## BUN PRELECTION AND GOOD 992

Recording requested I	by:	THIS SPACE P	ROVIDED FOR RECORDER'S USE	
Please return to:  CERTIFIAL FINANCE CORPORATION OF ILLIHOIS			THIS SPACE PROVIDED FOR RECORDER 5 OUC	
8743 SOUTH MARLE BRIDGAVIEW ILLIP	EN AVENUE .			
	SS OF ALL MORTGAGORS		MORTGAGEE:	
MANUEL R. KOLOFFON AND WIFE COLLEGE L. KOLOFF 7649 SOUTH BELOIT BRIDGEVIEW IL 66455 tex no. 18-25-412-699 /_		MORTGAGE AND WARRANT TO	GEMERAL FINANCE CORPORATION	
			OF ILLINOIS	
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	TOTAL OF PAYMENTS	
60	11/29/86	10/29/91	\$9165.00	
(If not contri	FGAGE SECURES FUTURE ADVANCE ary to 'aw, this mortgage also secures the all extensions (thereof)		S and renewal notes hereof,	
ness in the amount of tri date herewith and futur charges as provided in th DESCRIBED REAL EST	ne total of payments divided payable reladvances, if any, not to cisced the enote or notes evidencial such indebt TATE, to with	e as indicated above and eige max mum outstanding a tedness and advances and a	ge and warrant to Mortgagee, to secure indebted- y denced by that certain promissory note of even mount snown above, together with interest and is permitted by faw, ALL OF THE FOLLOWING	
VEST 1/2 OF THE	IN BRIDGEVIEW MANOR, A 50 SCUTHEAST 1/4 OF SECTION 2	25, TOMESETP 58 HOL	00	
-	MAST OF THE 3RD PHINCIPAL H	HETETAR IR COOK C	OUNTY, ILLIEOTS.	
	Chân a le Minama de La Calanda	HETETAR IR COOK C	OUNTY, ILLINORS.	
	DOGE THE SHE PRINCIPAL H	3 6 5 0 5 9	OUNTY, ILLINGES.	
DEMAND FEATURE (if checked)	Anyt me after you will have to pay the principal a demand. If we elect to exercise this payment in full is due. If you fail to	365059  Awarus from the date of amount of the loan and a soption you will be given y to pay, we will have their at secures this loan. If we	this ran we can bemand the full balance and unpaid interest accrued to the day we make the written notice of election at least 90 days before ight to exercise and rights permitted under the elect to exercise the option, and the note calls	
DEMAND FEATURE (if checked)  including the rents and portion of foreclosure shall expire waiving all rights under	Anyt me after would have to pay the principal ademand. If we elect to exercise this payment in full is due. If you fall in note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real ele, situated in the County of	3 6 5 0 5 0 community of the date of amount of the loan and a soption you will be given with pay, we will have the rist secures this loan. If we did be due, there will be no pleastate from default unto the total motion. Laws of the State	this can we can domand the full balance and unnaio interest accound to the day we make the wiritten notice of election at least 90 days before elect to exercise any rights permitted under the elect to exercise this option, and the note calls prepayment penalty.	
DEMAND FEATURE (If checked)  Including the rents and portion of foreclosure shall expire waiving all rights undersaid premises after any defended on the interest the forecure or renew insuranthis mortgage mentioned for in said promissory not option or election, be intaid premises and to receive applied upon the indexes	Anyt me after you will have to pay the principal a demand. If we elect to exercise this payment in full is due. If you fail to mote, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real c e, situated in the County of and by virtue of the Homestead Exer efault in or breach of any of the covena fided and agreed that if default be mad hereon or any part thereof, when due toce, as hereinafter provided, then and or shall thereupon, at the option of the te contained to the contrary notwiths mmediately foreclosed; and it shall be eive all rents, issues and profits thereof ebtedness secured hereby, and the cour	A 6 5 0 5 0 5 0 1	this can we can domand the full balance and unnaio interest accound to the day we make the wiritten notice of election at least 90 days before elect to exercise any rights permitted under the elect to exercise the option, and the note calls prepayment penality.  The time to redeem from any sale under judgment and State of Plinos, thereby releasing and of Illinois, and all right to retain possession of	
DEMAND FEATURE  (If checked)  Including the rents and profeoclosure shall expire waiving all rights undersaid premises after any defended on the interest the produce or renew insuranties in said promissory not populate or a said promissory not populate or election, be intaid premises and to receive applied upon the independents, issues and profits to the lift this mortgage is subsayment of any installments included or such interest siness secured by this mortgage that in the event of greed that in the greed that in the greed that in the event of greed that in the	Anyt me after you will have to pay the principal a demand. If we elect to exercise this payment in full is due. If you fall in note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real ce, situated in the County of and by virtue of the Homestead Exercised and by virtue of the Homestead Exercised and agreed that if default be made hereon or any part thereof, when due shall thereupon, at the option of their te contained to the contrary notwiths mediately foreclosed; and it shall be sive all rents, issues and profits thereof ebtedness secured hereby, and the course be applied on the interest accruing after the amount so paid with legal into ortgage and the accompanying note shot such default or should any suit be companying note shall become and be	A 6 5 1 5 0	fith sizan we can bemand the full balance and unpaid intensity accounted to the day we make the written notice of election at least 90 days before election exercise any rights permitted under the electito exercise any rights permitted under the election can state of litimoli, hireby releasing and of illinois, and all right to retain possession of ions herein contained.  I promissory note for any of them? or any part inpayment of taxes or assessments, or neglect to eaid principal and interest secured by the note in a mined ately due and payable; anything herein among ately due and payable; anything herein emay, without notice to said Mortgagor of said see, agents or attorneys, to enter into and upon after the deduction of reasonable expenses, to bending may appoint a fleceiver to collect said.	

time pay all taxes and assessments on the buildings that may at any time be upon said reliable company, up to the insurable value payable in case of loss to the said Mortgagee 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 ing and in case of refusal or neglect of said is such insurance or pay such taxes, and all m	will in the meaning premises, and with said the tragget that the payment of said indebtedness keep all differences, or up to the amount remaining unpaid of the said indebtedness by suitable policies, and to deliver to the amount remaining unpaid of the said indebtedness by suitable policies, and to deliver to the amount remaining unpaid of the said indebtedness by suitable policies, and to deliver to the right to collect, receive and receipt, in the name of said Mortgagor or ecome payable and collectable upon any such policies of insurance by reason of damage to or an and apply the same less S reasonable expenses in obtaining such muney in a case said Mortgagee shall so elect, may use the same in repairing or rebuilding such building mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure onics thus paid shall be secured hereby, and shall bear interest at the rate stated in the product of the sale of said premises, or out of such insurance inoney if not otherwise paid by said
Mortgagee and without notice to Mortgagor property and premises, or upon the vesting	forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged of such title in any manner in persons or entities other than, or with, Mortgagor unless the ness secured hereby with the consent of the Mortgagoe.
And said Mortgagor further agrees that in it shall bear like interest with the principal of	case of default in the payment of the interest on said note when it becomes due and payable
promissory note or in any of them or any plany of the covenants, or agreements herein this mortgage, then or, in any such cases, suprotecting their interest by foreclosure proceedings or when wise, and a decree shall be entered for such reusenable.  And it is further mutually understood an	and between said Mortgagor and Mortgagee, that if default be made in the payment of said part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in contained, or in case said Mortgagee is made a party to any suit by reason of the existence of aid Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for in such suit and for the collection of the amount due and secured by this mortgage, whether did lien is hereby given upon said premises for such fees, and in case of foreclosure hereof, fees, together with whatever other indebtedness may be due and secured hereby.  If agreed, by and between the parties hereto, that the covenants, agreements and provisions as the law allows, be binding upon and be for the benefit of the heirs, executors, administra-
In witness whereof, the said Mortgagor .	have recrunto set their hand and seal this 2 day of
OCTO BEA	A.D. 19 86. (SEAL)
	Minuel & Holoffor ISEALI
	Collean F. Coloffon (SEAL)
	or said County and State aforescid, do hereby certify that
	personally known to me to be the same person whose name subscribed
and the second of the second o	to the foregoing instrument appeared befor, m, this day in person and acknowledged that the signed, sealed and delivered said instrument as their 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 ander this
,	day of OCTOBER , A.D. 1986.
8/18/88	
My comprission expires	bididry Public
REAL ESTATE MORTGAGE	DO NOT WRITE IN ABOVE SPACE  TO  TO  Recording: Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions.  Mail to:  266 909