UNOFFICIAL COPY DE RECORDER'S USE



Recording requested to Please return to:	PY: American General Fin. 4401 W. 63rd St. Chicago, II, 60629	THIS SPA	THIS SPACE PROVIDED FOR RECORDER'S USE				
94794033							
NAME(s) OF ALL MORTGAGORS			MORT	MORTGAGEE:			
Curtis A. Jackson 9857 S. Drexel Chicago,Il, 60	WARRA	NT	ican Gene				
		,	4401 W. 63rd St. Chicago, II, 60629				
	<u> </u>				······································		
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAY	NENT	TOTAL			
72	10/8/94	9/8/00		i	417.63		
Princ	ipal anount of Mortgage \$1. GAGE SECUPES FUTURE ADVANCE	2388.82					
(If not contra	GAGE SECUPES FUTURE ADVANCE ary to law, this reprigage also secures th h all extensions thereof)	ES - MAXIMUM (le payment of all r	DUTSTANDING Sunewals and renew	ul notes here	o1,	Million Prys. 1965, windywigo	
ness in the amount of the	nselves, their heirs, personal representa ne total of payments due indipayable le advances, if any, not to exceed the e note or notes evidencing sunit indebte (ATE, to wit:	as indicated above maximum outstar	and evidenced by ading amount sho	y that cortain wn above, to	promissory negather with in	ote of even storest and	
the North 1/2 of	7 in Cottage Grove Heights Section 10 and 11, Townsh meridian, in Cook County, 0-020-0000	io 37 North,	Range 14, Ed	Part of	RECORDIN !	9 0.50	
					CHECK	PURC CTF	
	947940	33	88/2	9/94	0001 /	MCH 9:47	
DEMAND FEATURE (if checked)	Anytime after						
of foreclosure shall expire waiving all rights under	profits arising or to arise from the real east streamed in the County of and by virtue of the Homestead Exentional times and the covernation of th	Cook option Laws of th	and State of Illinois,	State of Hime and all right	ove, harolay reli	และกาก คาวดี	
thereof, or the interest the procure or renew insuranthis mortgage mentioned or in said promissory not option or election, be in said premises and to receive applied upon the industrial	ided and agreed that if default be made hereon or any part thereof, when due, ice, as hereinafter provided, then and it shall thereupon, at the option of the te contained to the contrary notwithst mindiately foreclosed; and it shall be sive all rents, issues and profits thereof ebtedness secured hereby, and the could be applied on the interest accruing after	or in case of wast a such case, the wholder of the note, and this mile and this mile and the same when a twitterin any sec	or non-payment old of said princip become immediat Ortgage may, wit? fortgages, agents olfected, after the b suit is pending in	of taxes or as all and interestally due and product notion to a stronger to attorneys, deduction of tay appoint a	sessments, or t secured by t layable; anyth o said Mortge to enter into reasonable ex Receiver to c	nugliet to he nate in ing herein jor of said and upon penses, to olleet said	
If this mortgage is sub payment of any installing principal or such interest ediness secured by this in agreed that in the event of	opect and subordinate to another mortgood of principal or of interest on soid (and the amount so paid with legal into ortgage and the accompanying note shot such default or should any suit be accompanying note shot default or should any suit be accompanying note shall become and be	gage, it is hereby a prior mortgage, th prest thereon from all be deemed to commenced to for	spressly agraed the holder of this in the time of such plants by this becomed by this sections and property	iat should any lorlgage may layment may lorlgage, an lorlgage, then lorlgage, then lorlgage, the so	default by m pay such insta be added to the id it is further the emount sole option of i	ade in the sliment of he endebt expressly ecuraci by the owner	
		(Namo)	der Johnson-seithamppa (u. m.padgem _e essas n.).	ellelen in his hindrin gaarriganstya, saya, saya,	#23.5	5 C'	
	I W. 63rd St. Cheago, LL.	60629	Plan i th f Philippi Again agus agus Bhilline an se an ar ar se		*	-	
013-00021 (REV. 5-88)	(Addross	11					

And the said Mortgagor further civing than squeet to all with in Multipage that the payment of said indebtedness keep all buildings that may at any time be upon said premises insured for fire, extended coverage and vanishes and malicious mischail 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 him 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 \$ 500.00 reasonable expenses in obtaining such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay laxes, and Mortgagee may produce such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interest at the cate stated in the promissory note 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 Mortgagee 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 or transferee 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 note when it becomes due and payable it shall bear like interest with the principal of said note.							
And it is further rights agreed by and between said Mortgagor and Mortgagoe, that it default be made in the payment of said promissory note or in any of them or any part thereof, or the interest thereon, or any part thereof, when doe, or in case of a breach in any of the covenants, or an elements herein contained, or in case said Mortgagoe is made a party to any suit by heason of the existence of this mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgagoe reasonable attorney's or solicitor's fees for protecting							
In witness whereof, the said M	ortgagor ha_	g_her: unto set hishand and seal this 26th day of					
August		3 + 0 19 94 ISEALI					
	907930	Lento to seek ISEALI					
	30,	(SEAL)					
"OFFICIAL SEAL" ARNOLD R. GRAUNKE, Notary Pu Gook Gounty, State of Illinola My Commission Expires \$703/9	blic, in and for some of the sound in the so	personally known to me to be the same became whose name is subscribed to the foregoing instrument appeared before me this day in person and acknowledged that he signed, sealed and de ivered said instrument as his free and voluntary act, for the uses and purposes there is set forth, including the release and waiver of the right of homestead. Given under my hand and searches 20th August A.D. 19.94					
My commission expires Notary Public							
REAL ESTATE MORTGAGE		Curtis A. Jackson 9857 S. Drexel Chicago, Il. 60628 American General Fin. A401 W. 63rd St. Chicago, Il. 60629 Chicago, Il. 60629					