Illinois.

1 7	REAL EST	ATE MORTGAGE			
Recording requested	by:	THIS SPACE PI	ROVIDED	OR RECORDER'S USE	
AMELICAN GINE 11850 S WESTE CHICAGO IL 60	1 <u> </u>			91077.48	
IAME(s) OF ALL M	ORTGAGORS		MORTGA	AGEE:	
JOHN LEE, JR. Delores Lee	IFE, JOINT TENANTS	MORTGAGE AND WARRANT TO	AMERICAN GENERAL FINANCE 11850 S WESTERN CHICAGO IL 60643		
11330 S FORES CHICAGO IL	T AVE				
O. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT		TOTAL OF PAYMENTS	
132	3-21-91	2-21-02		\$40810.44	
ss in the amount of the herewith and futured arges as provided in the SCRIBED REALES. OT 5 IN BLOCEDIVISION ON ACEPT THE NOULLMAN PARK	K 2 IN WILLIAM C. WOODS F BLOCK 1 (EXCEPT THE W RTH 125 FEET OF THE EAS ADDITION TO PULLMAN IN S DRTH, RANGE 14 EAST OF S ILLINOIS. 25-20-115-038 ESS: 11330 S FOREST AV Anytime after you will have to pay the principal amo	a indicated above and ever aximum outstanding an aximum outstanding an aximum outstanding an aximum outstanding an aximum outstanding and aximum of the loan and all aximum aximum of the loan and all aximum aximum outstanding and aximum of the loan and aximum aximum outstanding and aximum outstanding aximum outstandi	ridenced by the mount shown a permitted by RK ADDIT THERE SAID BL P 1 OF S CIRAL MULTIPLE CONTRIBUTION (CONTRIBUTION)	ast certain promissory note of ever above, together with interest and law, ALL OF THE FOLLOWING TON, BEING A OF, ALSO OCK) IN ECTION 22, FRIDIANG IN TRAN 8112 02/19/91 14:23: COUNTY RECORDER can demand the full balance and st accrued to the day we make the	
	demand. If we elect to exercise this or payment in full is due. If you fail to note, mortgage or deed of trust that s for a prepayment penalty that would be	otion you will be given we pay, we will have the rescures this loan. If we added, there will be no p	vritten notice ght to exerci- lect to exerci- repayment pe	ra election at least 90 days before to any rights permitted under the cise that updays before calls have a formal and the note calls have a formal and the call	
f foreclosure shall expir aiving all rights under	profits arising or to arise from the real est e, situated in the County of <u>COI</u> and by virtue of the Homestead Exemp efault in or breach of any of the covenant	OK tion Laws of the State	and Sta of Illinois, an	ite of Illinois heraby releasing and id all right to retain possession of	
ereof, or the interest to ocure or tenew insurar is mortgage mentioned in said promissory no stion or election, be in id premises and to rece applied upon the inde	ided and agreed that if default be made hereon or any part thereof, when due, once, as hereinafter provided, then and in a shall thereupon, at the option of the hote contained to the contrary notwithstar mmediately foreclosed; and it shall be living all rents, issues and profits thereof, is bredness secured hereby, and the court of applied on the interest accruing after	r in case of waste or nor uch case, the whole of s Ider of the note, become iding and this mortgage awful for said Mortgage the same when collected wherein any such sult is	n-payment of aid principal a s immediately may, withou e, agents or a , after the dec pending may	taxes or assessments, or neglect to ind interest secured by the note in due and payable; anything herein t notice to said Mortgagor of said ittorneys, to enter into and upon duction of reasonable expenses, to appoint a Receiver to collect said	
lyment of any installment of such interest incipal or such interest incipal or such interest incipal or such interest in the event is mortgage and the ac	pject and subordinate to another mortgagent of principal or of interest on said pri and the amount so paid with legal interest ortgage and the accompanying note shall of such default or should any suit be concompanying note shall become and be discompanying note shall become	or mortgage, the holder st thereon from the time to deemed to be secure mmenced to foreclose sa	r of this mort e of such payr red by this mo nid prior mort	gage may pay such installment of ment may be added to the indebt- ortgage, and it is further expressly gage, then the amount secured by	
holder of this mortgage	JULIE ANN GILL (AN A	ACENT OF AGEL			

11850 S WESTERN CHICAGO IL 60643

013-00021 (REV. 5-88)

(Address)

(Namo) 3/1/act

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	And the said Mortgagor further oo	venants and	agrees to	and with said!	Nortuagee tiret	/ they		will in the mean-
tim	e pay all taxes and essessments idings that may at any time be u	on the said	premise:	s, and will as a	further security	for the payme	nt of said in	debtedness keep all
relia	able company, up to the insurable	e value ther	ect. or u	p to the amoun	t remaining unpai	ld of the said in	ndebtedness	by sultable policies?
Pay	able in case of loss to the said Mosewal certificates therefor; and sa	rtgagee and	to deliver	to US	_ail policies of in	nsurance there	on, as soon	es effected, and \$11
oth	erwise: for any and all money that	t may becom	ne pavabl	e and collectable	e upon any such o	policies of insu	rance by res	son of damage to or
desi	truction of said buildings or any staggion of the money secured he	of them, an	d apply 1	the same less \$.	500.00 re	asonable expe	nses in obtai	ining such money in
Ing	and in case of refusal or neglect	of said Mort	gagor thu	is to insure or d	eliver such policie	s, or to pay tax	ces, said Mor	tgagee may procure
suci	h insurance or pay such taxes, an sory note and be paid out of the	nd al! monie	s thus pa	id shall be secu	red hereby, and a	hall bear inter	est at the ra	te stated in the pro-
	rtgagor.	procesus o	1 1116 9019	Craala prejins	ss, or out or such	misurance mor	iey ii iiot oti	iei wise hain ny sain
4.	f not prohibited by law or regula	alam abla mala		ad all arms ha	rabu sagurad shell	hecome due e	nd navable :	et the antion of the
Mor	toagee and without notice to Mo	rtgagor fort	hwith up	on the conveys	nce of Mortgagor	's title to all or	r any portio	n of said mortgaged
brot	perty and premises, or upon the the chaser or transferee assumes the in	vesting of su	ich title i	n any manner i	n persons or enti-	ties other than	, or with, M	lortgagor unless the
•								
A de els	and said Mortgagor further agrees all bear like interest with the princ	that in case	of defaul	It in the paymer	nt of the Interest o	on said note wi	en it becom	es due and payable
		•						
A 	And it is further explusity agreed nissory note or in any or them o	d by and be	ntween sa	id Mortgagor a	nd Mortgages, th	at if default b	e made in ti en due, or in	ne payment of said case of a breach in
anv	of the covenants, or ag earnents	herein conti	sined, or	in case said Moi	tgagee is made a p	party to any su	it by reason	of the existence of
this	mortgage, then or in any such t	cases, said N	Aortgagor	shall at once o	we said Mortgage	e reasonable a	ttorney's or	solicitor's fees for
orot sv-f	ecting their oreclosure proceedings or others	interest in si	Jon suit a en is here	ng for the collection	ction of the amou said premises for	nt que and sec ' such fees, and	in case of	foreclosure hereof,
de	cree shall be entered for such reas	nele fees,	together	with whatever o	ther indebtedness	may be due a	nd secured h	ereby.
A	and it is further mutually underst	pocu and ap	reed, by a	and between th	e parties hereto, s	that the coven	ents, agreem	ents and provisions
	in contained shall apply to, and, and assigns of said parties respecti		e law allo	ws, be binding	upen and be for t	he benefit of t	he heirs, exe	cutors, administra-
							1	. •.
in	witness whereof, the said Mortgag	gor_s have	lereun1	to set Their	and se	naßthis	151	day of
	FEBRUARY		A.D.	5. <u>91</u>				(SEAL)
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