	UN		⊶. :(TÀ1	EMORTG GE		0185	
Recording-requested b	y:		· 10	THIS SPACE P	ROVIDED F	OR RECORDER	r'S USE
GENERAL FINANCE C 4284 S. Archer Chicago Il 606	Ave	•	1207	•	59	8/4/01	Ωι
BOX 333-1	VI					· · · · · · · · · · · · · · · · · · ·	0 0
NAME AND ADDRES		DRTGAGOF	≀S		MORTGA	GEE:	
RONALD A. WHITE, DIVORCED AND NOT REMARRIED 439 W. 38th St. Chicago Il 60609			MORTGAGE AND WARRANT TO	GENERAL FINANCE CORP. OF IL. 4284 S. Archor Ave Chi Il 60632		. OF IL.	
							12.
NO. OF PAYMENTS	FIRST P	AYMENT		INAL PAYMENT UE DATE		TOTAL OF PAYMENTS	
60	6	5/87		8/5/92	ı	12,442.87	
(II not contri	SAGE SECURES ry to law, this m i all extensions (1	ortgage also se	cures the pa	MAXIMUM OUTST yment of all renewal ipai amount is	s and renewal i	N/A notes hereof,	
The Mortgagors for then ness in the amount of the date herewith and futur charges as provided in the DESCRIBED REAL EST	e total of payme r advances, if a r note or notes e	s, personal ru mis cite and p iy, not to exc	orosontativos payablo as in ead the max	and assigns, mortga dicated above and e imon outstanding a	ge and warran Adonced by th mount shown	at certâîn promissor above, together wi	ry note of ever th interest and
LOT 16 in Block Subdivision of So of the 3rd princip Tax No. 17 33 327 439 W. 38th St. F	ction 33, T al moridian	ownship 39	No reh, Lounty, 1	Rango 14 lyins Milinoin	mal Trust ; anst	αα¹ <i>u</i> ,	Si
Order S 7070608			,	OUNEL			87410185
DEMAND FEATURE	() Anytun	n atter		(s) from the date o	t mis atur wa	can'densind the fi	•
(if checked)	you will have to demand. If we payment in ful note, mortgage	a pay the pri relect to exerc Lis due. If yo or deed of tr	nolpat amoun vise this optic ou fail to pa ust that secu	of the login and all on you will be given y, we will have the nes this loan. If we ue, there will be no p	Lunpa d intera written (otide right to exerci lefect to exerci	stiscerund to the de of election at least or any rights permi also his option, and	iy-we make fli 90 days bel o r tted under fli
including the rents and p of foreclosure shall expire waiving all rights under said premises after any de), situated in the and by virtue of	County of the Hameste	d Exemption	n Laws of the State	of Minois, an	nto of Illivoi _m hurob nt oll right to retain	y releasing and
And it is further providered, or the interest the produce or renew insuranthis mortgage mentioned or a said promissary not option or election, be insaid premises and to receive applied upon the indepents, issues and profits to	neroon or any pa co, as hereinafte shall thereupon, w contained to t nediately forec ive all rents, issu btedness secured	ort thereof, who provided, the contrary of the contrary, and profits the contrary, and	ten dug, or instance of the holds of the holds of the law shall be law the court withe court with the court wit	n ease of waste or no h case, the whole of a of the note, becom ng and this mortgag ful for said Mortgag r same when collecte terein any such suit i	n-payment of said principal of inmediately principal without may, without or distributed and the distributed and in the distributed and in may may may	taxes or assessments and interest secured r due and payable; a pt notice to said Mo attorneys, to enter duction of reasonab r appoint a Receiver	s, or negleat to by the note in nything herein etgagor of said into and upon de expenses, to to collect said
If this mortgage is sub- payment of any installmu- principal or such interest edness secured by this in agreed that in the event this mortgage and the ac- or holder of this mortgage	ont of principal of and the amount ortgage and the of such default of companying notes.	or of interest of , so paid with laccompanying or should any or shall become	on said prior egal interest note shall b suit be come and be due	mortgage, the hold thereon from the time of deemed to be seen nenced to foreclose:	of this more of such pay ared by this meals by this meals by the more	tgage may pay such ment may be added ortgage, and it is fur tgage, then the amou	installment of to the indebt ther expressivent ant secured by
This instrument prepared	by PAT F	KNOWSKI OF	G.F.C.	_/Nama			
n.f	2	284 S. Ar	cher Ave	CHYarra) 60632			Illinols

(Address)

	And the said Mortgagor further cole last and grees to are dwith said to tgage that											
	If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgagee and without notice to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property drid premises, or upon the vesting of such title in any manner in persons or entities other than, or with, Mortgagor unless the purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgagee. And alid Mortgagor further agrees that in case of default in the payment of the interest on said note when it becomes due and payable											
	And it is further extreasy agreed by and promissory note or in any of them or any parany of the covenants, or agreements herein countries mortgage, then or in any such cases, said protecting the proceedings or one wise, and a decrep shall be entered for such reasonable fe	between said Mont thereof, or the intained, or in case distribution shall in such suit and for a lien is hereby given.	nterest thereon, or said Mortgagee is material once owe said Matthe collection of the en upon said premi	any part thereof, when due ade a party to any suit by r ortgagee reasonable attorne ramount due and scoured b ses for such fees, and in ca	, or in case of a breach in eason of the existence of y's or solicitor's fees for y this mortgage, whether use of foreclosure hereof,							
	And it is further mutually understood and herein contained shall apply to, and, as far as tors and assigns of said parties respectively.											
	In witness whereof, the said Mortgagor, he	_ _s_ rere into set _	his_hand	and sool <u>s</u> this <u>2</u>	2nd day of							
	July	A D. 19 <u>8</u>		· · · · · · · · · · · · · · · · · · ·	(SEAL)							
ROI	NALD A. WHITE, DIVORCED AND NOT R	EMARRIED	Maria	dela Meller	Les (SEAL)							
					(SEAL)							
			0.		•							
			96		(SEAL)							
	STATE OF ILLINOIS, County ofCOOK I, the undersigned, a Notery Public, in and for	enid County and	State aforessic, on h	arehy certify that								
	i, the sittlets gridd, a restary i dishe, hi shis to	TOTAL COUNTY DISTRICT										
RO	ONALD A. WHITE, DIVORCED AND NOT	REMARRIED										
	"OFFICIAL SEAL" BILL KUDRNA NOTARY PUBLIC, STATE OF ILLINOIS	personally known to me to be the same outson whose name										
	My Commission Expires: July 11, 1991	Given under my	s band and	notary ec'n	bis 22nd							
	(0)		July		97							
	7/11/	day of	0	1000	, A.D. 19 87 . 00							
	My commission expires		<u>()</u> e	Notary Public								
	REAL ESTATE MORTGAGE	DO NOT WRITE IN ABOVE SPACE	ТО	Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for gescriptions.	General Shance Orne, of Whole Offices in Society (Prince Offices), In Society (Prince Offices), In Society (Prince Offices), In Society (Prince Office), In Society (Princ							