	IINOEE	ATE APTGAGE	ÖP V	22 4 9 9
Recording requested 1			ROVIDED F	OR RECORDER'S USE
Please return to:				
	L FINANCE CORPORATION IEST 63rd STREET	!		
	60,1L.60629	100K (200) 1 c	h. Marin	
		for his first participation and	is little	
BOX	333 - HV	1987 JUL 23 P	2: 54	87405422
NAME AND ADDRE	SS OF ALL MORTGAGORS		MORTGA	GEE:
ANNE D	. WILBON WIDOWED & NOT	MORTGAGE AND		
	REMARKIED	WARRANT		
	. SANGAMON.	то	GENE	RAL FIANNCE CORPORAT
CHICAG	O, IL. 60621		4401	WEST 63rd STREET
			CHICA	AGO, IL. 60629
NO. OF PAYMENTS	A FIRST PAYMENT	FINAL PAYMENT		TOTAL OF
JO, OF TATMENTS	DUE DATE	DUE DATE		PAYMENTS
7 2	8/20/87	7/20/93		15917.65
TAUM SINT	GAGE SECURES FUTURE ADVANCE	S MAXIMUM OUTST	ANDING S	-0-
	ary to law, this mortgage also secures the			
-	th all extension (thereof)	69626 13		
THE PRINCIPLE The Mortgagors for ther	AMOUNT OF THE LOAN IS uselves, their heirs, proposal representations	ives and assigns, mortgag	ge and warrant	to Mortgagee, to secure indebted-
	he total of payments die and payable a re advances, if any, not to exceed the r			
charges as provided in th DESCRIBED REAL EST	e note or notes evidencing ruch indebted	iness and advances and a	s permitted by	law, ALL OF THE FOLLOWING
	HE SOUTH 5 FEET OLOT	30 IN BLOCK 3	IN JOHN	WALKERS
	OF THE SOUTHEAST & OF 7.			
	NORTH, RANGE 14, LYING EA	ST OF THE THIS	RD PRINCI	IPLE MERIDIAN
IN COOK COUN	ry illinois.			je satelikara i sa
PERMANENT TA	x #20-17-221-016	Bons gar.		
	N DIROUED			10 ~
ANNE R. WILBO		$^{2}O_{X}$		200
CHICAGO, IL. 6				
				7
			/_	-
			0	ر: م
DEMAND FEATURE	Anytime after	rear(s) from the date of	this Juan ye	can demand the full balance and
(if checked)	you will have to pay the principal am			_
	 demand. If we elect to exercise this of payment in full is due. If you fail to 			
	note, mortgage or deed of trust that s	secures this loan. If we	elect to exerc	se this option, and the note calls
	for a prepayment penalty that would b	se due, there will be no p	repayment per	1ār (Ý
	profits arising or to arise from the real est	tate from default until th	e time to rede	em from in sale under judgment
if foreclosure shall expire	e, situated in the County ofC and by virtue of the Homestead Exemp	OOK ption Laws of the State	of Illinois and	te of Illinois inteby releasing and dall right to latein possession of
	efault in or breach of any of the covenan			
And it is freether near	ided and arread that if default he made	in the naument of taid	oromirron, n	ote (or any of them) or any part
hereof, or the interest t	ided and agreed that if default be made hereon or any part thereof, when due, o	or in case of waste or nor	n-payment of t	axes or assessments, or neglect to
rocure or renew insuran	ice, as hereinafter provided, then and in	such case, the whole of s	aid principal ar	nd interest secured by the note in
	shall thereupon, at the option of the ho te contained to the contrary notwithsta			
ption or election, be in	nmediately foreclosed; and it shall be	lawful for said Mortgage	ee, agents or a	ttorneys, to enter into and upon
e applied upon the inde	rive all rents, issues and profits thereof, obtedness secured hereby, and the court	wherein any such suit is	pending may	appoint a Receiver to collect said
ents, issues and profits to	o be applied on the interest accruing afte	r foreclosure sale, the tax	ces and the am-	ount found due by such decree.
	ject and subordinate to another mortga			
	ent of principal or of interest on said pe and the amount so paid with legal inter			- · ·
dness secured by this m	ortgage and the accompanying note sha	Il be deemed to be secu	red by this mo	ortgage, and it is further expressly
greed that in the event	of such default or should any suit be co companying note shall become and be c	ommenced to foreclose sa	aid prior mortg	gage, then the amount secured by
nis mortgage and the acc r holder of this mortgage		vos and payable at any t	ume (nerear(er	at the lose obtion or the dante.
	by <u>SUZANNE BRACKINS</u>			
CENERAL F	INANCE CORP. 4401 WEST	(Namel T 63rd STREET	CHICAGO	
dentition.				, Illingis,
	(Address)	J		

tim bui reli	UNIV)FFICIAL CO	PY
ren oth des sati ing suc mis	ildings that may at any time be upon said priable company, up to the insurable value the yable in case of loss to the said Mortgagee and certificates therefor; and said Mortgagee and certificates therefor; and said Mortgagee and certificates therefor; and said Mortgage truction of said buildings or any of them, a sisfaction of the money secured hereby, or it and in case of refusal or neglect of said Moth insurance or pay such taxes, and all money.	id agrees to and with said Mortgagee that lid premises, and will as a further security for premises insured for fire, extended coverage ereof, or up to the amount remaining unpaided to deliver to her all policies of insures extended to deliver to her all policies of insures payable and collectable upon any such polar apply the same less S ream case said Mortgagee shall so elect, may use the ortgagor thus to insure or deliver such policies, ies thus paid shall be secured hereby, and shall the sale of said premises, or out of such in	and vandalism and malicious mischief in some of the said indebtedness by suitable policies, urance thereon, as soon as effected; and all did receipt, in the name of said Mortgagor or policies of insurance by reason of damage to or assonable expenses in obtaining such money in the same in repairing or rebuilding such buildor to pay taxes, said Mortgagee may procure all bear interest at the rate stated in the pro-
Mo pro	rtgagee and without notice to Mortgagor fo perty and premises, or upon the vesting of	mortgage and all sums hereby secured shall arthwith upon the conveyance of Mortgagor's such title in any manner in persons or entities secured hereby with the consent of the Mortgagor.	title to all or any portion of said mortgaged es other than, or with, Mortgagor unless the
	And said Mortgagor further agrees that in can hall bear like interest with the principal of sa	se of default in the payment of the interest of id note.	n said note when it becomes due and payable
properties properties by the angle of the an	missory note or in any of them or any part of the covenants, or a rements herein cor mortgage, then or in any such cases, said tecting her interest in foreclosure proceedings or otherwise, and a scree shall be entered for such reasonable fee	between said Mortgager and Mortgagee, that thereof, or the interest thereon, or any parintained, or in case said Mortgagee is made a part Mortgagor shall at once owe said Mortgagee such suit and for the collection of the amountien is hereby given upon said premises for so, together with whatever other indebtedness agreed, by and between the parties hereto, the	t thereof, when due, or in case of a breach in erry to any suit by reason of the existence of reasonable attorney's or solicitor's fees for it due and secured by this mortgage, whether such fees, and in case of foreclosure hereof, may be due and secured hereby.
here tors	ein contained shall apply to, and, as far as and assigns of said parties respectively.	he law allows, be binding upon and be for th	
) n	witness whereof, the said Mortgagor ha		FRIEL
	JULY	A.J. 15 87 . Wiske 1	(SEAL)
			(SEAL)
٠. س	and the Marketter of the Control of	0,	(SEAL)
-, -,		40.	(SEAL)
STAT	FE OF IELINOIS, County of COOK the undersigned, a Notary Public, in and for	said County and State aforesaid, in hereby ce	rtify that
•			
·			
	NE WILBON WIDOWED & NOT	personally known to me to be the same per to the foregoing instrument appeared before	
S 1	INCE REMARRIED 747 S. SANGAMON	to the foregoing instrument appeared before thathesigned, sealed and	e it e this day in person and acknowledged delive ed said instrument asfree
S 1	INCE REMARRIED	to the foregoing instrument appeared before	e it e this day in person and acknowledged delive ed said instrument asfree
S 1	INCE REMARRIED 747 S. SANGAMON	to the foregoing instrument appeared before thathesigned, sealed and and voluntary act, for the uses and purpos	e it e this day in person and acknowledged delive ed said instrument asfree
S 1	INCE REMARRIED 747 S. SANGAMON	to the foregoing instrument appeared before thathesigned, sealed and and voluntary act, for the uses and purpose and waiver of the right of homestead.	e it e this day in person and acknowledged delive ed said instrument as free es the lin set forth, including the release
S 1	INCE REMARRIED 747 S. SANGAMON FICAGO, IL. 60621	to the foregoing instrument appeared before thathesigned, sealed and and voluntary act, for the uses and purpos and waiver of the right of homestead. Given under my hand andday ofJULY	e if e this day in person and acknowledged delive ed said instrument as free es ther in ser forth, including the release
S 1	INCE REMARRIED 747 S. SANGAMON	to the foregoing instrument appeared before thathesigned, sealed and and voluntary act, for the uses and purpos and waiver of the right of homestead. Given under my hand andday ofJULY	e it e this day in person and acknowledged delive ed said instrument as free es ther in set forth, including the releaseer: this 17th 27