Recording requ	THIS SPAC	CE F	ROVIDED	FOR RECORD	ER'S	USE			
Please return to:				FILED FOR RECORD					
,	1987 NOV 20 AN 11: 51 8 7 6 2 2 5 1								
General Finance Corporation of Illinois 4519 W 211th Stroot							* * * * * * * * * * * * * * * * * * * *		. 0.2.2.0
Mattoson	,					10.0	Anna Anna Anna Anna Anna Anna Anna Anna		
NAME AND A	DDRESS OF ALL	MORTGAGORS					GAGEE:		
Froeman E	MORTGAGE AND			inger in site (i) F					
3041 Phillips			WARRANT	1		l Finance C		ration of	
Steger IL 60475						211th Stro on IL 60443			
				1	-				
NO. OF	AMO'N OF	AMOUNT OF	AMOUNT OF	FIRST PAY		UE DATE		ENT	
PAYMENTS	FIRST	EACH PAYMENT	LAST PAYMENT	MENT DUE		ACH" "	DUE DATE		PAYMENTS
48	154.71	154.71	154.71	12/18/87	1.4	18th			\$7,426.08
		O Sec Putrius	E ABVANCES	**************************************		ANDING	and a	n/a	
TH (If	IIS MORTGAGE S	w, th's mortgage a	E ADVANCES — Iso secures the pay	maximum out	Vals	ANDING S	al notes hereof,		
	gother with all exte iplo Amount (La 64666 22			1,30	Para di mara		
The Mortgagor	rs for themselves,	their heirs, acceon	al representatives	and assigns, con	YBY	and agree	to pay said noti	and I	ntorest as they
become due ar	nd to repay such ful FOLLOWING DES	rther advances, if	r.iy, with interest (STATE, to-wit:	as provided in the					
		1,111,111	0-	. 1	•	4 1 1 1 1 1 1	K. M. Marine S		
	28 in Block								
1/2 of th	ts subdivision Southeast	l/4 in Sectio	on 33, Töwn	p 35 North					
Range 13	lying east of	E the 3rd pri	incipal morio	lian in Cook	C	ounty, 1	Illinois.	\ 4	
Proporty=	32 33 304 053 3041 Phillips Steger IL 60	s /// /	-AOM.	40.					A Comment
	stager IL 60	4 / 5		17/			or Maley Ky		
						421 (SOS) - S	eli fi Maria de Maria.	1 19 1	• • • •
					٦	7	The second second	0 - 1 - 2	* * *
DEMAND (if che		you will have to make the demar at least 90 days rights permitted	fter your pay the principal of the principal of the elect the before payment in under the note, in	l amount of the o exercise this e i full is due. If yo nortanne or deed	loai pti ou of	n unri all ur on you will fall to pay, trust than s	npaid interest ac I be given writt we will have the soures this loan	erued en not right n. If w	to the day we tice of election to exercise any e elect to exer-
		cise this option, payment penalty	and the note calls	s for a propayme	nt	penalty the	would be due.	, thera	will be no pre-
including the	rents and profits a	rising or to arise fr	om the real estate	from default unt	il ti	na time to r	edeo (rým nny	salo u	inder judgment
walving all rig	shall expire, situate hts under and by after any default in	virtue of the Hon	nestead Exemptio	n Laws of the St	tate	of illinois,	and all right to	, hereb , řetali	y releasing and a possession of
thereof, or the procure or ren	urther provided and interest thereon of the insurance, as him mentioned shall the insurance.	or any part therec ereinafter provide	of, when due, or it d, then and in such	n case of waste or n case, the whole	of:	n payment said princip	of taxes or asset al and interest s	isment ecured	s, or neglect to by the note in
or in said pro- option or elec- said premises a be applied upo	missory note contaction, be immediated to receive all a contact to the indebtedness of profits to be app	lined to the contrible of the contribution of	ary notwithstandion of it shall be law rofits thereof, the and the court wh	ng and this mort ful for sald Mort same when colle lerein any such su	gag gag cto uit i	e may, with ee, agents o d, after the s pending n	nout notice to sor attorneys, to deduction of remay appoint a Ri	ald Mo enter asonab ecolver	ortgagor of sald into and upon de expenses, to r to collect sald
If this mor payment of ar principal or su edness secured	tgage is subject an ny installment of p ich interest and th I by this mortgage	d subordinate to a principal or of inte a amount so paid and the accompa	another mortgage, prest on said prior with legal interest nying note shall b	It is hereby exponentiage, the hereby from the deemed to be	ress old	ly agreed the of this made of such purely the office of th	nat should any d nortgage may pa payment may be s mortgage, and	efault ly such laddec it is fu	be made in the installment of to the indebt- other expressly
this mortgage	the event of such and the accompan	default or should ying note shall be	any suit be comr come and be due	nenced to foreeld and payable at a	ose : any	sald prior n time there	ortgage, then th ofter at the sole	ne amo optio	unt secured by n of the owner
or holder of the	ils mortgage. It prepared by	D Doifel	i National Secretarian Secretaria	in balance i Tr	e n	443			•
	is propertion by		i i i i i i i i i i i i i i i i i i i	(Nume)	.ou	10 M và		·,·	Illinois.
of			(Address)						ininois.

013-00021 (5-84)

buildings that may at any time be upon said premise reliable company, up to the insurable value thereof, a payable in case of loss to the said Mortgages and to de renewal certificates therefor; and said Mortgages sha otherwise; for any and all money that may become pay destruction of said buildings or any of them, and application of the money secured hereby, or in case ing and in case of refusal or neglect of said Mortgagos such insurance or pay such taxes, and all monies thus	emiles, the will as a verther sount for the payment of said indebte sestinguised for fire, extended coverage and vandalism and malicious mi, or up to the amount remaining unpaid of the said indebtedness by suitelliver to us all policies of insurance thereon, as soon as efficient to collect, receive and receipt, in the name of said sayable; and collectable upon any such policies of insurance by reason of	schief in some lable policies, lected, and all Mortgagor or I damage to or such money in ing such build- e may procure
Mortgages and without notice to Mortgagor forthwiti	toage and all sums heraby socured shall become due and payable at the the upon the conveyance of Mortgagor's title to all or any portion of stitle in any manner in persons or entities other than, or with, Mortgagor heraby with the consent of the Mortgagor.	aid mortgaged
And said Mortgagor further agrees that in case of d it shall bear like interest with the principal of said note	default in the payment of the interest on said note when it becomes du ste.	e and payable
promissory note or in any of them or any part there any of the covenants, or any ements herein contained this mortgage, then or in any such cases; said Mortgorotecting their interest in such s by foreclosure proceedings or of his vise, and a lien is a decree shall be entered for such recomble fees, togethere.	een said Mortgegor and Mortgegee, that if default be made in the pareof, or the interest thereon, or any part thereof, when due, or in case ed, or in case said Mortgegee is made a party to any suit by reason of the tragegor shall at once owe said Mortgegoe reasonable attorney's or solid is suit and for the collection of the amount due and secured by this mort is haraby given upon said premises for such fees, and in case of forect gether with whatever other indebtedness may be due and secured hereby d, by and between the parties hereto, that the covenants, agreements	of a breach in ne existence of citor's fees for tgage, whether closure hereof,
	aw.allows, be binding upon and be for the benefit of the heirs, executo	
in witness whereof, the said Mortgagor s have h	hereunto set their hand 8 and seal 8 this 13th	day of
November	10 187 Digeman C. Broger	SEAL)
	Xehristing Rober	(SEAL)
and the second of the second o	property and the second of the	(SEAL)
in the state of th	And the second s	(SEAL)
COOK		ISEAL/
STATE OF II, LINOIS, County of	County and State aforesa.d, do hereby certify that	
Freeman E. Rogers and Christina M.		
the control and care consideration of the above	and the second s	
to the state of th	personally known to me to be the same person and whose name a ax to the foregoing instrument appeared before the this day in person and a hat the standard sealed and delivered said instrument as and voluntary act, for the uses and purposes the ain set forth, including waiver of the right of homestead.	cknowledged their free
	Siven under my hand and notorial ep. this 13th	:ti
	lay of Determinate States November :	.D. 18 <u>7</u> .
My Commission Expires 8-30 no.	10 Donat Handley Te.	
My commission expires	Ndtary Public	.*
REAL ESTATE MORTGAGE CONTROL OF THE	DO NOT WRITE IN ABOVE SPACE 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: LEK LEK LEK LEK LEK LEK LEK LE	17522518