		ESTATIONORTGAGE	6314122			
Recording requested	by:	THIS SPACE PI	ROVIDED FOR RECORDER'S USE			
Please return to: GENERAL FINANCE CORPOON 109 N DEARBORN		OOK COUNTY, ILLINOIS FILED FOR RECORD				
2	BOX 333	-CA	86314142			
<u>)</u>	CHICAGO IL 60602	96 JUL 24 PH 3-05				
λ						
NAME AND ADDR	ESS OF ALL MORTGAGORS		MORTGAGEE:			
) J RICHARD G	. HILL	MORTGAGE AND	GENERAL FINANCE COPR			
NAME AND ADDR RICHARD G MARY YL H 6537 S LA CHICAGO 6		WARRANT				
6537 S LANGLEY CHICAGO 60637		то	109 N DEARBORN			
		1				
	- I TIDOT DAVIATAIT	Traval Dayasar	CHICAGO IL 60609			
NO. OF PAYMENT	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	PAYMENTS			
7.6	0	07.70.00	2162.72			
36	08-29-86	07-29-89	8163.72			
	ITGAGE SECURES FUTURE ADVA trary to law, this mortgage also secure		**************************************			
	ith all extensions thereof)	ound - \$ 163				
The Mortgagors for to	emselves, their heirs, reasonal represe	entatives and assigns, mortgag	e and warrant to Mortgagee, to secure indebted idenced by that certain promissory note of eve			
date herewith and fut	ure advances, if any, not to exceed	the maximum outstanding ar	nount shown above, together with interest an			
charges as provided in to DESCRIBED REAL ES		ebtedness and advances and as	permitted by law, ALL OF THE FOLLOWING			
LOT 36 IN BL	OCK 7 IN OAKWOOD EUGD	IVISION OF THE NO	ORTH 1/2 OF THE			
	THE NORTHEAST 1/4 OF		ISHIP 38 NORTH, IN COOK COUNTY, ILLINOIS.			
10537	5 Langley	Shar	2.1. Cook Cook, 2., 2.2			
. 0						
/						
	x No.: 20-22-222-013	*/2×.	44			
PERMANENT TAX ORDER NO: A	-6070985		00			
ORDER NO: A	-0070303					
			9.			
DEMAND FEATURE	☐ Anytime after	vear(s) from the date of	thir toon we can demand the full balance and			
(if checked)	you will have to pay the princips	il amount of the loan and all	unpaid interest accrued to the day we make the			
		this option you will be given written rolice of election at least 90 days before all to pay, we will have the right to exercive any rights permitted under the				
	note, mortgage or deed of trust to for a prepayment penalty that wo		elect to exercise this option, and the note calls to exercise the control of the calls are the call are the calls			
to the state of the country world		•				
of foreclosure shall expi	re, situated in the County of	COOK	a time to redeem from any sale under judgment and State of Illino's, hereby releasing and			
	r and by virtue of the Homestead Ex default in or breach of any of the cove		of Illinois, and all right to retain possession of ons herein contained.			
,			promissory note (or any of them) or any part			
thereof, or the interest	thereon or any part thereof, when d	ue, or in case of waste or non	payment of taxes or assessments, or neglect to			
			id principal and interest secured by the note in immediately due and payable; anything herein			
or in said promissory no	ote contained to the contrary notwit	thstanding and this mortgage	may, without notice to said Mortgagor of said			
• • • • •	· · · · · · · · · · · · · · · · · · ·		<ul> <li>agents or attorneys, to enter into and upon after the deduction of reasonable expenses, to</li> </ul>			
			pending may appoint a Receiver to collect said as and the amount found due by such decree.			
	•	·				
Payment of any installm	nent of principal or of interest on sai	id prior mortgage, the holder	agreed that should any default be made in the of this mortgage may pay such installment of			
			of such payment may be added to the indebted by this mortgage, and it is further expressly			
agraed that in the event	of such default or should any suit b	pe commenced to foreclose sai	d prior mortgage, then the amount secured by me thereafter at the sole option of the owner			
or holder of this mortgag	· · · ·	www wire propagate Mr Gity to	January of the option of the owner			
This instrument prepared		(Name)				
of	109 N DEARBOR	'N	Illinois.			
	(Addi	rėss)				

	by foreclosure proceedings or off crivise, and a decree shall be entered for such translable fe	aid premises, and we premises insured for hereof, or up to the not to deliver to the larger shall have the come payable and come shall be not the sale of said orthwith upon the compass secured hereby with the payable and the larger shall at the larger shall at the such suit and for the suit and for the suit and for the lien is hereby given es, together with which the lien is hereby given es, together with the total the lien is hereby given es, together with the larger to the lien is hereby given es, together with the larger to the lien is hereby given es, together with which the lien is hereby given es, together with the lien is hereby given es, together with the larger than the larger than the larger than the lien is hereby given es, together with the larger than t	r fire, extended a mount remaining all policy right to collect, and the second here to convey and here to convey and the consent of the consent of the consent of the consent of the convey and Mortgagee is once owe said the collection of the consent of the consent of the consent of the collection of the collection of the consent of the collection of the	ecurity for the coverage and ing unpaid of cles of insural receive and reason may use the set of such insural red shall beconstraggor's title or entities or entities or entities of the Mortgaginterest on said pages, that if rany part the made a party Mortgages reason who telephological receives the smount during the samount during th	vandalism and mail the said indebtednince thereon, as accept, in the names of insurance by the said in repairing of the pay taxes, said the said interest at the sance money if not come due and payable to all or any por other than, or with piec.  Idefault be made in the said on the said or any south of the said note when it becomes default be made in the said note when due, or to any suit by real sonable attorney's see and secured by the fees, and in case the due and secured to the said said said said said said said said	icious mischief in some ess by suitable policies on as effected, and alle of said Mortgagor or reason of damage to obtaining such money it rebuilding such build Mortgagee may procure rate stated in the prototherwise paid by said the at the option of the tion of said mortgaged in, Mortgagor unless the comes due and payable on the payment of said in case of a breach in son of the existence of it or solicitor's fees for his mortgagu, whether of foreclosure hereof, it dereby.	Heighbrightend eige in Defens
	And it is further mutually understool and herein contained shall apply to, and, as far enters and assigns of said parties respectively.	agreed, by and betw the law allows, be t	veen the parties binding upon and	hereto, that t I be for the be	the covenants, agre enefit of the heirs,	ements and provisions executors, administra-	
	In witness whereof, the said Mortgagor ha	nercunto set	hand	arid seel	. this		
					21/1/01		
-		A.D. 19.86	A. G.	and -	11 11/1	(SEAL)	
	•	4	Mary	L. Jag	Thele	(SEAL)	
		' (	7 ( "	(1)		(SEAL)	
						<del></del>	
	and the second of the second o		4	<del></del>		(SEAL)	
S	TATE OF ILLINOIS, County ofCOOK						
	I, the undersigned, a Notary Public, in and for	said County and Sta	ste aforesaid, do	hereby certify	/ that		
	And Commences an			()			
		personally known	to me to be the	same Duran	S whose name	Ssubscribed	
•						and acknowledged	
					vered said instrume lecein set forth, in	ent as free scluding the release	
اورينه پښتان		and waiver of the				-	
2.4		Given under my h	and and	- E - E	'es' abis	24	
(-) (-)			- Pro	<del> </del>			
		day of		——————————————————————————————————————	<u> </u>	_ , A.D. 19 <u>_86_</u> .	
	12-10-86		rellere	<u>_C</u> _C	Levama	·	
	My commission expires			Notary Pul	blic		
	HEAL ESTATE MONTGAGE	DO NOT WRITE IN ABOVE SPACE	Т0		Recording Fee \$3.50. Extra acknowledgments, fifteen cants, and five cents for each lot over three and fifty cents for long descriptions.  BOX 333—CA—Mail to:	ONES, TL LEGIER. STIFFESS.	•