## SUPPLIES FROM TO A SERVICE OF THE SE

	REAL EST	ATE MORTGAGE			
Recording requested b Please return to:	y:	THIS SPACE P OOK COUNTY, ILL 11, CF FOIL P.C.	ROVIDED F	OR RECORDE	R'S USE
American General 17820 S. Halated Homewood, Illino		390 - 21 PM	<b>2</b> : 23	90234	294
NAME(s) OF ALL MO Rock Graham and M his wife, as join 1071 Harding, Calumet City, Il:	Melissa Maravella Graham, nt tenants	MORTGAGE AND WARRANT TO	17820 S.	General Fina	
NO. OF PAYMENT	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE		TOTAL OF PAYMENTS	14=
120	6/21/90	5/21/00		\$17,881.20	
(If not contra	GAGE SECURES FUTURE ADVANCE try to law, this mortgage also secures the mall extensions thereof)				l
ness in the amount of the date herewith and future	nselves, their hairs consonal representa to total of payments due and payable of a advances, if any, not to exceed the a note or notes evider cing such indebto ATE, to wit:	as indicated above and a maximum outstanding (	videnced by the	hat certain promiss Labove, together v	ory note of eve vith interest an
THE WEST 40.00 FE	TET OF THE EAST 160.00 FEET AND TAKEN AS A TRACE:	OF THE FOLLOWIN	G DESCRIBE	ED	;
(A RESUBDIVISION ADDITION TO HEGEW NORTH WEST 1/4 OF THIRD PRINCIPAL M	7 IN BLOCK 10 IN SOUTH 1244 OF BLOCKS 5 TO 16, AND THE ISCH, A SUBDIVISION OF THE 'SECTION 7, TOWNSHIP 36 NO ERIDIAN, (EXCEPT THE RIGHT ROAD COMPANY AND THE HAMMO	CATED STREETS LATE 82,24 ACRE PRINT FANGE 15 EAR OF WAY OF THE SE	IN INGRAN S OF THE ST OF THE OUTH CHICA	n's NGO	
PARCEL 2: SEE AT		57 M	risteg	, The	0:4
DEMAND FEATURE (if checked)	Anytime after you will have to pay the principal and demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would	nount of the loan and al option you will be given a pay, we will have the secures this loan, If we	l unjuid intere written notice right to exelci elect to exerci	est accrued to the d of election at least ise any rights perm uise this option, as	lay we make th t 90 days befor titted under th
of foreclosure shall expire waiving all rights under a	rofits arising or to arise from the real end, situated in the County of COOK and by virtue of the Homestead Exempleult in or breach of any of the covena	state from default until t	he time to red and St of Illinois, ar	erm from any sale ate cyllilinois, here nd ali right to reta	by releasing an
thereof, or the interest the produce or renow insuranthis mortgage mentioned or in said promissory not option or election, he insaid premises and to receibe applied upon the indeletion the indeletion.	ded and agreed that if default be mad sereon or any part thereof, when due, ce, as hereinafter provided, then and in shall thereupon, at the option of the herontained to the contrary notwithst immediately foreclosed; and it shall be ive all rents, issues and profits thereof btedness secured hereby, and the cour he applied on the interest accruing afterest accruing afterests.	or in case of waste or no such case, the whole of solder of the nute, become anding and this mortgage lawful for said Mortgage, the same when collected wherein any such suit is	on-payment of said principal in immediately in may, withou per, agents or d, after the de is pending may	taxes or assessmen and interest secured to due and payable; ut notice to said Matterneys, to enter duction of reasonal paperive appoint a Receive	its, or neglect to d by the note in anything herein ortgagor of sain into and upon ble expenses, to or to collect sain
payment of any installme principal or such interest edness secured by this mo agreed that in the event of this mortgage and the acc or holder of this mortgage		orior mortgage, the hold- rest thereon from the tir- all be deemed to be sec- commenced to foreviose	er of this mor no of such pay ured by this m said prior mor	tgage may pay suct ment may be adde lortgage, and it is fu tgage, then the amo	h installment o id to the indebt urther expression dibross touch
This instrument prepared I	Eric Massey	(Nama)			
	alsted Hamewood, Il. 60430	{Name}			Illinois.

(Address)

013-00021 (REV. 5-88)

building that may at at	assessments of the M	eid aremiles, in will	ay Acrteage that Market in the second of the	It the payment of said indeb	will in the m tedness keep
reliable company, up to	ny time be upon said	premises insured for fi hereof, or up to the an	re, extended coverage a nount remaining unpaid	and vandalism and malicious ( d of the said indebtedness by	mischief in so suitable polic
payable in case of loss to	the said Mortgages ar	nd to deliver to Barne	all policies of inc	surance thereon, as soon as	effected, and
renewal certificates the	refor; and said Mortgo U money that may bec	ages shall have the rig come pavable and collec	ht to collect, receive as stable upon any such oc	nd receipt, in the name of sa olicies of insurance by reason	id Mortgagor of damage to
destruction of said build	lings or any of them,	and apply the same le	se \$ 500.00 res	olicies of insurance by reason asonable expenses in obtainin	g such money
satisfaction of the month ing and in case of refus	ly secured hereby, or all or neglect of said Mi	in case said Mortgagee ortgagor thus to insure	shall so elect, may use to or deliver such policies,	the same in repairing or rebui , or to pay taxes, said Mortga	Gee was bloc Iging such bu
such insurance or pay s	uch taxes, and all mor	nies thus paid shall be	secured hereby, and sh	hall bear interest at the rate s insurance money if not other	tated in the
missory note and be pai Mortgagor.	id out of the proceeds	s or the sele or selo pi	ministr, or out or socie	HISTING HIGHEY IT HOLOTHEN	MIRE DEIG DA
If not prohibited by	law or regulation, this	s mortgage and all sum	s hereby secured shall	become due and payable at t	he option of
Mortgagee and without oppoperty and premises, oppoperty and premises, oppopered as a second considerate and premises and p	or upon the vesting of	f such title in any mar	ner in persons or entit	s title to all or any portion or iles other than, or with, Mort rtgages.	f said mortga tgagor unless
And said Mortgagor 1 it shall bear like interest			lyment of the interest o	n said note when it becomes	due and paya
And it is further ex	cressly agreed by and	l between seid Mortga	gor and Mortgages, tha	at if default be made in the	payment of s
brownia bry note or in a	ny of them or any pa	rt thereof, or the inter	est thereon, or any par	rt thereof, when due, or in ca	se of a breact
eny of percovenants, of	r Pgeements herein co	ontained, or in case said Id Mortogoor shall at o	d Mortgagee is made a p nos nees said Mortgage	party to any suit by reason of a reasonable attorney's or so	the existence licitor's fees
protecting Mertgage	e 's interest in	n such suit and for the	collection of the amous	nt due and secured by this me	ortgage, whet
by foreclosure proceed!	ngs or attierwise, and ifor such we onable fo	a lien is hereby given : les, together with what	upon said premises for ever other indebtedness	such fees, and in case of for may be due and secured here	rectosure heri abv.
And it is further mut herein contained shall a	iually understrot and pply to, and, as is, as	agreed, by and between the law allows, be bir	en the parties hereto, t iding upon and be for t	that the covenants, agreement he benefit of the heirs, execu	is and provisi tors, adminis
tors and assigns of said p	erties respectively.	)x			
in witness whereof, the	said Mortgagor S h	ve hereunta set the	ir hand 8 and se	this 15th	day
May .	······································	19 90	Doed !	22	SEA
		0/	Rock Graham		SEA
		1	Melical	Marculla Drana	SEA
			Molices Mars	evella Graham	
			METTODG LETT		/CE A
	• 1		O MELISSO PELO		(SEA
			9/14		(SEA
I, the undersigned, a No	otary Public, in and fo			ertify that	(SEA
I, the undersigned, a No	otary Public, in and fo		9/14	ertify that	(SEA
I, the undersigned, a No	otary Public, in and fo	ravella Graham,	s. a aforese'd, do hereby c his wife, as joi	ertify that int tenants	
I, the undersigned, a No	otary Public, in and fo	ravella Graham,		certify that int tenants into s whose name 8 &	re subscribe
I, the undersigned, a No	otary Public, in and fo	ravella Graham,	is.  a aforese'd, do hereby chis wife, as joi  to me to be the same, a	ertify that int tenants	re subscribe acknowledge
I, the undersigned, a No	otary Public, in and fo	personally known to the foregoing insthatthe y and voluntary act,	a aforese'd, do hereby chis wiff, as joing to me to be the same for the uses and purpose the uses and purpose to the uses to t	ertify that int tenants ison <u>s</u> whose name <u>S</u> a	re subscribe acknowledge stheir fre
I, the undersigned, a Nock Graham	otary Public, in and fo	personally known to the foregoing institute the y	a aforese'd, do hereby chis wiff, as joing to me to be the same for the uses and purpose the uses and purpose to the uses to t	int tenants  ison <u>a</u> whose name <u>S</u> a  we see this day in person and different said instrument as	re subscribe acknowledge i their fre
Rock Graham  ** OFFICIAL DAWN R. BIE	otary Public, in and fo and Melissa Mar SEAL "}	personally known to the foregoing insthatthe y and voluntary act,	a aforese'd, do hereby on this wiff, as joing to me to be the sama for signed, sealed and for the uses and purposight of homesteed.	int tenants  ison <u>a</u> whose name <u>S</u> a  we see this day in person and different said instrument as	acknowledge their fre ng the releas
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Rock Graham  ** OFFICIAL DAWN R. BIE	SEAL "	personally known to the foregoing insthat the yeard voluntary act, and waiver of the r	to me to be the same of signed, sealed and Notorial	int tenants  ison a whose name 8 a are me this day in person and distinguished said instrument as uses therein set forth, including this 15t	re subscribe acknowledge their fre ng the releas
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* OFFICIAL DAWN R. BIE NOTARY PUBLIC, STA MY COMMISSION EXP	SEAL " EDZYCKI TE OF ILLINOIS PIRES 6/29/91	personally known to the foregoing institute the foregoing institute that the yeard voluntary act, and waiver of the region under my haday of 19	a aforespid, do hereby contains wife, as joing to me to be the same as signed, sealed and for the uses and purposight of homestead.  May  Note:	whose name 8 a more this day in person and different set forth, including the control of the con	re subscribe acknowledge their fre ng the releas
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## **UNOFFICIAL COPY**

PARCEL 2: FROM ATTACHED MORTGAGE

THAT PART OF A 60 FOOT STRIP OF LAND THROUGH THE EAST 1/2 OF THE NORTH WEST 1/4 OF SECTION 7, TOWNSHIP 36 NORTH, RANGE 15 EAST OF THE THIRD PRINCIPAL MERIDIAN, DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTH EAST CORNER OF LOT 10 IN BLOCK 1 IN SOUTH LAWN ADDITION TO CALLMET CITY AFOREDESCRIBED; THENCE IN A LINE EXTENDED SOUTHEASTERLY TO THE SOUTH EAST CORNER OF LOT 19 IN BLOCK 11 AFORESAID; THENCE EAST TO THE SOUTH WEST CORNER OF LOT 19 IN BLOCK 15 AFORESAID; THENCE IN A LINE EXTENDED NORTHWESTERLY TO THE NORTH WEST CORNER OF LOT 9 IN BLOCK 1 AND THENCE WEST TO THE POINT OF BEGINNING; LYING NORTH OF THE EASTERLY PROLONGATION OF THE SOUTH LINE OF SAID LOT 16 AND LYING SOUTH OF THE WESTERLY PROLONGATION OF THE NORTH LINE OF SAID LOT 17, ALL IN BLOCK 10 A. M. AL. MINOIS,

COOK COUNTY CLERK'S OFFICE ALL IN SOUTH LAWN ADDITION TO CALLMET CITY SUBDIVISION AFOREDESCRIBED, IN COOK COUNTY, ILLINOIS.

90234294