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MAIL TO



THIS INSTRUMENT PREPARED BY:

M. MAIR

WHEN RECORDED MAIL TO:

HOME SAVINGS OF AMERICA

LOAN SERVICE CENTER

P.O. BOX 80016

CITY OF INDUSTRY, CALIFORNIA 91716-0016

ALL NOTICES TO LENDER SHALL BE MAILED
OR DELIVERED TO THE ABOVE ADDRESS.

**Mortgage and Assignment of Rents
ADJUSTABLE INTEREST RATE LOAN**

LOAN NO. 1701701-3

This Mortgage, made this 28th day of JUNE, 1994

, between

ELISEO VEGA AND MARIA ELENA VEGA, HUSBAND AND WIFE

herein called BORROWER, whose address is 2432 SOUTH LAWNDALE AVENUE

(number and street)

CHICAGO
(city)

IL
(state)

60623
(zip code)

, and

and HOME SAVINGS OF AMERICA, FSB, a corporation herein called LENDER, whose address is 4000 Rivergrade Blvd, Industry, California 91706

WITNESSETH: Borrower hereby grants, conveys, mortgages and warrants to Lender the real property legally described as follows:

LOT 2 IN THOMPSON'S RE-SUBDIVISION OF BLOCK 11 IN MURRY'S SUBDIVISION OF THE EAST 1/2 OF THE NORTHWEST 1/4 OF SECTION 24, TOWNSHIP 39 NORTH, RANGE 19, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

COMMONLY KNOWN AS 2432 SOUTH LAWNDALE AVENUE, CHICAGO, IL. 60623

PTIN: 16-26-116-032

DEPT-01 RECORDING \$27.50
T00014 TRAN 2111 07/05/94 15115800
01894 AR 4-94-583938
COOK COUNTY RECORDER

Together with all interest which Borrower now has or may hereafter acquire in or to said property, and in and to all easements and rights of way appurtenant thereto, and (b) all buildings, structures, improvements, fixtures and appurtenances now or hereafter placed thereon, including, but not limited to, all apparatus and equipment, whether or not physically affixed to the land or any building, used to provide or supply air cooling, air conditioning, heat, gas, water, light, power, refrigeration, ventilation, laundry, drying, dish washing, garbage disposal or other services, and all water, vent, sump, antenna, pool equipment, window coverings, drapes and draperies, carpeting and floor covering, awnings, ranges, ovens, water heaters and attached cabinets, it being intended and agreed that such items be conclusively deemed to be affixed to and to be part of the real property that is conveyed hereby, and (c) all water and water rights (whether or not appurtenant) Borrower agrees to execute and deliver, from time to time, such further instruments as may be requested by Lender to confirm the title of this Mortgage on any such property. The proportion conveyed to Lender hereunder are herinafter referred to as "such property".

The Borrower absolutely and irrevocably grants, transfers and assigns to Lender the rents, income, issues, and profits of all property covered by this Mortgage.

FOR THE PURPOSE OF SECURING:

- (1) Payment of the sum of \$ 110,500.00 with interest thereon, according to the terms of a promissory note of even date herewith and having a final maturity date of JULY 8, 2024 made by Borrower, payable to Lender or order, and all modifications, extensions or renewals thereof; (2) Payment of such sum as may be incurred, paid out, or advanced by Lender, or may otherwise be due to Lender, under any provision of this Mortgage and all modifications, extensions or renewals thereof; (3) Performance of each agreement of Borrower contained herein or incorporated herein or contained in any papers executed by Borrower relating to the loan secured hereby; (4) Performance, if the loan secured hereby or any part thereof is for the purpose of constructing improvements on such property, of each provision or agreement of Borrower contained in any building loan agreement or other agreement between Borrower and Lender relating to such property; (5) The performance and keeping by Borrower of each of the covenants and agreements required to be kept and performed by Borrower pursuant to the terms of any lease and any and all other instruments creating Borrower's interest in or defining Borrower's right in respect to such property; (6) Compliance by Borrower, with each and every monetary provision to be performed by Borrower under any declaration of covenants, conditions and restrictions pertaining to such property or any declaration of condominium ownership and upon written request of Lender, the enforcement by Borrower of any covenant to pay maintenance or other charges, if the same have not been paid or valid legal steps taken to enforce such payment within 90 days after such written request is made; (7) At Lender's option, payment, with interest thereon, of any other present or future indebtedness or obligation of Borrower (or of any successor in interest of Borrower to such property) due to Lender, whether created directly or acquired by absolute or contingent assignment, whether due or not, whether otherwise accrued or not, or whether existing at the time of the execution of this Mortgage or arising thereafter, the exercise of such option to be evidenced by a notice in writing to Borrower or any successor in interest of Borrower; (8) Performance of all agreements of Borrower to pay fees and charges to the Lender whether or not herein set forth; (9) Payment of charges, as allowed by law when such charges are made, for any statement regarding the obligation secured hereby.

REC'D 5/15/94
COOK COUNTY CLERK'S OFFICE

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(1) Loan on long-term bond Bearer, it can be paid back in lump sum or in installments. Borrower agrees to comply with all of the terms and conditions and provisions of the memorandum of understanding.

For more information about the program, contact the Office of Financial Aid at 800-433-3243 or visit www.fafsa.ed.gov.

Відмінної якості та високого рівня підтримки, які дозволяють отримати зручний та ефективний доступ до всіх функцій та даних.

The Taxon and Order section of the report (see Fig. 1) displays information on the taxonomic rank of each species, the name of the author, the date of publication, and the type locality. The report also includes a detailed description of the morphology and ecology of each species, along with its distribution and conservation status. The report concludes with a summary of the findings and recommendations for future research.

Следует отметить, что в 2010 году в России было создано 1000 новых предприятий, что на 10% выше показателя 2009 года.

Figure 1 shows the relationship between the number of patients with primary hypertension and the number of patients with secondary hypertension. The figure shows that the number of patients with primary hypertension is significantly higher than the number of patients with secondary hypertension. This suggests that primary hypertension is more common than secondary hypertension.

(c) Right in and Maintenance of Property. To keep your property in good condition and repair, you are responsible for maintaining it.

(c) **Construction of improvements.** To complete the road and make it safe for traffic without causing unnecessary delay to traffic, the Board may build such structures as culverts, embankments, or other works as may be required.

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(11) **Prepayment Charge.** Should any note or obligation secured hereby require Borrower to pay a fee in connection with the prepayment of any of the indebtedness secured hereby, to pay such fee to the extent permitted by applicable law, notwithstanding the fact that Borrower shall have defaulted in any obligation secured hereby and Lender, by reason thereof, shall have declared all sums secured hereby immediately due and payable.

(12) **Failure of Borrower to Comply with Mortgage.** Should Borrower fail to make any payment, or fail to do any act required in this Mortgage, or fail to perform any obligation secured by this Mortgage, or do any act Borrower agreed not to do, Borrower shall be in default under this Mortgage. Lender, but without obligation so to do and without notice to or demand upon Borrower and without releasing Borrower from any obligation hereof, and without contesting the validity or amount of the sum, may: (a) pay or do the same in such manner and to such extent as it may deem necessary to protect the security hereof, Lender being authorized to enter upon such property for such purpose; (b) pay, purchase, control or compromise any encumbrance, charge or lien, which in its judgment is or appears to be prior or superior hereto; and (c) in exercising any such power pay necessary expenses. Borrower agrees to repay any amount so expended on demand of Lender.

(13) **Sums Advanced to Bear Interest and To Be Added to Indebtedness.** To pay immediately upon demand any sums advanced or paid by Lender or Borrower under any clause or provision of this Mortgage. Any such sum, until so repaid, shall be secured herein and bear interest from the date it was advanced or paid at the same interest rate, as may be adjusted from time to time, on such indebtedness, and shall such sum and interest thereon be secured by this Mortgage.

(14) **Application of Funds.** Lender shall have the right at its sole discretion to direct the manner in which payments or proceeds shall be applied upon or allocated among the various items constituting Borrower's indebtedness or obligations secured hereby.

(15) **Obligation of Borrower Joint and Several.** If more than one person is named as Borrower, each obligation of Borrower shall be the joint and several obligation of each such person.

(16) **Acceleration Clause; Right of Lender to Declare All Sums Due on any Transfer, Etc.** Lender shall have the right, at its option, to declare any indebtedness and obligations secured hereby, irrespective of the maturity date specified in any note or agreement evidencing the same due and payable within 30 days after such declaration if: (a) Borrower or any successor in interest to Borrower of such property sells, assigns or conveys or alienates such property or any part thereof, or assigns his title or any interest therein to be divested, wholly or voluntarily or involuntarily or leases such property or any part thereof for a term of more than 3 years, or changes or permits to be changed, the character or use of such property, or drills or extracts oil or gas from it for the drilling for or extracting oil, gas or other hydrocarbons, or stakes or any mineral of any kind or character in such property, or (b) Borrower is a partnership and the interest of a general partner is assigned or transferred, or (c) Borrower is a corporation and more than 25% of the corporate stock thereof is sold, transferred or assigned during a 12 month period, or (d) Borrower is a trust and there is a change of beneficial interest with respect to more than 25% of such property, or (e) Borrower has made any material misrepresentation or failed to disclose any material fact in those certain financial and other written representations and disclosures made by Borrower in order to induce Lender to enter into this transaction evidenced by the promissory note or notes or agreements which this Mortgage secures.

(17) **No Waivers by Lender.** No waiver by Lender of any right under this Mortgage shall be effective unless in writing. Waiver by Lender of any right granted to Lender under this Mortgage or of any provision of this Mortgage as to any transaction or occurrence shall not be deemed a waiver as to any future transaction or occurrence. By accepting payment of any sum secured hereby after the due date or by making any payment or performing any act to the behalf of Borrower that Borrower was obligated hereunder, but failed, to make or perform, or by adding any payment so made by Lender to the indebtedness secured hereby, Lender does not waive its right to require prompt payment when due of all other sums so secured or to require or sue for performance of all other acts required hereunder, or to declare a default for failure so to pay such other sums or to perform such other acts.

(18) **Modification in Writing.** This Mortgage can not be changed or modified except as otherwise provided in this Mortgage or by agreement in writing signed by Borrower, or any successor in interest to Borrower, and Lender.

(19) **Right to Collect and Receive Rents and Profits.** Notwithstanding any other provisions hereof, Lender hereby grants a permission to Borrower to collect and retain the rents, income, income and profits of such property as they become due and payable, but Lender reserves the right to revoke such permission at any time with or without cause by notice in writing to Borrower, made to Borrower at his last known address. In any event, such permission to Borrower authorizes Lender to be revoked upon default by Borrower in payment of any indebtedness secured hereby or in the performance of any agreement hereunder. On any such default, Lender may at any time without notice, either in person, by agent, or by receiver to be appointed by the court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of such property, or any part thereof; make, cancel, enforce or modify leases, obtain and collect rents, set or modify rents, in its own name and for its own uses collect the rents, income, income and profits thereof, including those past due and unpaid, and apply the same, to its credit and expense, of operation and collection, upon any indebtedness secured hereby and in such order as Lender may determine, and except for such application, Lender shall not be liable to any person for the collection of non-cancellable of any rents, income, income or profits, nor the failure to account or enforce any of the foregoing rights. The entering upon and taking possession of such property, the collection of such rents, income, income and profits, the doing of other acts herein authorized, and the application thereof as aforesaid, shall not cure or waive any default or cause of default hereunder or invalidate any act done pursuant to such notice.

(20) **Revolving.** No commodity herein provided shall be a release of any other remedy herein or now or hereafter existing by law, but shall be cumulative. Every power or remedy hereby given to Lender or to Lender, to which either of them may be otherwise entitled, may be exercised from time to time and as often as may be deemed expedient by them, and either of them may pursue or incur any or all incidental expenses. If Lender holds any additional security for any obligation secured hereby, it may enforce the same thereof at its option, either before, contemporaneously with, or after, any Mortgagee's sale is made hereunder, and on any sale out of Borrower, Lender may, at its option, offset against any indebtedness owing by it to Borrower, the whole or any part of the indebtedness secured hereby. The Lender is hereby authorized and empowered at its option, without any obligation to do, and without affording the obligor(s) hereof, to apply toward the payment of any indebtedness secured hereby, any and all sums of money, or credits of or belonging to Borrower and which the Lender may have in its possession or under its control, including, among other things, any amounts held by Lender under paragraph (6) hereof.

In order to secure the definiteness and certainty of the rights and obligations herein provided, Borrower waives any and all rights of offset which Borrower now or hereafter may have against Lender, of claims and no offset made by Lender shall release Borrower from paying installments on the obligations secured hereby as they become due.

(21) **Foreclosure of Mortgage.** When the indebtedness hereby secured shall become due whether by acceleration or otherwise, the Lender shall have the right to foreclose the lien hereof. To my suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree of sale all expenditures and expenses which may be paid or incurred by, or on behalf of Lender for attorney's fees, appraiser's fees, outlays for documentary and record evidence, stenographer's charges, publication cost, and costs of procuring all abstracts of title or commitments for title insurance. Such fees, charges and costs may be determinable by a court or by an appraiser appointed by Lender may deem reasonably necessary within to prosecute such suit or to avoid a sale by bidding at any sale which by him he had pursuant to such bid or the true value of the title to or the value of the Property. All expenses, fees and expenses of the nature of the paragraph mentioned shall be, to the extent additional indebtedness secured hereby and shall be immediately due and payable with interest thereon at the rate specified in the Note. Such expenditures and expenses shall include expenditures made to commence with (a) any proceeding to which Lender shall be a party, either as plaintiff, claimant or defendant, by reason of this Mortgage or any indebtedness hereby secured, (b) preparation for the commencement, conduct of, and defense of, any action to foreclose hereof, whether or not as trustee, (c) preparation for the defense of any threatened suit or proceeding which might affect the Property or the security hereof, whether or not actually commenced, (d) any efforts for collection of any past due indebtedness secured hereby. The proceeds of any foreclosure sale of the Property shall be distributed and applied in the following order of priority: first, on account of all costs and expenses incident to the foreclosure proceedings, including all such taxes as are mentioned in this paragraph hereof; second, all attorney's fees which under the terms hereof constitute indebtedness secured by this Mortgage; third, any surplus to Borrower, his legal representatives or assigns, as their rights may appear.

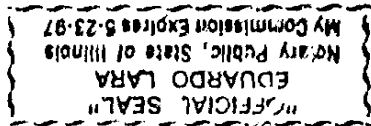
(22) **Appointment of Receiver.** Upon or at any time after the filing of a complaint to foreclose this Mortgage the court in which such complaint filed may appoint a receiver of the property or may appoint Lender as Mortgagee in possession. Such appointment may be made either before or after sale, without notice, without regard to the solvency or insolvency of the time of application for such receiver, of the person or persons, if any, liable for the payment of the indebtedness secured hereby and without regard to the then value of the property whether the same shall be then occupied as a home or not. Such receiver or Mortgagee in possession shall have power to collect the rents, income and profits of the property during the pendency of such foreclosure suit, as well as during any further times when Borrower, his wife, widow or assignee, except for the intervention of such receiver, would be entitled to collect such rents, income and profits, and all other powers which may be necessary or appropriate for the protection, possession, control, management and operation of the property during the whole said period. The court from time to time may authorize the receiver of Mortgagee in possession to apply the net income held by either of them in payment in whole or in part of the indebtedness and other sums secured hereby, or in payment of any tax, assessment, commitment or other sum which may be or become superior to the lien hereof or superior to a decree foreclosing this Mortgage, provided such application is made prior to foreclosure sale. In case of a judicial sale, the property, or so much thereof as may then be affected by this Mortgage, may be sold in one parcel.

(23) **Waiver of Statute of Limitations.** Lender waives all present or future statute of limitation with respect to any debt, demand or obligation secured hereby in any action or proceeding for the purpose of enforcing this Mortgage or any rights or remedies hereunder.

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LOAN NO. 1701701-3

9226928



MY COMMISSION EXPIRES

Personalty known to me to be the same person(s) whose name(s) are signed and subscribed to the foregoing instrument, appeared before
me this day in person, and acknowledged that THEY signing and delivering the same to me,
and for the uses and purposes therein set forth

ELESIO VEGA AND MARIA ELENA VEGA, HUSBAND AND WIFE
a Notary public in and for said County and State, do hereby certify that
they are the original signers of the foregoing instrument.

County of Illinois
Date 8/30/01 C G 001/2

Notary Public

EDUARDO LARA
OFFICIAL SEAL

MAY COMMISSION EXPIRED 5-23-97

1891

day of AUGUST

C 1891

AUGUST

ELISEO VEGA AND MARIA ELENA VEGA, HUSBAND AND WIFE

X ELISEO VEGA
X MARIA ELENA VEGA
X ELISEO VEGA

Signature of Borrower

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they executed the foregoing instrument in the presence of each other and in their mutual presence, and that they executed the same voluntarily without being compelled or coerced in any way, and that they did so execute the same upon full information of the contents thereof, and that they executed the same with full knowledge of the law and of the consequences of their execution.

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they have read and fully understood all of the terms and conditions of this instrument, and that they have read and understood all of the terms and conditions of the Promissory Note, dated August 30, 2001, in favor of MORTGAGEE, and that they understand that the same is a part of this instrument.

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they understand that the payment of the principal amount of the debt contained in the Promissory Note, in the amount of \$10,000.00, at the rate of interest of 9%, will be due on August 30, 2006.

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they understand that the principal amount of the debt contained in the Promissory Note will bear interest at the rate of 9% per annum, from the date of the execution of the instrument up to the date of payment.

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they understand that the debt contained in the Promissory Note is secured by a Deed of Trust, dated August 30, 2001, covering certain real property located at 6578 N. Kildare Drive, Chicago, Illinois 60631, subject to certain restrictions and limitations.

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they understand that the debt contained in the Promissory Note will be paid in monthly installments, commencing on September 1, 2001, and continuing thereafter until the date of final payment.

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they understand that the debt contained in the Promissory Note will bear interest at the rate of 9% per annum, from the date of the execution of the instrument up to the date of payment.

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they understand that the debt contained in the Promissory Note will be paid in monthly installments, commencing on September 1, 2001, and continuing thereafter until the date of final payment.

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they understand that the debt contained in the Promissory Note will bear interest at the rate of 9% per annum, from the date of the execution of the instrument up to the date of payment.

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they understand that the debt contained in the Promissory Note will be paid in monthly installments, commencing on September 1, 2001, and continuing thereafter until the date of final payment.

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they understand that the debt contained in the Promissory Note will bear interest at the rate of 9% per annum, from the date of the execution of the instrument up to the date of payment.

NAMES:

ELISEO VEGA and MARIA ELENA VEGA, for themselves and for their heirs, executors, administrators, successors and assigns, do hereby acknowledge and declare that they understand that the debt contained in the Promissory Note will bear interest at the rate of 9% per annum, from the date of the execution of the instrument up to the date of payment.

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Missing Document

Document Number

94583938

Filed:

11/05/94

Missing at the time this roll was filmed.

To view this document, see Remarks Book.

Supervisor Signature

