

N	ACT TO THE PARTY OF THE PARTY O	The first term of the first te
Becording requested by:	ł .	ROVIDED FOR RECORDER'S USE 👵 👉
Please return to: AMERICAN GENERAL FINANCE	1	en des la companya de la companya del companya de la companya del companya de la
2313 W. 99thstreet and the second of the second	950523	• 4 4 ·
CHICAGO, 1F 60643 NO TOTALIANA	The state of the s	. DERIGOT RECORDING A SECTION OF \$27.50
		. 0126666 TRAN 4589 01726795 11255400 6. 0 41537 4 f. CO - # - 5256- 135628554 1 6. 0 - 700K COUNTY RECORDER 50 - 50 - 50
NAME(s) OF ALL MORTGAGORS		MORTGAGEE:
JUANTTA A. COULTER (AKA JUANTTA A HAYNES)		AMERICAN GENERAL PINANCE (1)
8/29 S. SANGAMON CONTRACT PROPERTY CONTRACTOR OF CHICAGO, II. 60620	WARRANT	2343 W. 99th Bt trape the engine of Challes, the 600443 conserved the engine of
A Section 1.	ТО	postura in the control of the contro
$(-1)^{2} (1)$		The control of the second property of the sec
		Secretaria de la companya del companya de la companya del companya de la companya
NO. OF PAYMENTS FIRST PAYMENT DUE DATE	FINAL PAYMENT	TOTAL OF PAYMENTS
TOUE DATE TO SELECT TO SELECT THE	DUE DATE	
96 2/24/95	1/24/03	E .
PRINCIPA TAYOUNT OF TAXN	GAS9A3.47 KCEST MAXIMUM OUTST	ANDING \$ -0- 1 OFFICE AND COME OF SERVICE
(If not contrary to law, the martgage also secure together with all extensions are of)	the payment of all renewals	cand renewal notes hereof, have the control of the
1.0.01		the end of the feet of the Contract the third and
The Mortgagors for themselves, their heirs, perio at representess in the amount of the total of payments due and payal	** :	
date herewith and future advances, if any, notic excleditionarges as provided in the note or notes evidencing some inde-		
DESCRIBED REAL ESTATE, to with the second of	Land to the state of the state	and the second second second
THE NORTH HALF OF LOT 36 AND LOT 37 IN B 40 ACRES OF THE SOUTH 60 ACRES OF THE EAR		
32 TOWNSHIP 38, NORTH, RANGE 14, EAST OF	THE THIRD PRINCIP	AL MERTDIAN IN COOK COUNTY
ILLINOIS	C',	
1. (1. (4.4))	0,	
PROPERTY ADD: 8429 S. Sangamon chgo, 11	60620	. Asa 95052341 is in physic
		Conference of the Conference o
P1 COADA	etha amaeta ada a	<b>NAMES OF STREET</b>
PERM TAX 1D # 20-32-413-011	85,3060 (11,05 m	PERMITTAL CONTROL
		$Q_{A}$
production of the second of th		<b>一</b>
		t this tean we can demand the full balance and tunpaid interest accrued to the day we make the
	, ,	written notice c'election at least 90 days before right to exercise any rights permitted under the
note, mortgage or deed of trust t	hat secures this toan. If we	elect to exercise this option, and the note calls
for a prepayment penalty that wor	JRG De due, there will be no p	22 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
including the rents and profits arising or to arise from the re- of foreclosure shall expire, situated in the County of		
waiving all rights under and by virtue of the Homestead $\boldsymbol{\xi};$	cemption Laws of the State	of Illinois, and all right to retain possession of
said premises after any default io or breach of any of the cover-	mants, agreements, or provis	ions beien contained.
And it is further provided and agreed that if default he r		· · · · · · · · · · · · · · · · · · ·
thereof, or the interest thereon or any pact thereof, when di procure or renew insurance, as bereingfter provided, then an		
this mortgage mentioned shall thereupon, at the option of the or in said promissory note contained to the contrary notwing.		
option or election, be immediately foreclosed; and it shall	be lawful for said Mortgag	ger, agents or attorneys, to enter into and upon
said premises and to receive all rents, issues and profits ther be applied upon the indebtedness secured hereby, and the c		
rents, issues and profits to be applied on the interest accruing	after foreclosure sale, the to	
If this mortgage is subject and subordinate to another me	ortgago, it is heraby expre <mark>ss</mark>	ly agreed that should any default be made in the
payment of any installment of principal or of interest on sa principal or such interest and the amount so paid with legal		
edness secured by this mortgage and the accompanying noti- agreed that to the event of such default or should any suit.	shall be deemed to be secu	ired by this mortgage, and it is further expressly
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  This instrument prepared by Mary Gansel	A STATE OF THE STA	
$r_{ij} = r_{ij} = r_{ij} = r_{ij}$	(Name)	No. 1817 No. 2 - Marie Carlo C
of 2313 W. 95th ST, Chicago, (Add	rocci	Illinois.
$a_{1}, a_{0}, a_{0}$ (Add	0.0334	72.0

1	And the said Mortgagor further own intiguitation to the said premises, and will said Mortgagor that			
P	If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the origagee and without notice to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged operty and premises, or upon the vesting of such title in any maining in persons or entities other than, or with, Mortgagor upless the orchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgagee.			
it	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 hear like interest with the principal of said note.			
ar H p b	And it is further excress'y agreed by and between said Mortgagor and Mortgagee, that if default be made in the payment of said comissory note or in any of them or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in my of the covenants, or agreements herein contained, or in case said Mortgaged is made a party to any suit by reason of the existence of its mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for otecting			
	erein contained shall apply to, and, as far as the law allows, be binding upon and be for the benefit of the heirs, executors, administrates and assigns of said parties respectively.			
	In witness whereof, the said Mortgagor has hireui to set her hand and seal this 19th day of			
	January A. I. 1995 Junite ( Carlow Med front ( Chapments AL)			
	(SE AL)			
	(SEAL)			
	ATE OF ILLINOIS, County ofCook			
	Official Soal Given under my hand and notary with 19th			
	Ross M. Burgers  totally Public, State of Illinois  y Our state of Illinois  AD 19 9 <sup>r</sup> i  My commission expires  19 Notary Public			
SEAL ESTATE MOBICAGE	DO NOT WRITE IN ABOVE SPACE  CANTAL CIPETAL FINANCE  2315 W. Orth Street  CANTAL CONTROL STREET  TO  TO  TO  Mail to:  Mail to:			