								
Recording requested Please return to				THIS SPACE COUNTY FILED FOR	. IL.I.IN	1015	FOR RECORDER'	'S USE
				985 DEC 18	PM 2:	38	853	29682
General E	Finance Corpo	ration	**************************************					
6331 S. K	(edzie					. *. 		•
NAME AND ADDRESS OF ALL MORTGAGORS Carl Starling and Wife Lola as joint tenants			MORTGAGEE:					
			MORTGAGE AND WARRANT		eral Finance Corporation			
NO. OF PAYMENTS	AMOUNT OF FIRST PAYMEN'	AMOUNT OF EACH PAYMENT	AMOUNT OF LAST PAYMENT	FIRST PAY- MENT DUE DATE	DUE EACH		FINAL PAYMENT DUE DATE	TOTAL OF PAYMENTS
12	165.91	165.91	165,91	01/19/86	19		06/19/89	6968.22
become due an ALL OF THE Lo	nd to repay such fu FOLLOWING DES t 24 in the V	rther advancer, if a SCRIBED REAL !	any, with interest .STA TE, to-witt	as provided in the	u note c	or notes	o pay said note and evidencing such adv	oncos.
38	bdivision of	the North >	of the Nort	heast quarts	er of dan in	secti n Cook	Shortall trus Ion 26, townsh County, Illi	nip nois.
	bdivision of Range 14, ly	the North 첫 ying east of	of the Nort	heast quarte	er of dan in	secti n Cook dress ermane	ion 26, townsh c County, Illi : 1401 E. 72nd Chgo, Il. (nt tax no.: 20-26-214-6	d pl. 60619
DEMAND F	Edivision of Range 14, ly	Anytime a you will have to make the deman at least 90 days rights permitted cise this option, payment penalty	fter he principal defer the note called the no	year(s) from the dil amount of the loo exercise this on full is due. If you nortgage or deed s for a prepayme	er of dan in A Per late of loan and portion of trus nt pone	section Cook dress crmane his loan chis loan chis loan this loan	int tax no.: 20-24-214-4 we can demand the spald interest accrue be given written now we will have the right towns this loan. If the would be due, there	d pl. 60619 001-0000 full balance and to the day we obtice of election it to exercise any we will be no pre
DEMAND F (if che	Edivision of Range 14, ly Range 14, ly Range 14, ly Republic Repub	Anytime a you will have to make the deman at least 90 days rights permitted cise this option, payment penalty dising or to arise fred in the County ovirtue of the Hon	fter	year(s) from the diamount of the lamount of the lam	late of loan in the	section Cook dress chis toan chis to	ton 26, township County, Illi 1401 E. 72nd Chgo, Il. (Chgo, Il. (ndp. nois. d pl. 60619 001-0000 dit balance and to the day we obtain the day we will be no pre to under judgment oby releasing and
DEMAND F (if cher including the r of foreclosure s waiving all right said premises a And it is futhereof, or the procure or rene this mortgage of or, in said pronoption or elec- said premises a be applied upo	FEATURE cked) rents and profits ar shall expire, situate hts under and by feer any default in exther provided and interest thereon of ew insurance, as he mentioned shall the insory note contained to receive all rent the indebtodness.	Anytime a you will have to make the deman at least 90 days rights permitted cise this option, payment penalty virtue of the Homor breach of any cold agreed that if deep any part thereo ereinafter provided ereupon, at the option to the contral ely foreclosed; and ents, issues and pis secured hereby,	fter	year(s) from the dil amount of the lamount of the on full is due. If ye mortgage or deed is for a prepayme from default until the payment of the payment of the payment of the payment of the case of waste or the case, the whole or of the note, because the whole is a mortgage or the same when collected any such such any such such as the case of waste or the case, the whole or of the note, because the case of waste or the case, the whole or of the note, because the case of waste or the case, the whole or of the note, because the case of waste or the case, the whole or of the note, because the case of waste or the case, the whole or of the note, because the case of waste or th	per of dan in A Per of loan in of trus of load proper of said come im gage man gage, a ctod, af lit is positive in the period of the come in gage man gage, a ctod, af lit is positive in the come in gage man gag	section Cook dress chis loan chis lo	ton 26, township County, Illi 1401 E. 72nd Chgo, Il. (Chgo, Il. (d pl. 60619 001-0000 dibliance and to the day we alect to exercise any we alect to exercise any we alect to exercise any to any part of the total portugation of the expenses, to ar into and upor able expenses, to ar to collect said
DEMAND for the control of foreclosure is waiving all right said premises at the procure or renthis mortgage to or, in said promoption or elect said premises a be applied upon rents, issues and if this mortpayment of an principal or suredness secured agreed that in this mortgage a or holder of this mortgage are the control of the	rents and profits are shall expire, situate hts under and by feer any default in arther provided and interest thereon of ew insurance, as he mentioned shall the instead to receive all research to be applied in the indebtodness of profits to be applied by this mortgage is subject and to the interest and the by this mortgage is the ovent of such and the accompany	Anytime a you will have to make the deman at least 90 days rights permitted cise this option, payment penalty virtue of the Hon or breach of any cold in the County or breach of any cold in the county or breach of any cold agreed that if deep any part thereo ereinafter provided ereupon, at the open and to the contral ely foreclosed; and ents, issues and principal or of interest is successful to a the interest is amount so paid wand the accompandefault or should ying note shall be a shall be	fter he are principal to the are principal to the note call under the note call under the note call to the covenants, and the note call the covenants, are the covenants, are the covenants, are the covenants the covenants are not the covenants thereof, the and the cover which the cover which the cover the taccruing after for said prior with legal Interest mying note shall be any suit be common the cover the cover the cover the taccruing after for the cover the taccruing after for the cover the taccruing after for the cover the taccruing after the tacc	year(s) from the diamount of the lamount of the payment of the payment of the payment of the payment of the note, because, the whole or of the note, because the note, because the same when collected and this mortging and this mortging and this mortging the lamount of the lamount of the payment of the note that the same when collected the test of the note that the note th	Pedian in Pedian	his loan c'all un co'all that s and s lillinois, therein comissory cyment c principa mediate ay, with egents o ter the c comissory comis	ton 26, township County, Illians County, Illians County, Illians Chapo, Il. (Chapo, Il. (Chapo, Il. (Chapo, Il. (Chapo, Il. (Chapo, Il. (Chapo, Illians County)) and the county of the county of the contained. If y note (or any of the contained of taxes or assessment of taxes or assessment and interest secure of the county of taxes or assessment and interest secure of taxes or assessment out notice to said Nor attorneys, to enter deduction of reasons asymptoin a fleculty.	d pl. 60619 001-0000 full balance and to the day we obtice of election it to exercise any we diet to exercise any releasing and in possession of the day the note in any parameter of the expenses, to end by the note in any thing herein for into and upor able expenses, to by such decree. It be made in the ch installment of ed to the Indebt further expressly acunt secured by acunt secured in the formation in the count secured by acunt secured by acut

	And the said Mortgagor further core in and time pay all taxes and assessment of the buildings that may at any time be upon said pre reliable company, up to the insurable value there payable in case of loss to the said Mortgagee and the renewal certificates therefor; and said Mortgagee otherwise flor any and all money that may become destruction of said buildings or any of them, and satisfaction of the money secured hereby, or including and in case of refusal or neglect of said Mortgage and in case of refusal or neglect of said Mortgage and insurance or pay such taxes, and all monies to fine proceeds of the sale of said premises, or our life not prohibited by law or regulation, this may mortgage and without notice to Mortgagor fortion property and premises, or upon the vesting of supurchaser or transferse assumes the indebtedness of	pemies, and wimises insured for not, or up to the to deliver to the shall have the rielpsyable and coid apply the same case said Mortgage agor thus to insurance to f such insurance ortgage and all subwith upon the coich title in any meccured hereby wisecured hereby wi	fire, extended cover smount remaining or the all policies of light to collect, receil light to collect li	the payment of rage and vandalism an appaid of the said inde of insurance thereon, we and receipt, in the chipolicies of insuranteres of insuranteres of insuranteres of the same in repailicies, or to pay taxes, shall bear interest at a wise paid by said Mostall become due and agor's title to all or all entities other than, or Mortgagee.	tenants will in the mean of said indebtedness keep all discloss mischief in some bredness by suitable policies, as soon as effected, and all a name of said Mortgagor or ce by reason of damage to or in obtaining such money in ring or rebuilding such build-said Mortgagoe may procure aight percent and be paid out regagor. payable at the option of the my portion of said mortgagod with, Mortgagor unless the
	And said Mortgagor further agrees that in case it shall bear like interest with the principal of said. And it is further repressly agreed by and be promissory note or in any of them or any part to any of the covenants, or an elements herein contribits mortgage, then or in any such cases, said to protecting their interest in any decree shall be entered for such reasonable fees, And it is further mutually understood and agree contained shall apply to, and, as far is to tors and assigns of said parties respectively.	note, stween said Morte thereof, or the intellereof, or the intellereof and for the intellereof suit and between the intellereof suit and for the intellereof suit and	gagor and Mortgages erest thereon, or an aid Mortgages is mad once owe said Mort the collection of the a n upon said premises stever other indebted veen the parties hare binding upon and be	e, that if default be now pert thereof, when the a party to any suit togage reasonable attomount due and secure for such fees, and for such fees, and for such the due and to, that the covenant	nade in the payment of said due, or in case of a breach in by reason of the existence of princy's or solicitor's fees for ad by this mortgage, whether in case of foreclosure hereof, secured hereby. Is, agreements and provisions heirs, executors, administra-
3	• • • • • • •	A.D. 16 .95	s o	Starken	
		N.W. 19 , 23		III I	(SEAL)
			J. May	<u> naming</u>	(SEAL)
71			<u> </u>		(SEAL)
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	· ·		T/x.		
	STATE OF ILLINOIS, County of Cook J. J. the undersigned, a Notary Public, in and for a	said County and S	tate aforesaid, so he	reby certify that	
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85 379 KR2	 A second of the s			me purso (5 who	
ζ,					n person and acknowledged instrument as their free
					forth, including the release
<u> </u>	Sometime of the second of the		e right of homestead		Sc.
	and the Market of the State of	Given under my	hand and Notari	al	scal his 17th
		day of Decem	ber 11		, A.D. 19 <u>85</u>
	August 17	19 :: 89	- And	SC T.	en e
	My commission expires			Notary Public	
	REAL ESTATE MORTGAGE	DO NOT WRITE IN ABOVE SPACE	то	Recording Fee S3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions.	Wait to: Seneral Findace Competition of Allinois E321 South Reduce Chicage, Illinois E6629 Phone: 434-6780X 338TT