REAL ESTATE MORTGAGE Recording requested by:		· ** 0 2 2 4 2 5 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	भी हो अस्त्रात्ता विकास विवास
Recording requested by:	**		
Recording requested by:	→/ _ *⊟.	. ~√	TANDE OFFICE
Please refurn to:	**0001##	PAIL 95178467 SUBTOTAL CHECK 0010	RECORDER JESSE WHITE
AMERICAN GENERAL FINANCE		en e	BRIDGEVIEW OFFICE
4401 W. 63 RD STREET		%	DVIDGEAICM ALLINE
CHICAGO, IL 60629		×7.10/	
MORTGAGEE: WILLIE BELL BRACY	Recorder's Use PRINCIPA	S AL AMOUNT OF A	NORTGAGE S 4361.70
16334 S. WOOD STRF-I	MORTGAGE AND WARRANT	NAME(S) OF ALL N	
MARKHAM, ILLINOIS 60126	ТО	AMERICAN G	ENERAL FINANCE
NO. OF FIRST PAYMENT FINAL PAYMENTS DUE DATE DUE DATE	MENT TOTAL OF PAYMENTS	4401 W. 63 CHICAGO, II	
60 4-20-95 03-20	-00 1532.20	,	

(If not contrary to law, this mortgage also secures the payment of strenewals and renewal notes hereof, together with all extensions thereof). The Mortgagors for themselves, their heirs, personal representatives and ausigns, mortgagor and warrant to Mortgagee, 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, together with interest and charges as provided in the note or notes evidencing such indebtedness and advances and as permitted by law. All OF THE FOLLOWING DESCRIBED REAL ESTATE, to will:

LOTS 30 AND 31 IN BLOCK 1 IN CROISSANT PARK MARKHAM SECOND ADDITION, A RESUBDIVISION OF ALL OF BLOCKS 1, 2, 3: LOTS 1 TO 13, LOTS 28 AND 29, LOTS 33 TO 39 AND LOTS 43 TO 47, BLOCK 4, LOTS 15 TO 34 IN BLOCK 5 ALL OF BLOCKS 6 AND 7; LOTS 25 TO 29 IN BLOCK 8, IN COLUMBIA ADDITION TO HARVEY, A SUBDIVISION OF THE NORTHWEST & OF THE SOUTHEAST & OF SECTION 19, TOWNSHIP 36 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERICIAN, IN COOK COUNTY, ILLINOIS.

TAX NO, 29-19-403-055-0000

If this box is checked, the following DEMAND FEATURE (Call Option) paragraph is applicable:

Anytime after year(s) from the date 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. If we elect to exercise this option you will be given written notice of election at least 90 days before payment is due in full. If you fail to pay, we will have the right to exercise any rights permitted under the note, mortgage or deed of trust that secures this loan. If we elect to exercise this option, and the note calls for a prepayment penalty that would be due, there will be no prepayment penalty.

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 procure 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, agants of attorneys, 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 amount found due by such decree.

013-00021 (REV. 1-5-95)

This instrument prepared by		$- G_{i} $	COF	4401; W ₊ :63 6T	REET
and the second second of the second s	CHICAGO	en e	ir na u milan da, dah nada undayayan nahibilan dakkanda.	, Illinois.	
If this mortgage is subject payment of any installment of such interest and the amount such interest and the accompanying and the accompanying the content of should any suit be content to should any suit be content to the due and the	et and subordinate to anoth principal or of interest on sak to paid with legal interest them and the shall be deemed to be to mmenced to foreclose said payable at any time thereafter	er mortgage, it is he d prior mortgage, the son from the time of s a secured by this mor vior mortgage, then th at the sole option of the	reby expressly agreed holder of this mortgage uch payment may be au gage, and it is further e e amount secured by the e owner or holder of the	I that should any deli may pay such install dded to the indebtedn expressly agreed that his mortgage and the is mortgage.	ment of principal or ess secured by this in the event of such accompanying note
And the sald Mortgagor furall taxes and assessments on a large time be upon said premise insurable value thereof, or upusaid Mortgagee and to deliverenewal certificates therefor; are any and all money that may be buildings or any of there, and a lof the money secure uneraby, or refusal or neglect of said worth taxes, and all monies thus proceeds of the sale of said proceeds of the sale of said proceeds.	as insured for life, extended the amount remaining unpaid to HER and said Mortgagee shall have ecome payable and collectable upply the same less \$ 500 or in case said Mortgagee shall gagor thus to insure or dollive in shall be secured hereby.	the right to collect, rectle upon any such policy of the said indebtion of the right to collect, rectle upon any such policy of the right to elect, so may use such policies, or to and shall bear interest	and maticious misc adness by suitable po all policies of insura- eive and receipt, in the cies of insurance by re reasonable expense the same in repairing pay taxes, said Monga at at the rate stated in	ner in some reliable in concern, as soon name of said Mortga ason of damage to or is in obtaining such nor rebuilding such burgee may procure such the promissory note.	company, up to the ase of loss to the as effected, and all gor or otherwise; for destruction of said noney in satisfaction ilding and in case of the insurance or pay
If not prohibited by law of Mortgagee and without notice premises, or upon the vesting assumes secured hereby with t	or equiation, this mortgaged to Mortgagor forthwith upon to of such and in any manner in the consciss of the Mortgagee. or agrees that in ouse of defat	e and all sums heret he conveyance of Mo persons or entitles o	y secured shall becoming agor's title to all or a ther than, or with, Mort	ne due and payable my portion of said mo gagor unless the pure	phases of transferee
promissory note or in any part agreements herein contained, such cases, said Mortgagor shi interest in such suit and for the ien is hereby given upon said logether with whatever other in	or in case said Mortgagee is all at once owe said Mortgage collection of the amount due of premises for such fees, and debtedness may be due and our understood and agreed, by	in, or any part thereo made a party to any occasionable attorney and secured by this m in case of k reclosu secured hamby and between the parti	f, when due, or in cast suit by reason of the e 's or solicitor's fees for ortgage, whether by for re hereof, a decree sh es herelo, that the cove	o of a breach in any oxistence of this monto protecting <u>HER</u> eclosure proceedings all be entered for surnants, agreements at	of the covenants, or page, then or in any or otherwise, and a ch reasonable fees, and provisions herein alors and assigns of
In witness whereof, the sa	id Mongagorha S	hereunto set HER	nund and seal	this <u>7TH</u>	day of MARCH
Willed of	Rell Bracy	. (SEAL)		·	(SEAL)
	. nga gaganggan ng palawaran di gagan d	(SEAL)		Ġ	(SEAL)
STATE OF ILLINOIS, County of	of COOK	\$\$.		Ox	
I, the undersigned, a Notal personally known to me to be day in person and acknowled and voluntary act, for the uses	loed thatshe	whose name 15 signed, sei	erol ed to the tore. Siss bereviled and belivered	geing instrumer (a) p I instrument as	eared before me this
Given under my hand and	منتيج الخصارها جدد ووند مجيون محيين المجارب المراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع	seal this10TH	day of	MARCH	,A.D.,95
Ú	inold?	menh			
Notary Public					
My commission expires "	OFFICIAL SEAL"				
C ₂₀	County, State of Illinois Americal Explas 9/03/96		95	178467	