Macordon Hay	ريعر S إ	-1 /LN L/C	REAL ESTA	TE MORTGAGI	Î Î	** NOE # F	OR RECORDS	ER'S U	5L
Please raturn to	o:		2FFIC	JAL C		ΥΥ			
774	76 N. Milu	autoc Ave	2		•	•			
Nilo	15 IL 6071	-							
			069644						
NAME AND	ADDRESSES OF A		- 		MORT	GAGEE:			
30	L. E. D.	MORTGAGE	American General Finance						
Darwin F. Kadgers				AND WARRANT	7746 N. Milwankee Ave				
Elaine R. Rodgers				10	Niles, IZ 60714				
NO. OF	Juriet City	22 60 gl	AMOUNT OF T	FIRST PAYMENT		DATE	FINAL PAYN		TOTAL OF
PAYMENTS	FIRST PAYMENT	FACH PAYMENT	LAST PAYMENT	DUE DATE	FACH	MONTH 	DULDAT		PAYMENTS
60	197.96	197.96	197.96	3/6/95	6	y w Gymanad	2/6/0	0	11,877.60
THIS MOR	TGAGE SECU'ILS trary to law, this t	FUTURE ADVA nortgage also sec	NCES MAXIMI ures the payment	JM OUTSTANDING of all renewals and	G\$/. Frenewalr	notes here	of, together w	ith all o	extensions
thereof) The Morton	poore for thumselve	Sthair hairs no	rsonal representat	ives and assigns co	nvev and .	agree to p	av sud contra	ct and	interest as
they become	ne due and to repay L OF THE FOLLQV	sich further ach	vances, if any, wi	th in @rest as provid	led in the	confract	or contracts ev	idençin n / y	g such ad-
7 / P		Realos	awin 7.	E 60/					1
		60	X	• •			0406	U() 7.	1
L	ot 18 in B	lock I in	(t. Frank	Croissant	's sha	don L	awn, A	•	
<	ubdivision	of that a	and of the	he west y	2 of	the s	outhern	1 1/3	4
_	nd the E	act 1/2 a	l the Ea	st 1/2 of	the s	outhu	nest 1/4	oko	
-	ection 12,		7/ 1/	Q - 111	1311 a , , and a contraction of the contraction of	List.	the the	in	
٥	ection 12,	township	36 MANTH,	Lange 14	- 101	ter.	line of	0	•
P	rincipal n	neriaian,	Lying		, ,	1091	t di Servici (di Algoria) Algoria di Algoria	ا الله الله الله الله الله الله الله ال	grand of the second of the sec
1	Michigan C	by Kard,	in looke l	ounty, 1.11	, 4015,				
·	Michigan Cl Ton#29-	12 - 1/02	-018-B	200	DEF		CORDING	22,54	\$23 5 98:46.66
	10×11 27-	12-403			()#S	254 # _	AL	4-6	69644
		6.5	•	•		CUDK CD	UNTY RECOMP	€ R	<i>x</i>
						0,			
	• •						Sc.		
including the	e rents and profits a	rising or to arise	from the real esta	te from default ûnt.	il the time	to redeem	from any sale	under by rele	judgment asm a and
waiving all r	rights under and by safter any default in	virtue of the Ho	omestead Exempl	tion Laws of the St	ate of Illir	nois, and a	llright o r∍ta	in poss	ession of
And it is fur	ther provided and a	oreed that if def	fault be made in	the payment of said	contract	(or any o	f them) or any	part the	sereof, or rocure or
renew insura	irice, as hereinafter entioned shall there	provided, then a r spon, at the opti	nd in such ca s e, t ion of the holder	he whole of said pr of the contract, bec	incipal an ome inime	d interest idiately du	secured by the e and payable,	contra any thi	ict in this ng herein
or in said co	intract contained to be immediately fore	the contrary on closed, and it sha	twithstanding and	Fthis mortgage may ad Mortgagge, agents	r, without s or attorn	notice to ent	said Mortgago er into and up	r of said on said	d option premises
and to recei	ve all rents, issues a debtedness secured	ind profits therec hereby, and the	of, the same where court wherein a	n collected, a lturet ny such suit is ben	erie ductio ling may	on of reaso appoint a	onable expense Receiver to co	s, to bi ollect se	e applied aid rents,
If this morta	rofits to be applied lage is subject and s	ubordinate to and	other mortgage. it	is hereby expressly	agreed tha	it should a	ny default be r	nade in	the pay-
ment of any	installment of princing	ipal or of interest ount so paid with	tion said prior mo i legal interest the	rtgage, the holder o ereon from the time	fithis mort e of such i	tgage may payment r	pay such instal nay be added	llment e to the l	af princi- ndebted-
ness secured	by this mortgage at a the event of such	id the accompan	iying contract sha ld anv suit be cor	II be deem e d to be s mmenced to foreclos	ecured by se said pric	this mortg or mortgag	jage, and it is f e, then the am	urther (ount se	expressly cured by
	e and the accompan this mortgage.			due and payable at a	any time t	hereafter a	it the sole opti	an of th	ne owner
	ent prepared by	Sven	Leander	(Name)			······································		
ol7	746 N.	Milwank	ee, N	(Address)				. -	Iltinois.
013-00004 (S) (REV 9-931			(, idii. v. 33)	808	AME	RICAN		2250

trages that Morthager will by the meantime pay all taxes and especification for the terms of the property of the transfer of t ments on the said premises, and will as a further so vantalism and maticipus mis said premises insured for fire, extended cuvel ago, or up to the amount remaining unpaid of the said indebtedness by suitable policies, payable in case of loss to the said Mortgagee and to deliver to it all policies of insurance thereon, as soon as effected, and all renewal certificates therefor; and said Mortgagee shall have the right to collect, receive and receipt, in the name of said Mortgagor or otherwise; for any and all money that may become payable and collectable upon any such policies of insurance by reason of damage to or destruction of said buildings or any of them, and apply the same less all pageonable expenses in obtaining such money in satisfaction of the money secured hereby, or in case said Mortgages shall so elect, may use the same in repairing or rebuilding such building and in case of refusal or neglect of said Mortgages thus to insure or deliver such policies, or to pay taxes, said Montgagee may produre such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interestant eight percent and be paid out of the proceeds of the sale of said premises, or out of such insurance money if not otherwise paid by said Mortgagor. If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgage and without notice to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property, and premises, or upon the vesting of such title in any manner in persons or entities other than, or with, Mortgagor unless the purchaser of feree assumes the indebtedness secured hereby with the consent of the Mortgagee. And said Mortgagor further agrees that in case of default in the payment of the interest on said contract when it becomes due and payable it shall bear like interest with the principal of said contract. And it is further expressly agreed by and between said Mortgagor and Mortgagee, that if default be made in the payment of said contract or in any of them or any part thereof, or the interest thereon, or any part thereof, when due, or ill case of a breach in any of the covenants, or agreements herein contained, or in case said Mortgagee is made a party to any suit by reason of the existence of this mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for protecting its interest in such suit and for the collection of the amount due and secured by this mortgage, whether by foreclosure proceedings or otherwise, and a lien is hereby given upon said premises for such fees, and in case of foreclosure hereof, a decree shall be entered for such reasonable fees, together with whatever other indebtedness may be due and secured hereby. And it is further mutually understood and agreed, by and between the parties hereto, that the covenants, agreements and provisions herein contained shall apply to, and as 'ar as the law allows, be binding upon and be for the benefit of the heirs, executors, administrators and assigns of said parties respectively In whness whereof, the said Mortgag (4) have hereunto set the day of (SEAL) (SEAL) (SEAL) (SEAL) I, the undersigned, a Natary Public, in and for said County and State aforesaid, do hereby Elaine K. Ra OFFICIAL SEAL HOWARD PROJANSKY personally known to ne to be the same person \$ the foregoing instrument expected before me this day in person and acknowledged that signed, sa'ed and delivered said instrument as There free and voluntary MY COMMISSION EXPIRES act, for the uses and purpose, frierein set forth, including the release and waiver of the right of homestead, Given under my hand and 17 V. 1 A.D. 19 24 Notary Fublic Recording Fee \$2.50. Extra acknowledgments, fifteen five cents for each lot over three and fifty DO NOT WRITE IN ABOVE SPACE ESTATE MORTGAGE 2 cents for long descriptions

And the said Mortgagor further coverum