## SUNCOLOGICA SA

## UNOFFICIAL COPY

REAL ESTATE MORTGAGE

 10000	
10000	AMERICAN
3000	
 ****	

		<u> </u>	
Recording requested			ROVIDED FOR RECORDER'S USE
Please return to:	COOK	COUNTY ILLINOIS	Some of the second terms and the second terms are second to the second terms and the second terms are second to the second terms are second terms are second to the second terms are second terms are second to the second terms are second to the se
MERICAN FINANCE	FIL	EI FOR RECORD	randis selection of the constraint of the first selection of
3027 N PULASKI			6. EE0031
CHICAGO, IL 60641	9և յ	UN 23 PM 2: 43	94552874
entropy of a street of the	in the second of	Colored to the colored	and the second of the second o
Harris Charles Harrist Charles	and the second s	The state of the property of	er en fill fan it fan de groei fan de fa
Experience of the control of the second	And the second of the Annual State of	post for every any or a	The second secon
			·
NAME(s) OF ALL M	ORTGAGORS	<u></u>	MORTGAGEE:
	TIFE OFFITA CORRAL (JOINITY)	MORTGAGE	AMERICAN CENERAL FINANCE
5027 WEST GRAND		'AND	3027 N PULASKI
CHICACO, IL 60639		WARRANT	CHICAGO, IL 60641
	A STATE OF THE STA	10	the first of the control of the cont
e. Skolovija se presentanja se	the production of the second s	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	The state of the s
.*			
			<i>•</i>
<u></u>	D <u>ir </u>		
NO. OF PAYMENTS		FINAL PAYMENT	TOTAL OF
grand service of the service of	DUE DATE	DUE DATE	PAYMENTS / / / )"
48	07/24/94	06/24/98	\$10,854.24
The second second second		of the first state of the same	
of the other source was a		<u> </u>	<u> 1900 - Nichard Barrier, and Grand State Control of the State Control o</u>
		As a Minal the Children	And the same of th
THIS MORT	FGAGE SECULOS FUTURE ADVANCES	- MAXIMUM DUTST	ANDING S C
A Africa (If not conti	rary to law, this martgage also secures the p	ayment of all renewal:	s and renewal notes heroof,
🗀 🕟 🗄 🕒 together wi	th all extensions the roll PRINCIPAL AND	NT OF LOAN \$ 783613	<b>34</b>
	1 / -		
The Mortgagors for the	mselves, their heirs, personal representativ	es and assigns, mortga	ge and warrant to Mortgagee, to secure indebte
ness in the amount of t	he total of payments due and payable as	indicated above and ev	denced by that certain promissory note of evo
date herewith and futu	re advances, if any, not to exceed the mi	akimum outstanding a	mount shown above, together with interest an
charges as provided in the	ne note or notes evidencing sur.n indebtedn	ess and advances and a	s permitted by law, ALL OF THE FOLLOWIN
DESCRIBED REAL ES	TATE: to wit:		1.5 S.A.
LOT 30 IN BLOCK 1	IN C.B. HOBMER'S SUBDIVISION OF BLOC	k 1. In Cragin being	GA CHARLES B.
HOSMER'S SUBDIVISION	ON OF PART OF THE SOUTHEAST! 1/4 OF S	ECITION 33, TOWNSHIE	40 NURTH, RANGE
	IFO PRINCIPAL MERIDIAN, IN COOK CO'N		*A
	the engage of the last trade to the first terms of the last trade to the last trade trade to the last trade to the last trade trade to the last trade		
			<b>ਰ</b>
TINX NO. 1 13-33-406			Ţ,
COMMONLY KNOWN AS:	5027 WEST GRAND, CHICAGO	46	
		1/)4	
•			
			trong the supplier of the entire of the entire of
	•		
	•	9	tanta talan pakatutata terbahan kelondarah
			N <sub>4</sub>
		100	
and the second of the second of the second	<ul> <li>A section for the control of the first of the control of the control</li></ul>	A part of the second second	1
DEMAND FEATURE	X1 Anytime after ye	ar(s) from the date of	this loan we can demand the full balance an
	you will have to may the principal amo	unt of the loan and all	unpaid interest recrued to the day we make the
(if checked)	during H an alact to avarded this on	tion you will be niven	written notice of a rotion at least 90 days before
	and the state of t	iau wa will kara tha r	ight to exercise in rights permitted under the
	poyment of this is the, it you tall to p	ourse this look . If was	elect to exercise this option, and the note call
	for a propayment penalty that would be	due thare will be seen	warnismont monnity to
Secretary of the second	The a propagations penalty that would be	tice, mere will be no p	Military Control of the Control of t
Landreding the center earl	makets arleing or to gries train the real arts	te feom default until H	ne time to redeem from a 15 sale under judgmen
including the reas and	province arising or to arise from the real esta	in it our againment milling	and State of Illinois, hereby releasing an
of foregosure shall expli	and he disease of the General Engineer	lon I mus of the Ctota	of Illinois, and all right to retain possession of
waiving air rights under	and by virtue of the riomestian exempt efault in or breach of any of the covenants	unenantente er tradici	on hardin contained
said premises after any d	ciaurt in or Greach of any of the govenants	, ចម្ងាចចារាចារេន, បា ស្ថាGVIS	ioos na am containes.
A	uided and nexuel that if dataule ha made	n the naverient of enid	promissory note (or any of them) or any par
ARC IT IS THITTEE PRO-	hurson or any part thornal when the or	in the payment of Salu	n-payment of taxes or assessments, or neglect to
mercor, or the interest t	non as hernitafter associated than and in se	ch each the whole of	aid principal and interest secured by the note in
procure or renew msura	t chail thredunds at the estimated the bet	tor case, the windle Ol 3	e immediately due and payable; anything herei
mus mortaade mentionec	i sitati mareupun, at the option of Me Not	ANT OF THE HIGHE, DECOM	a minimanatary nao ama payania, any unity imitet

And it is further provided and agreed that it default be made in the payment of said promissory note (or any of mem) 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 Mortgager of said option or election, be immediately foreclosed; and it shall be lawful for said Mortgager, agents or automeys, to enter into any 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 expressive 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 discontinuous 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 CHRISTINE JIMENEZ

(Name)

# Illinois

And the said Miortgagor further so entities and ligrous to intitivity showortgage that the year will in the meantime pay all taxes and essessments on the said premises, and will as a further security for the payment of said indebtedness keep all buildings that may at any time be upon said premises insured for fire, extended coverage and vanishing, and malicious mischief in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, payable in case of loss to the said Mortgagee and to deliver to NFE all policies of insurance thereon, as soon as effected, and all renewal certificates therefor; and said Mortgagee shall have the right to collect, receive and receipt, in the name of said Mortgagor or otherwise; for any and all inconey that may become payable and collectable upon any such policies of insurance by reason of damage to or destruction of said buildings or any of them, and apply the same less \$0											
If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option or the Mortgagee and without notice to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with, Mortgagor unless the purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgagee.											
	And said Mortgagor further agrees that in case of default in the payment of the interest on said note when it becomes due and payable it shall bear like interest with the principal of said note.										
And it is further expressly agreed by and between said Mortgagor and Mortgagee, that if default be made in the payment of said promissory note or in any of them or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in any of the covenance, it is a prements herein contained, or in case said Mortgagee is made a party to any suit by reason of the existence of this mortgage, then or in account cases, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for motecting OIR interest in such suit and for the collection of the amount due and secured by this mortgage, whether by foreclosure proceedings or of he wise, and a lien is hereby given upon said premises for such fees, and in case of foreclosure hereof, a decree shall be entered for such real mable fees, together with whatever other indebtedness may be due and secured hereby.  And it is further mutually understood and agreed, by and between the parties hereto, that the covenants, agreements and provisions herein contained shall apply to, and, as far as the law allows, be binding upon and be for the benefit of the heirs, executors, administrators and assigns of said parties respectively.											
ln	witness whereof, the said Mortgagors ha	<b>VF</b> _her sunto set <u>¶H</u>	EIR handsand so	eal s this 201H	day of						
		, A.D. 19 <u>.94</u>	Komon	Coral	(SEAL)						
		4	PAMON CORRAL	·	(SEAL)						
	TE OF USINGS County of a core	, C	Ofelia CONVII.	/ Corral	(SEAL)						
STATE OF ILLINOIS, County of											
42027	OFFICIAL SEAL* DEBORAH A. PRANCIK Notary Public, State of Illinois My Commission Expires: 12/31/94	to the foregoing ins that	trument appeared before signed, sealed an for the usus and purpought of homestead.	whose name whose name where he this day in person and act distrument as coses the unit set forth, including the way his 201H	knowledged free						
0.0	My commission expires		^ Nota	ry Public							
REAL ESTATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE	10	Recording Fee S3.50. Extra acknowledgments, lifteen cents, and five cents for each lot over three and filty cents for iong descriptions.  Mail to: AFRICAN GARFAL FINANCE 3027 N FLASC GHERO, TL 60641.							