMENT FINAL PAYMENT NO. OF PAYMENTS DUE DATE DUE DATE: PAYMENTS 120 01723794 ... 12/23/03 \$41,308.13 THIS MORTGAGE SECURE RELITURE ADVANCES - MAXIMUM OUTSTANDING S ...00... ill not contrary to law, this contrarge also secures the payment of all renewals and renewal notes hereof, and the contrary to law, this contrarge also secures the payment of all renewals and renewal notes hereof. together with all extensions ther of) 100 C T T T A The Mortgagors for thomselves, their heirs, perional representatives and assigns, mortgage and warrant to Mortgager, to secure indobted ness 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 future advances, if any, not be exceed the maximum outstanding amount shown above, together with interest and charges as provided in the note or notes evidencing such exhibitions and advances and as permitted by law, ALL OF THE FOLLOWING DESCRIBED REAL ESTATE, to with the

Lot 4 (except The North 30 Feet) and Lot 5 (Except The South 20 Feet) in Subdivision of the East 1/2 of Block 4 (Except The South 22 feet Thereof and That Part Already Dedicated for Alley) in Commissioners Partition, A Subdivision of the South 1/2 of The Southwest 1/0 of the Southeast 1/4 of Section 24, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Property Address 7018 S. Paxton Chicago, 11, 60620

Perm Tax # 20-24-424-010-0000

DUMANO FEATURE (d checked) Year(s) from the date of this hip, we can demand the full balance and you will have to pay the process amount of the loan and all capand ofters a screed to the day we make the demand. If we elect to exercise this ription you will be given written notice of a lection at least 90 days before payment in full is due. If you fail to pay, we will have the right to exercise this permitted under the note, mertgage or deed of trust that sections 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.

And it is further provided and agraed that if default be made so the payment of said promissery note (or any of them) or any part thereof, or the interest thereof or any part thereof, when due, or in case of swatte or non-payment of taxes or assessments, or neglect to produce 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 thereispon, at the option of the holder of the note, become immediately due and payable; anything fergin or in said promissory note contained to the contrary natwritistanding and this mortgage may, without notice to said Mortgagor of said options or election, by immediately foreclosed, and it shall be lawful for said Mortgagor, agents or attorneys, to enter into and upon said promises and to receive all cents, issues and profits thining, the same when collected, after the deduction of reasonable expenses, to be applied upon the indebtediess secured hereby, and the court wherein any such such is pending may appoint a Riceiver to collect said rents, issues and profits to be applied on the interest accoming after tweeloance salo, the taxes and the amount found due by such decree

If this mortgage is subject and subordinate to another mortgage, it is bereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said orier mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest therein from the tune of such payment may be added to the indubtedness secured by this mortgage and it is further expressly agreed that in the event of such default or should any sort be commenced to breeclose said prior mortgage, and it is further expressly this mortgage and this accompanying note shall be dominenced to foreclose said prior mortgage, then the amount secured by this mortgage and this accompanying note shall become and be due and payable at any time therefore at the sole option of the owner or holder of this mortgage.

This instrument prepared by	Virginia Kolodziej	U Na
of	2313 W. 95th St. Chicago, II, 60643	
013 000 (1 (D) V 5.00)	(Address)	

And the said Mortgagor further core as stime pay all taxes and assessments on the subuildings that may at any time be upon said reliable company, up to the insurable value to payable in case of loss to the said Mortgages at renewal certificates therefor; and said Mortgage otherwise; for any and all money that may be destruction of said buildings or any of them, satisfaction of the money secured hereby, or ing and in case of refusal or neglect of said M such insurance or pay such taxes, and all mo missory note and be paid out of the proceed Mortgagor.	premises, premises, premises insur- hereof, or up ind to deliver to agger shall have some payable and apply the in case said M ortgager thus in its paid.	ed for fire, extento the amount rerober all ether right to color same less \$ortgagee shell so e shell be secured	ther security for add coverage and maining unpaid or policies of insurfact, receive and on any such policies, may use their such policies, or hereby, and shall	I vandalism and malici I the said indebtedness ance thereon, as soor receipt, in the name ites of insurance by re- mable expenses in obta- rane in repairing or it r to pay taxes, said Mo bear interest at the r	ous mischief in some hy suitable policies, has effected, and all of said. Mortgagor or asson of damage to or mining such money in ebuilding such building to building such building to the procure ate stated in the pro-		
If not prohibited by law or regulation, thi Mortgagee and without notice to Mortgagor f property and premises, or upon the vesting o purchaser or transferee assumes the indebtedoor	orthwith upor I such title in	the conveyance any manner in pr	of Mortgagor's ti ersons or entities	tle to all or any portion of the than, or with, l	on of said mort <mark>gaged</mark>		
And said Mortgagor further agrees that in a it shall bear like interest with the principal of a And it is further at the siy agreed by and promissory note or in any of them or any parties of the covenants, or agroments herein of this mortgage, then or in any such cases, sail protecting OILE interest in the foreclosure proceedings or otherwise, and a decree shall be entered for such reasonable for And it is further mutuelly understoor and herein contained shall apply to, and, as far as	aid note. between said it thereof, or ontained, or in d Mortgagor s n such suit and a lien is hereb ees, together w agreed, by an	Mortgagor and the interest there case said Mortgal half at once owe for the collection y given upon said the whatever other discountries and the part of the part	Mortgagee, that is on, or any part to gee is made a part said Mortgagee in of the amount of premises for suit indebtedness marties hereto, that	I default be made in hereof, when due, or i by to any soft by reaso reasonable attorncy's c due and secured by th childes, and in case of ay be due and secured tithe covenants, agreei	the payment of said in case of a breach in of the existence of a solicitor's fees for simple merelosure hereof, hereby.		
tors and assigns of said parties respectively. In witness whereof, the said Mortgagor h	i g nerejinto	set how hand	f and sea!	thus 18+15	day of		
December	A.D 15		Lody H	,	(SEAL)		
, I	Ç	42			(SEAL)		
		· C			(SEAL)		
en e	4 - 14 - 1	0/			(SEAL)		
STATE OF ILLINOIS, County ofColl, the undersigned, a Notary Public, in and fo		and State aforesa	a. u., yo hereby cert	ify that			
er (Marie et al. 1945)	personally known to me to be the same purson—whose name— <u>fg</u> subscribed to the foregoing instrument appeared before a this day in person and acknowledged that <u>g</u> he <u>signed, sealed and during a fact for the uses and purposes than its set forth, including the release and waiver of the right of homestead.</u>						
Official Scal Rose M. Durgatt Rosey Robe: Concest Make Eyeconogy, a Opine 3-1940 My commission expires	Given und	er my hand and	Notary	prof this	18th		
	day of	De	comber		, A.D. 19 <u>93</u> .		
	, 19	1700	Motary Notary	Public			
· 11	lì] 1	1 1 1	11.5	1		
REAL ESTATE MORTGAGE	DO NOT WRITE IN ABOVE SPACE	10		Recording Fee \$3.50. Extra acknowledgments, lifter cents, and five cents for each lot over three and fifty cents for long descriptions. Wait to			