UNOFFICIAL COLORDO 1998-11-10:30:38

Cook County Recorder

REAL ESTATE MORTGAGE

Recording requested by: Please return to:							
AMERICAN GENERAL FINANC	ĿE						
3133 N CENTRAL AVE							
CHICAGO, IL 60634							

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NAME(S) OF ALL MORTGAC	OPS	MORTGAGE	MORTGAGEE:			
PEDRO NIEVES	0/4	AND	AMERICAN GE	NERAL FINANCE INC		
ANGELICA NIEVES		WARRANT TO				
NUMBER OF PAYMENTS	FIRST PAYMENT DUE I	DATE FINA	AL PAYMENT DUE DATE	TOTAL OF PAYMENTS		
60	12/10/98	1	1/10/03	\$13267.83		

THIS MORTGAGE SECURES FUTURE ADVANCES - MAXIMUM OUTSTANDING \$ 13267.83****

(If not contrary to law, this mortgage also secures the payment of all re lewals and renewal notes hereof, together with all extensions thereof) The Mortgagors for themselves, their heirs, personal representatives and assigns, mortgage 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 dated 10/28/98 and future advances, if any, not to exceed the maximum outstanding amount shows above, together with interest and charges as provided in the note or notes evidencing such indebtedness and advances and as permitted by law, 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 forer logure shall expire, ALL OF THE FOLLOWING DESCRIBED REAL ESTATE, to wit:

LOT 48 IN BLOCK 2 IN GRANDVIEW, BEING A SUBDIVISION OF BLOCKS 1, 2 AND 3 IN K.K. JONE'S SUBDIVISION IN THE SOUTHWEST 1/4 OF SECTION 23. TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERICIAN, TOGETHER WITH ALL THE BUILDING AND IMPROVEMENTS THEREON, IN COOK COUNTY, AKA: 3359 N HAMLIN, CHICAGO IL 60618 PIN #: 13-23-321-001

situated in the County of	COOK	and State of Illinois, hereby releasing and waiving all rights under and by virtue
of the Homestead Exemption	Laws of the State of Illinois	s, and all rights to retain possession of said premises after any default in or breach of any of
the covenants, agreements, o	or provisions herein contain	ed.

If this box is checked and the term of the obligation secured by this mortgage is sixty months or more, the following DEMAND FEATURE (Call

Option) paragraph is applicable:

Anytime after __n /a 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.

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 Mortgagor of said option or election, be immediately foreclosed; and it shall be lawful for said Mortgagee, agents or 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.

BOX 333-CT 013-00021 (REV. 6-95)

UNOFFICIAL COPY8984553

This instrument prepared by	Joddie		sdeoca	1	of _	3133	N. Cen	tral_	
		(Name)		Chicago		Illinois.	(Address)		\
If this mortgage is subject payment of any installment of pr such interest and the amount so mortgage and the accompanying default or should any suit be con shall become and be due and pa	incipal or of inte paid with legal ir i note shall be de innenced to forec	rest on sa nterest the eemed to t close said	id prior moi reon from th pe secured l prior mortga	tgage, the holder one time of such paying this mortgage, and the amou	of this mortgage of ment may be add and it is further ex nt secured by thi	may pay s ded to the opressly ag is mortgag	uch installme indebtednes: reed that in t e and the act	ent of princ s secured the event o	cipal or by this of such
And the said Mortgagor furial taxes and assessments on the any time be upon said premises insurable value thereof, or up the said Mortgagee and to tell for renewal certificates therefor; and any and all money that may have buildings or any of them, and any of the money secured hereby, or refusal or neglect of said Mortgataxes, and all monies thus paid proceeds of the sale of said premited from the prohibited by law or Mortgagee and without notice to premises, or upon the vesting of assumes secured hereby with the And said Mortgagor further bear like interest with the principal security.	ther covenants are e said premises, insured for fire, in a mount remain to them to them to the mount of the m	and agree and will a extended ining unpai shall have d collectal s \$n rtgagee sh re or delived hereby, uch insural mortgage with upon to mannon in	s to and with s a further scoverage and all so elect, and all so elect, er such pole and shall noe money e and all so elect, er such pole and shall so elect, er such pole and shall so elect, er such pole and all s	th said Mortgagee the security for the payland vandalism and laid indebtedness all possible collect, receive any such policies of increase and licies, or to pay tax bear interest at the first otherwise paid ums hereby secure of Mortgagor's or entitles other that	hat they ment of said inde malicious misch by suitable poli licies of insuran d receipt, in the in nsurance by rea onable expenses me in repairing of es, said Mortgac rate stated in t d by said Mortgac ed shall become title to all or any n, or with, Mortg	ebtedness ief in som icies, payi ce thereor name of sa ison of dai s in obtain pee may p the promis gor. due and portion of agor unles	will in the keep all builde reliable consider the consideration of the consideration will be considerated as the purchase will build the coure such sory note an apayable at the purchase the purchase the purchase consideration of the court	dings that mpany, up of loss offected, or otherwestruction ney in satising and in insurance do be paid the option ged propenser or trainspary	may at to the to the and all vise; for of said sfaction case of or pay I to the of the erty and insferee
And it is further expressly promissory note or in any part it agreements herein contained, or cases, said Mortgagor shall at or interest in such suit and for the clien is hereby given upon said together with whatever other inde And it is further mutually us contained shall apply to, and, as said parties respectively.	agreed by and hereof, or the intrincase said Mornce owe said Morollection of the appremises for such the destroy and	erest there rtgagor is re rtgagee re- mount due ch fees, ar e due and agreed, by	eon, or any made a part asonable at and secure de secured he and betwe	pan thereof, when yo to any suit by reastor ey! or solicitor ed by this mortgage of foreclosine hereogen the parties hard	due, or in case son of the exister s fees for protect, whether by fore of, a decree share, that the cover	of a bread nce of this ting closure pr ill be enter nants, agre	ch in any of t mortgage, th thei oceedings or red for such ements and	he covena en or in ar otherwise reasonabl provisions	ants, or ny such e, and a le fees, s herein
In witness whereof, the said	Mortgagors	_ hav <u>e</u> _	_hereunto	set_the_hands_	andveals	thi	28th	lay of	
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STATE OF ILLINOIS, County of	Co	ok	· · · · · · · · · · · · · · · · · · ·	SS.		•	Co		
I, the undersigned, a Notary personally known to me to be the day in person and acknowledg and voluntary act, for the uses a	ne same person _ ed that	s _t_hey	whose nar	ne <u>are</u> subscr signed, sealed and	ibed to the foreg I delivered said	oing instru instrumen	ment appear t asthe:	red before	me this
Given under my hand and	%.∴ not	arial	seal th	is <u>28th</u>	day of Oct	ober		, A.D., <u>1</u>	998
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Notary Public	•••••		<u>⇒</u>			,			
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