95330055

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REAL ESTATE MORTGAGE	3300055					
Recording requested by: Please return to:						
American General Finance						
4013 W. 26th St.	there is a property	ልላች ይሁ				
Chgo., 111. 60623	. DEMT-01 RECORDING . TOOO13 TRAN 4219 09/19/5 . 02934 0 .101 44 \$255 . COOK COUNTY RECORDER	/5 08140100				
MORTGAGEE: American Gaireral Eligible (focustor)						
	NORTGAGE NAME(S) OF ALL MORTGAGORS					
Chgo., 111. 60621	DWARRANT TO Victoria Tejeda 982 W. 18th Pl. Chgo., Tll. 60608	not he				
NO. OF FIRST PAYMENT FINAL PAYMENT PAYMENTS DUE DATE DUE DATE	TOTAL OF PAYMENTS	0				

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING \$

If not contrary to law, this mortgage also secures the payment of all revewers and renewal notes hereal, together with all extensions thereal). The Mortgagors for themselves, their heirs, personal representatives and issuins, mortgagor and warrant to Mortgagoe, 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 tuture advances, it any, not to exceed the maximum autistanding amount shows slower, 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 wit:

Lot 15 In The Subdivision Of Lots 16 To 23 And 39 To 16 In Block 6 In Walsh

Mc Mullen's Saubdivision Of The South 3/4 Of The South That & Of Section 20, Township

39 North, Range 14, East Of The Third Principal Meridian, in Cook County, Illinois.



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 tuil 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 fall 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.

-including the rents and profits arising or to arise from the real estate from default until the time to redeem from any sale under judgment of the record of the country of the country of and State of Illinois, hereby releasing and waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois, and all rights to retain possession of said premises after any default

under and by virtue of the Homestead Exemption Laws of the State of Illinois, and all rights 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 incit; in the payment of said promissory note (or any of them) or any part thereof, or this 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 mantioned strait 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 containing and this mortgage may, without notice to said Mortgager agents or afformers, without notice to said Mortgager agents or afformers, 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.

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This instrument prepared by	Myrna Millan			af	4011	₩, ⊅6 (Address)	th st.
	Chicago				ilinois.		
If this mortgage is subject payment of any installment of such interest and the amount a mortgage and the accompany default or should any suit be conshall become and be due and	io paid with legal interest the ng note shall be deemed to i numenced to interiose said	ud phor mortgage, rean from the time be secured by this i orior mortnage, the	me noider of this i of such payment r nortgage, and it is n the amount sec	mongage n nay be add i further ext ured by this	iay pay si led to the i xessiy ag mortgage	indebtedn reed that: i and the	ess secured by in the event of
And the said Mortgagor hall taxes and assessments on any time be upon said premis insurable value thereof, or up said Mortgagee and to delive renewal certificates therefor; as any and all money that may buildings or any of them, and so the money secured ineaby, refusal or neglect of said who taxes, and all monies thus no proceeds of the sale of said ph	is insured for fire, extended the amount remaining unpair to AGF and Mortgagee shall have scome payable and collectal upply the same less. \$ or in case said Mortgagee shall be secured hereby, it is shall be secured hereby.	is a further security coverage and van id of the said inc a the right to collect ble upon any such iall so elect, so may ar such policies, o and shall bear in	for the payment of dallarn and matici lebtedness by su all policies , receive and rece policies of insural reasonable r to pay taxes, sa erest at the rate:	de mison Rable polici of insurance lipt, in the n nce by read expenses repairing of id Mortpage stated in the	ie in some ples, paye thereon are of salicon of dam in obtaining rebuilding se may price promise promise.	keep all be reliable in come as soon id Moriga; hage to or ing such my such build ocurs such such such such such such such suc	ese of loss to as affected, ar gor or otherwis destruction of loney in satisfa liding and in da th insurance of
If not prohibited by law of Mortgagee and without notice premises, or upon the vesting assumes secured hereby with	or regulation, this mortgage to Morigagor forthwith upon of such the in any manner i the consent or the Mortgages or agrees that in case of defa	ne and all sums he the conveyance of n persons or entitle	ereby secured sh Morigagor's little to so other than, or w	all become to all or any rith, Moriga	due and portion of gor unless	the purc	nared property
promissory note or in any part agreements herein contained, such cases, said Mortgager shi Interest in such suit and for the lien is hereby given upon said together with whatever other in	or in case said Morigage; it all at once owe said Morigage collection of the amount due premises for such tees, an debtedness may be due and inderstood and agreed, by	non, or any part the made a party to a party	reof, when due, o try suit by reason ney's or solicitar's s mortgage, wheth osure heroof, a di arties herolo, that	or in case of the exit less for proper by forect screen shall the coverage.	of a bread Mence of I Meding Mesure pro- be entere	i in any o his mortg ceedings od for suc iments an	of the covenant app, then or in or otherwise, a it reasonable (d provisions he
in witness whereat, the sai	d Mortgagor ha ^H	hereunto set He.	r hard a	nd sealed	this	3rd	day of
March	, A.D. 99 \$	(-40	- 1 to	1		
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	• • •	(SEAL)	'5				(S
STATE OF ILLINOIS, County of	1	. 31.		U /5			
i, the undersigned, a Notar personally known to me to be day in person and acknowled, and voluntary act, for the uses	ged that he	whose name She skaned,	subscribed to sealed and delive	the loregoi red said in		28	ared before me

Given under my hand and Notary Public

My commission expires

98.

seal this

3rd day of March

.....,A.D., 1995