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UNSIFE TAT	THIS SPACE PROVIDED FOR
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Recording requested by Please return to: American Genral Fi 5710 N. Broadway	UAUCE OT JIAM		THIS SPACE P	OVIDE	D FOR RECOR	IDER'S USE
Chicago, IL 60660		92643284			34	
NAME(s) OF ALL MOR Arthur R Johnson a as joint 7951 S Chappel Chicago, IL	nd Jessie Johnson,		MORTGAGE AND WARRANT TO	Amer 5710	TGAGEE: cican General ) N Broadway cago, IL 6066	
NO. OF PAYMENTS	FIRST PAYMENT		NAL PAYMENT UE DATE		TOTAL OF	
60 10/1/92		9/01/97 \$14643.01		01		
together with The Mortgagors for thems ness in the amount of the date herewith and future charges as provided in the DESCRIBED REAL ESTA The North 8.5 Feet Subdivision of the	elves, their heirs, prisonal representational of payment die and payable advances, if any, no to exceed the note or notes evidencing uch indebte ITE, to wit:  of Lot 32 and Lot 32 In Noath West 1/4 of the No., Township 38 North, Rang,	ount itives as inc maxi edness Bloc rth	Financed: \$1 and assigns, mortgagedicated above and evinum outstanding as and advances and act in B. F. Owest 1/4 of the	0255,73 ge and was idenced b mount she is permitte George * ne Nort	trant to Mortgagee by that certain profown above, togethed by law, ALL OF	missory note of even er with interest and
PIN #: 20-36-201- AKA: 7951 S Chapp			OHNY C	. T#555		\$23.5 08/31/92 13:42:00 2-643284 ORDER
	Anytime after you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fail t note, mortgage or deed of trust that for a prepayment penalty that would	moun optic o pay secu	ot of the loan and all on you will be given to y, we will have the r res this loan. If we	unpaid in written n ight to ex elect to s	nforest accrued to to otice of election at xercis, ally rights p exercise fils optici	the day we make the least 80 days before permitted under the
of foreclosure shall expire, waiving all rights under a	ofits arising or to arise from the real e situated in the County of <u>Coo</u> nd by virtue of the Homestead Exen ault in or breach of any of the covena	k nptior	n Laws of the State	of Hilnoi	d State of Illipping s, and all right to	hereby releasing and

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 produce 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 Mortgage 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 the amount found due by such decree.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with logal Interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to fareclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage, Wilms Negron

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	(Name)	
of 5710 N Broadway,	Chicago,	Illinois
013-00021 (REV. 5-88)	(Address)	on ST
		23.50
		04

This instrument prepared by

buildings that may at any time be upon said preliable company, up to the insurable value the payable in case of loss to the said Mortgagee and renewal certificates therefor; and said Mortgage otherwise; for any and all money that may become destruction of said buildings or any of them, a satisfaction of the money secured hereby, or ingligand in case of refusal or neglect of said Mosuch insurance or pay such taxes, and all monit	will in the meaning premises, and will as a further security for the payment of said indebtedness keep all premises insured for fire, extended coverage and vandalism and malicious mischief in some ereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, did to deliver to
If not prohibited by law or regulation, this Mortgagee and without notice to Mortgagor for property and premises, or upon the vesting of	mortgage and all sums hereby secured shall become due and payable at the option of the withwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged such title in any manner in persons or entities other than, or with, Mortgagor unless the is secured hereby with the consent of the Mortgagee.
And said Mortgagor further agrees that in call it shall bear like interest with the principal of sail	ise of default in the payment of the interest on said note when it becomes due and payable lid note.
promissory note or in any of them or any part any of the covenants, or a free ments herein conthis mortgage, then or in any such cases, said protecting their interest in by foreclosure proceedings or otherwise, and a decree shall be entered for such remonstered. And it is further mutually understand and a	between said Mortgager and Mortgagee, that if default be made in the payment of said to thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in nationed, or in case said Mortgagee is made a party to any suit by reason of the existence of Mortgager shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for such suit and for the collection of the amount due and secured by this mortgage, whether lien is hereby given upon said premises for such fees, and in case of foreclosure hereof, is, together with whatever other indebtedness may be due and secured hereby.  Ingreed, by and between the parties hereto, that the covenants, agreements and provisions the law allows, be binding upon and be for the benefit of the heirs, executors, administra-
In witness whereof, the said Mortgagor 8 ha	Ve hereunte set their hand B and seal B this 26th day of
August	A.S. 12 92 (SEAL)
	Jessie Johnson (SEAL)
	(SEAL)
	ss suid County and State aforesaid, do hereby certify that and Jessie Johnson
"OFFICIAL SEAL" GEORGE TUTHILL Notary Public, State of Illinois County of Cook	personally known to me to be the same person_swhose name_ssubscribed to the foregoing instrument appeared before rie this day in person and acknowledged thatthe_y_signed, sealed and delivered said instrument as their_free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.  Given under my hand andNotaryset this26th
My Commission Expires 3/21/93	19 this field
My commission expires	Notary Public
REAL ESTATE MORTGAGE	TO  American Concrat Finance 5710 N. Broadway Chicago, IL 60660 Chicago, IL 60660 Chicago, IL 60660 American for each lot over three and fifty cents for long descriptions.  Mail to: American General Finance 5710 N. Broadway Chicago. IL 60660