THE LESTATION OF THE REPORT OF



American General Fire 4401 W. 63rd St. 60629 Chicago, Il.

THIS SPACE PROVIDED FOR RECORDER'S USE

MORTGAGEE:

93230027

NAME(\*) OF ALL MORTGAGORS

Rosetta Wallton

Olanderia Walton

6816 S. Calumet

Denise Marcella Walton AKA Denise Marcella Johnson

60637 Chicago, Il,

NO. OF PAYMENTS

72

FIRST PAYMENT **DUE DATE** 

Tax No. 20-22-310-031

5/3/93

**FINAL PAYMENT DUE DATE** 

MORTGAGE

AND

WARRANT

TO

4/3/99

TOTAL OF **PAYMENTS** 

Chicago, 11,

4401 W. 63rd St.

Principal Scoupt of Mortgage \$10598.82
THIS MORTGAGE SECTIONS FUTURE ADVANCES - MAXIMUM OUTSTANDING \$ (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, pe sonal representatives and assigns, mortgage and warrant to Mortgages, 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 future advances, if any, not to exceed the maximum outstanding amount shown above, rogether with interest and charges as provided in the note or notes evidencin (such indebtedness and advances and as permitted by law, ALL OF THE FOLLOWING DESCRIBED REAL ESTATE, to wit:

Lot 7 an the North 6 Feet of Lot 8 in Park Manor Subdivision of Block 8, in freer's Subdivision of the east 1/2 of the Southwast 1/4 of Section 22, Township 38 North, Range 14, east of the 3rd principal meridian in Cook county Illinois

Joint Tenants

DEPT-01 RECORDING 

\$17420.24

**DEMAND FEATURE** (if checked)

year(s) from the data 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. It we elect to exercise this option you will be given written notice of election at least 90 days before payment in full is due. If you fail to pay, we will have the right to exercise at y rights permitted under the note, mortgage or deed of trust that secures this loan. If we elect to exercise his 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 ally sale under judgment and State of Illino's hereby releasing and of foreclosure shall expire, situated in the County of ... waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois, and all right 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 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 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 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 Mortgages, agents or attornoys, 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 the amount found due by such decree.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the eyent of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage.

This instrument prepared by	D.	Fran	tz	 		
				(	Name)	
at	440			Chicago,		

(Address)

013-00021 (REV. 5-88)

	And the said Mortgagor further coverial tha	nr a grec	e to a mwith and	. No rtgage	Uhal			will in the mea	
bui reti pay ren oth des sati ing suc mis	te pay all taxes and assessments on the saldings that may at any time be upon said able company, up to the insurable value thrable in case of loss to the said Mortgagee and ewal certificates therefor; and said Mortgagee and certificates therefor; and said Mortgagee and certificates therefor; and said Mortgagee and certificates therefor; and said Mortgagee for any and all money that may be truction of said buildings or any of them, is faction of the money secured hereby, or and in case of refusal or neglect of said Moth insurance or pay such taxes, and all more sory note and be paid out of the proceeds rtgagor.	premises dereof, condition delegee sha ome pay and app in case sortgagor lies thus	s insured for fire, or up to the amounter to them	extended int remain all politic collect, ble upon a \$500 \time 00 ll so elect deliver sucured here	covera- ling un- cies of receiveny suc- ny suc- may usus h poli- by, an	age and vendalis paid of the said finsurance ther re and receipt, i th policies of ins reasonable exp use the same in icies, or to pay to dishall bear inte	m and malic indebtedne eon, as soo n the name urance by r nenses in ob repairing or axes, said M erest at the	cious mischief in som ss by surtable policie on as effected, and a cof said Mortgagor of eason of demagor of training such money i rehuilding such build lortgagee may procur rate stated in the pro-	ie is, ill or or or or or or
Mo: pro	If not prohibited by law or regulation, this regagee and without notice to Mortgagor for perty and premises, or upon the vesting of chaser or transferee assumes the indebtedne	rthwith such ti	upon the convey tle in any manner	ance of Nin persor	Nortgag is or e	jor's title to all ntities other the	or any port	ion of said mortgage	d
	And said Mortgagor further agrees that in ca half bear like interest with the principal of sa			ent of the	intere	st on said note v	when it beco	omes due and payable	e
pro any this pro by a do	And it is further explosely agreed by and missory note or in any of them or any par of the covenants, or a greenents herein comortgage, then or in any such cases, said tecting their interest in foreclosure proceedings or otherwise, and a scree shall be entered for such reasonable fed.	t thered ntained, I Mortga such su I lien is es, toget	of, or the interest, or in case said Magor shall at once it and for the column and for the column and for the column and for the column and the material with whatever	thereon, ortgagee is owe said ection of n said pre-	or any s made Morto the am mises abtedr	part thereof, which aparty to any sage reasonable nount due and so for such fees, a ness may be due	hen due, or suit by reaso attorney's ecured by the rid in case of and securer	on case of a breach in on of the existence of or solicitor's fecs to his mortgage, whethe of foreclosure hereof thereby.	n d e er f,
here tors	eln contained shall apply to, and, as far as and assigns of said parties respectively.	the law	allows, be bindin	g upan an	d be fo	or the benefit of	the beirs, e	executors, administra	
) ri	witness whereof, the said Mortgagor <u>s</u> ha					·			
	March	A	5. 10 <u>93</u>	1		Come CC		(SEAL)	
				fluxit	a: C	inthon		(SEAL)	
							· · · · · · · · · · · · · · · · · · ·	(BEAL) المكتمر المراجعر	
			12	Mal	17h	renta )	Jet nose	(SEAL)	
	FE OF ILLINOIS, County ofCook the undersigned, a Notary Public, in and for	seid Co	unty and State afe	oS	herah	ov carrify that			
	Rosetta Walton, Olanderia Walt	ton,							
	Denise Marcella Walton AKA Den	nise M	Marcella John	son,jo	in' t	chants			
	بالضائعة للأولى والتراقو المساورة والداء العرب والمدارس	personally known to me to be the same perron whose names subscribed to the foregoing instrument appeared before in) this day in person and acknowledged that he signed, sealed and cleliverst said instrument asthoir_ free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.							
	THE STORY OF THE CONTRACT AND C	Given under my hand and				sep! this _26,111			
		day o	f <del>- March</del>	·			10	A.D. 19 <u>93</u> .	
		, 19		arms	Pat 1	P Mais	h		
327	My commission expires				Ño	otarý Public			
93230027 REAL ESTATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE	Rosetta Walton, Olanderia Walton Denise Marcella Walton AKA Denise Marcella Johnson 6816 S. Calumet Chicago, 11, 60637	TO Aerican General Fin.	4401 W. 63rd St.	Chicago, II. 60629  Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each 1st over three and fifty cents for long descriptions.	Mail to:		