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60466

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Recording requested Please return to:	σγ:	*	I HIS SPACE P	Connect	MESOSIA,	, 032
• • • • • • • • • • • • • • • • • • • •	AL FINANCE INC.	CODK CC	UNTY, ILLI NDIS FOR RECORD			į.
2220 Western Av Park Forest Il.				ـ		ł
)	, 60100	1994 AUG	-2 AM 10:09	9	4680914	}
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ALABACAN OF ALL DA	20724222		}	MORTGA	CEE	
NAME(s) OF ALL M	UHIGAGUHS		MORTGAGE	1	NGEE: AN GENERAL FI	i Inange in
			AND		estern Ave. S	
Jose A. Garcia	3		WARRANT TO	Park F	orest 11. 604	be
						
]		
	A Tripor payment	T = :			TOTAL OF	
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	1	NAL PAYMENT JE DATE		TOTAL OF PAYMENTS	12/2
60	9/03/94		08/03/99		17544.50	
	9/03/94	}	08/03/99		17544.50	V
THIS MOR?	GAGE SECUR IS FUTURE A	DVANCES -	MAXIMUM OUTST	ANDING S	<u> </u>	
(If not contr	rary to law, this inortgage also s					
together wit	th all extensions thereof)					
- -	mselves, their heirs, personal re		•	•		
	the total of payments due and the advances, if any, not to exi			•	-	
	ne note or notes evidencing surr					
DESCRIBED REAL EST		-0				
	dgate Green unit of the Northwest 1/4					
35 North, Rang	e 13 East of the t	third pr	incipal meri	dian, i	Cook County	. 111inoi
_		- (1	-	_	-
			0,			30
MORE COMMONLY	KNOWN AS: 5825	Woodgate	Dr. Matte	son, Il	linois	38091
		-	///	·		
21-17-204-026-	0000					-
21-21-204-020-),	• • • • • • • • • • • • • • • • • • • •	~ » ,
				-/-	10 (1)	1
				Ch.	. 6	
DEMAND FEATURE					can demand the full b	
(ii checket)	you will have to pay the print demand. If we elect to exercise					
	payment in full is due. If ye	-	•			
	 note, mortgage or deed of trefor a prepayment panalty that 					e note calls
	to a proportion paracet the		-, III.	· cpu y · · · · · · · · · · · · · · · · ·		
	profits arising or to arise from the situated in the County of					
•	and by virtue of the Homestea				te of Illinois, buteby ro d all right to retain po	
said premises after any de	efault in or breach of any of the	covenants, ag	reements, or provisi	ons herein cor	ntained.	•
And it is further prov	eded and agreed that if default	be made in t	he payment of said	promissury n	ote (or any of them) o	or any part ·
thereof, or the interest the	hereon or any part thereof, wh	en due, or in	case of waste or non	payment of t	axes or assessments, or	r neglect to
	nce, as hereinafter provided, the					
	shall thereupon, at the option te contained to the contrary no					
	mmediately foreclosed; and it					
	give all rents, issues and profits					
	ebtedness secured hereby, and to be applied on the interest accr					
14 this moreonen is sub-	viers and subordinate to seath	n mortando	ie harabu aumen-tu	anread sheet	عمل مادر مامور الماران الماران	aada in the
	pject and subordinate to anothe ent of principal or of interest o			-	•	
principal or such interest	and the amount so paid with le	egal interest th	ereon from the time	of such payn	ient may be added to t	the indebt
	ortgas≥ siid the accompanying or such default or should any s					
this mortgage and the acc	companying note shall become				at the sole option of	the owner
or holder of this mortgage				ne	W 222 f	`T [
This instrument prepared	by Vickie K.	Stearns	/Alaman'	KI	X 333-0	/-1 · B:. ·
			(Name)		, , , , , , , , , , , , , , , , , , ,	

013-00071 (REV. 5-88)

(Address)

2220 Western Ave.

And the said Mortgagor further covenants time pay all taxes and assessments on the buildings that may at any time be up in said initiable company, up to the inscribble value payable in case of loss to the assid Mortgagee a renewal certificates therefor, and said Mort otherwise, for any and all money that may be destruction of said buildings or any of them satisfaction of the money secured hereby, or any and in case of refusal or neglect of said Not such insurance or pay such taxes, and all mornissory note and be paid out of the proceed Mortgagor. If not prohibited by law or regulation, the Mortgagee and without notice to Mortgagor property and premises, or upon the vesting of purchaser or transferce assumes the indebtedning the said of the proceed purchaser or transferce assumes the indebtedning of the procedure.	self niems s, and will as orem es insured for file thereof, or up to the amound to deliver to	Mortgagee that a further security for extended over ge and remaining unpaid to all policies of insure o collect, receive and the upon any such policies, our edition of the policies, or out of such insure preby secured shall be ance of Mortgagor's temp persons or entities	vanda (isom and most the said included to assist included to a side included to a side and included to a same in repairing to pay taxes, said bear interest at surance money if no pay taxes and pay t	nationals mischief in same does by soutable policies soon as effected, and all ime of said. Mortgagor or operason of damage to or obtaining such molie, in a crebuilding such but of Mortgagee may procure the rate stated in the project of otherwise paid by said vable at the option of the portion of said mortgaged.
And said Mortgagor further agrees that in our shall bear like interest with the principal of		ent of the interest on :	said note when it b	pecomes due and payable
And it is further expressly agreed by and promissory note or in any of them or any party of the covenants, or ign ements herein of this mortgage, then or in any such cases, sa protecting <u>HIS</u> interest by foreclosure proceedings of otherwise, and a decree shall be entered for such reisonable in And it is further mutually understock and herein contained shall apply to, and, as far at tors and assigns of said parties respectively. In witness whereof, the said Mortgagor herein contained shall apply to an and assigns of said parties respectively.	ort thereof, or the interest contained, or in case said Moid Mortgagor shall at once in such suit and for the collination is hereby given upor ees, together with whatever agreed, by and between the law allows, be binding	thereon, or any part is ortgagee is made a part owe said. Mortgagine is ection of the amount is said premises for sulpither indebtedness made parties hereto, thail glupon and be for the	thereof, when due, ty to any suit by increasonable attorned due and secured bright fees, and in calliary be due and secured to the covenants, as benefit of the heir	, or in case of a breach in eason of the existince of the existince of or y's or solicitor's fees for y this mortgage, whether se of foreclosure hereofured hereby
July	A.D. 19 94	Store	· A. Ku	ACCO (SEAL)
I, the undersigned, a Notary Public, in and to	r said County and State afo	£ 55.	A. Garcia	(SEAL) (SEAL) (SEAL)
"OFFICIAL SEAL" VICKIE K, STEARNS Notary Public, State of Illinois My Commission Expires 5/73/98	personally known to me to the foregoing instrum that he and voluntary act, for t and waiver of the right o	ent appeared belore in _signed, sealed and up he uses and purposes	ne this day in pers e vered said instru	on and acknowledged ment as <u>his</u> tree
	Given under my hand an	d_ Official	sen thi	20th
5.4	day of July			, A.D. 19 <u>94</u>
My commission expires My commission expires	DO NOT WRITE IN ABOVE SPACE	Notary P	Recording Fee \$3.50. Extra acknowledgments, fifteen of cents, and five cents for each lot over three and fifty cents for long descriptions. Mail 10:	SUK B TOPST SUK B SUK B CLUCK TOWN PCLUCK TOWN PCLUCK