UNOFIE FAREGOPY



Recording requested by: Please return to:		THIS SPACE P	THIS SPACE PROVIDED FOR RECORDER'S USE		
AMERICAN GENE	PRI PINANCE				
11850 S WESTERN			92757679		
CHICAGO IL 60643		_ 927576			
93/03/9	4				
NAME(s) OF ALL MO	ORTGAGORS	MORTGAGE	MORTGA	GEE:	
JOHN LEE, JR. AND DELORES LEE,		AND	AMERICAN GENERAL FINANCE		
HIS WIFE, AS JOINT TENANTS		WARRANT TO		11850 S WESTERN CHICAGO IL 60643	
11330 S FORRE CHICAGO IL 60					
Chicado II du	.020			·······	
NO. OF PAYMENTS	FIRST PAYMENT	FINAL PAYMENT		TOTAL OF	
156	DUE DATE 11-14-92	10-14-05		PAYMENTS \$85996.56	
	GAGE SECURES FUTURE ADVANCES any to law, this most gage also secures the			NA notes hereof	
together wit	hall extension thereof) AMOUNT OF THIS LOAN IS			,	
The Mortgagors for ther	nselves, their heirs personal representation total of payment, the and payable at	ves and assigns, mortga			
date herewith and future	re advances, if any, not to exceed the r	neximum outstanding a	mount shown	above, together with interest and	
charges as provided in the DESCRIBED REAL EST	ie note or notes evidenci <mark>n į sucit indebted</mark> FATE, to wit:	ness and advances and a	s permitted by	lew, ALL OF THE FOLLOWING	
LOT 5 IN BLOC	K 2 IN WILLIAM C WOODS	4TH PALMER PA	RK ADDIT	ION. BEING A	
	F BLOCK 4 (EXCEPT THE W				
EXCEPT THE NO FULLMAN PARK	RTH 125 FEET OF THE EAS ADDITION TO PULLMAN IN	T 100 FEET OF	SAID BLO	OCK) IN	
TOWNSHIP 37 N IN COOK COUNT	^{ORTH} , RANGE 14. EAST OF	THE THIRD PR	INCIPAL I	MERIDIAN	
FERM TAX NO:	25-22-115-038	9275767			
			DEPT-01 8	ECORDING \$23	
			#0223 #	RAN 8815 10/13/92 10:16:0 ※一タ2ーフラフるフタ COUNTY RECORDER	
DEMAND FEATURE (if checked)				can demand the full balance and	
(II diludica)	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 in full is due. If you fail to pay, we will have the right to exercise any rights permitted under the				
	note, mortgage or deed of trust that s for a prepayment penalty that would be	secures this loan. If we	elect to exer	ise this option, and the note call	
And the second of		•		1777 (1.1.34440.)**********************************	
of foreclosure shall expir waiving all rights under	profits arising or to arise from the real est e, situated in the County ofCOO and by virtue of the Homestead Exemp efault in or breach (if any of the covenan	ction Laws of the State	and Sta of Illihols, an	te of illincis lereby releasing and	
And it is further prov	rided and agreed that if default be made	in the payment of said	d promissory n	ote (or any of them) or any part	
	hereon or any part thereof, when due, once, as hereinafter provided, then and in a				
this mortgage mentioned	I shall thereupon, at the option of the ho	lider of the note, becom	e immediately	due and payable; anything herein	
option or election, be in	te contained to the contrary notwithsta mmediately fereclused; and it shall be	lawful for said Mortgag	ee, agents or a	ittorneys, to enter into and upon	
be applied upon the inde	eive all rents, issues and profits thereof, bredness secured hereby; and the court	wherein any such suit i	s pending may	appoint a Receiver to collect said	
	o be applied on the interest accruing after				
payment of any installm	eject and subordinate to another mortge ent of principal or of interest on said pr	ior mortgage, the holds	er of this mort	gage may pay such installment of	
	r and the amount so paid with legal inter- ortgage and the accompanying note sha				
agreed that in the event	of such default or should any suit be co companying note shall become and be o	immenced to foreclose s	aid prior mort	gage, then the amount secured by	
or holder of this mortgag	e. THE THE COTTS CAN ACE				
This instrument preparad		(Name)			
The first way of the Million was provided and with the state of	S WESTERN CHICAGO IL 60 (Address)	643		Illinois.	
013-00021 (REV. 5-88)	(west, 40)		سمح المناطقة	To the second se	

And the said Mortgagor further time pay all taxes and assessments on the said premises, and will as a further security for the payment of said indebtedness keep at buildings that may at any time be upon said premises insured for fire, extended coverage and vandalism and malicipus mischiaf in some reliable company, up to the insurable value thereof, 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... us_ _all policies of insurance thereon, as soon as effected, and all renewal certificates therefor; and said Mortgages shall have the right to collect, receive and receipt, in the name of said Mortgage ar ar otherwise; for any and all money that may become payable and collectable upon any such policies of insurance by reason of dairie destruction of said buildings or any of them, and apply the same less \$ 500,00 reasonable expenses in obtaining each in satisfaction of the money secured hereby, of in case said Mortgages shall so elect, may use the same in repairing or rebuilding such build ing and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgages may project such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear inverset at the rate shall be secured hereby, and shall bear inverset at the rate shall be secured hereby. missory note and be paid out of the proceeds of the sale of said premises, or out of such insurance manner if not otherwise paid the insurance manner is not otherwise paid the insurance manner in the insurance manner is not otherwise paid the insurance manner is not other insurance manner in the insurance manner is not other insurance manner in the insurance manner is not other insurance manner in the insurance manner is not other insurance manner in the insurance manner is not other insurance manner in the insurance manner in the insurance manner is not other insurance manner in the in Mortgagor. If not prohibited by tew or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgages and without notice to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any position of said mortgagor property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with, Mortgagor soless the purchaser or transfered assumes the indebtedness secured hereby with the consent of the Mortgages. And said Mortgagor further agrees that in case of default in the payment of the interest on said note when it becomes due and payable it shall bear like interest with the principal of said note. TO A SEVEN TO BE And it is further explainly agreed by and between said Mortgager and Mortgages, that if default be made in the payment of said promissory nate or in any or them or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breath in any of the covenants, or agreements herein contained, or in case said Mortgages 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 less for protecting their fundamental protection of the amount due and secured by this mortgage, whether by foreclosure proceedings or other isn, 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 rear me to fees, together with whatever other indebtedness may be due and secured horsely. And it is further mutually understord and agreed, by and between the parties hereto, that the covenants, agreements and providing herein contained shell apply to, and, as fer a to e law allows, be binding upon and be for the benefit of the tielrs, executors, administrators and assigns of said parties respectively. in with In witness whereof, the said Mortgagor S he Ve ereunto set thei Rand SEAL COOK 45 50 500 STATE OF ILLINOIS, County of t, the undersigned, a Notary Public, in and for said County and State aforesaid, do hereby cartify that JOHN LEE, JR. AND DELORES LEE, HIS WIFE, AS JOIN! TENANTS arewa personally known to me to be the same person 3 , whose name 8 to the foregoing instrument appeared before the this day in person and appropriate t he y __signed, sealed and deliver to said instrument at the 12 time and voluntary act, for the uses and purposes their in set forth, including the release and waiver of the right of homestead. 8th "OFFICIAL SEAL" notarial Given under my hand and يتأدن العبيد GREGORY E. RIES OCTOBER y Public, State of His day of A.D. 18 issien Engines 10-22-94 My commission expires Notary Public Š acknowledgments, SPACE REAL ESTATE MORTGAGE 9 ABOVE ŏ ij Extra Z ents for long descriptions. δ S Santa FV. * ξ **Jecording** and.