UNOFFICIALICACEOPY



OIAOPT				المستحد
Recording requested by:		THIS SPACE PI		OR RECORDER'S USE
Please return to:		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	947	14319
 And the second of the second of	cook c	OUNTY, ILLINOIS' FOR RECORD		
AMERICAN GENERAL FINANCE	P ILE		ć	4714319
6411 N WESTERN CHICAGO IL 60645	1994 AU	# 17 AM 11-21	7	4114313
Standard Control (1994)				
NAME () OS ALL MODE () OS A			MORTGA	CEE.
NAME(s) OF ALL MORTGAGORS JOSE M CAMPOS & MARIA E. CAMPOS AS JOIN	יייני	MORTGAGE	NORIGA	dee:
TENANTS		AND		\mathcal{O}^{ψ}
		WARRANT	AMERICAL	N GENERAL FINANCE
and the second control of the second control		ТО	6411 N V	
·)			CHICAGO	IL 60645
as in the transfer of the second of the seco	÷			
NO. OF PAYMENTS FIRST PAYMENT	F	NAL PAYMENT		TOTAL OF
DUE DATE	יס ו	UE DATE		PAYMENTS
09/12/94		08/12/99		\$11304.00
THIS MORTGAGE SECUPES FUTURE ADV				
(If not contrary to law, this mortgage also secutogether with all extensions thereof)	ures the pay	ment:of all renewals	and renewal n	otes hereof,
Version and the second of the				
The Mortgagors for themselves, their heirs, rersonal reproness in the amount of the total of payments Luz and pay	esentatives yable as in	and assigns, mortgadicated above and ev	ge and warrant videnced by thi	to Mortgagee, to secure indebted- at certain promissory note of even
	ed the max	imum outstanding a	mount shown	above, together with interest and
charges as provided in the note or notes evidencing such in DESCRIBED REAL ESTATE, to wit:	ndebtednes	and advances and a	s permitted by	law, ALL OF THE FOLLOWING
LOT 1 IN BLOCK 1 IN THE SUBDIVISION OF	COT"B"	IN BICKEL AND	OTHERS SUE	BDIVISION OF THE 8
ACRES OF THE WEST 11 ACRES OF THE SOUTH				
SECTION 14 TOWNSHIP 40 NORTH RANGE 13 E	EAST OF	THE THIRD PRIN	CIPAL MERI	DIAN IN COOK COUNTY
LLLINOIS.				27
AX I.D. # 13-14-125-016		0,		pris Fra
COMONLY KNOWN AS 3705 W SUNNYSIDE, CHIC	AGÖ, IL	45		చ
		1//,		1431S
\mathcal{V}		<i>y</i> ~		
X.),	
and the second of the second o			(//	
demand. If we elect to exercis payment in full is due. If you	cipal amoun se this optic r fail to pay st that secu	at of the loan and all on you will be given to y, we will have the r res this loan. If we	unpaid interes written notice right to exercise elect to exercise prepayment per	can demand the full balance and it accrued to the day we make the of election at least 90 days before 4 an / rights permitted under the set it option and the note calls half.
including the rents and profits arising or to arise from the	real estate	from default until th	ie time to rede	em from any sale under judgment
of foreclosure shall expire, situated in the County of waiving all rights under and by virtue of the Homestead said premises after any default in or breach of any of the c	Exemptio	n Laws of the State greements, or provis	of Illinois, and	te of Illinois, hereby releasing and did night to retain possession of stained.
And it is further provided and agreed that if default be thereof, or the interest thereon or any part thereof, when procure or renew insurance, as hereinafter provided, then this mortgage mentioned shall thereupon, at the option of or in said promissory note contained to the contrary note option or election, be immediately foreclosed; and it she said premises and to receive all rents, issues and profits the applied upon the indebtedness secured hereby, and the rents, issues and profits to be applied on the interest accrui	n due, or in and in such and in such fithe holder withstandinall be law hereof, the e court wh	a case of waste or not a case, the whole of s r of the note, become ay and this mortgage ful for said Mortgage same when collected erein any such suit is	n-payment of t aid principal ai e immediately may, without ee, agents or a i, after the ded s pending may	axes or assessments, or neglect to nd interest secured by the note in due and payable; anything herein notice to said Mortgagor of said ttorneys, to enter into and upon uction of reasonable expenses, to appoint a Receiver to collect said
If this mortgage is subject and subordinate to another payment of any installment of principal or of interest on principal or such interest and the amount so paid with leg edness secured by this mortgage and the accompanying agreed that in the event of such default or should any suithis mortgage and the accompanying note shall become a or holder of this mortgage.	said prior sal interest to the shall be it be comm	mortgage, the holde thereon from the time deemed to be secu senced to foreclose s	r of this morte le of such payn red by this mo aid prior morte	gage may pay such installment of nent may be added to the indebt- ertgage, and it is further expressly gage, then the amount secured by
This instrument prepared by NERSEY GARCIA	Α	11		
6411 N. WESTE	ERN CHGC	(Name) IL 60645		141.
of	\ddress)		· · · · · · · · · · · · · · · · · · ·	Illinois.

	UN	OFFICIAL COPY
time p building reliable payable reneway otherword destruing satisfacting and such in	ray all taxes and assessments on the age that may at any time be upon said a company, up to the insurable value in case of loss to the said Mortgages all certificates therefor; and said Mortgise; for any and all, money that may be ction of said buildings or any of them ction of the money secured hereby, od in case of refusal or neglect of said in surance or pay such taxes, and all may note and be paid out of the proceed	will in the messaid premises, and with said Mortgagee that the payment of said indebtedness keep a said premises, and will as a further security for the payment of said indebtedness keep at the payment of the payment of said indebtedness keep at the properties of the said indebtedness by suitable policity of the said indebtedness by suitable policity and to deliver to the amount remaining unpeld of the said indebtedness by suitable policity and to deliver to the amount remaining unpeld of the said indebtedness by suitable policity and to deliver to the amount remaining unpeld of the said indebtedness by suitable policity and to deliver to the amount remaining of as soon as effected, and a taggee shall have the right to collect, receive and receipt, in the name of said Mortgage receive and receipt, in the name of said Mortgage of the same less \$\frac{100.00}{100.00}\$ reasonable expenses in obtaining such money or in case said Mortgagee shall so elect, may use the same in repairing or rebuilding such build Mortgager thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procured thus paid shall be secured hereby, and shall bear interest at the rate stated in the procusor of the sale of said premises, or out of such insurance money if not otherwise paid by said of the sale of said premises, or out of such insurance money if not otherwise paid by said the said of the sale of said premises, or out of such insurance money if not otherwise paid by said the said of the sale of said premises, or out of such insurance money if not otherwise paid by said the said premises.
Mortga proper	igee and without notice to Mortgagor ty and premises, or upon the vesting o	his mortgage and all sums hereby secured shall become due and payable at the option of the forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgage of such title in any manner in persons or entities other than, or with, Mortgagor unless the ness secured hereby with the consent of the Mortgagee.
	I said Mortgagor further agrees that in bear like interest with the principal of	case of default in the payment of the interest on said note when it becomes due and payable said note.
promis any of this me protect by fore a decre And herein	the covenants, or agreements herein cortgage, then or in any such cases, sating	nd between said Mortgagor and Mortgagee, that if default be made in the payment of said part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach is contained, or in case said Mortgagee is made a party to any suit by reason of the existence of aid Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees to this in such suit and for the collection of the amount due and secured by this mortgage, whether did a lien is hereby given upon said premises for such fees, and in case of foreclosure hereoffees, together with whatever other indebtedness may be due and secured hereby. In agreed, by and between the parties hereto, that the covenants, agreements and provision is in law allows, be binding upon and be for the benefit of the heirs, executors, administrations.
	d assigns of said parties respectively. thess whereof, the said Mortgagor 5 — h	ha <u>ve</u> hereunto set <u>their</u> hand <u>s</u> and seal <u>a</u> this <u>8th</u> day of
AUGUS		A.D. 19 04 . July land face hy (SEAL)
		JOSE M. CAMPOS
		MARIA E. CAMPOS (SEAL)
		(SEAL)
l, the	OF ILLINOIS, County of cocumbersigned, a Notary Public, in and foose M. Campos & Maria E. Ca	or said County and State aforesaid. So hereby certify that ampos, as joint tenants.
94714319	"OFFICIAL BEAL" ROBERT D. O'CONNELL NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXPIRES	personally known to me to be the same person. So whose name so subscribed to the foregoing instrument appeared before me this day in person and acknowledged that the signed, sealed and delinered said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notorial scalinis 8TH
ರಾ	8/27/96	day of
	My commission expires	Notary Public
REAL ESTATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE TO TO Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to: