Recording requested by:	UNOFFIC	AMOR GAG	PYTO	
Recording requested by:		THIS SPACE PI	ROVIDED FOR RECORDER'S USE	
Please return to: BOX 933—HV			87096410	
GENERAL FINANCE COL	3	-		
Chicago, Illinois 60			MORTGAGEE:	
NAME AND ADDRESS OF ALL MORTGAGORS A. D. MATHEWS and EULOUS MATHEWS		MORTGAGE	MORIGAGEE:	
as joint tenants with right of surviorship		WARRANT		
7232 S LANGLEY CHICAGO IL 60619		то	GENERAL FINANCE CORP. 11850 S Western	
			Chicago, Illinois 60643	
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	TOTAL OF PAYMENTS	
84	03-19-87	02-19-94	18,420.76	
together with all e THE PRICIPA The Mortgagors for themselves ness in the amount of the tots date herewith and future adv charges as provided in the note DESCRIBED REAL ESTATE,	AL AMPONT OF THE LOAN 15 Is, their heir personal representation of payments we and payable as ances, if any, not to exceed the representation or notes evidencing such indebted	\$ \$ 10,870.00 ves and assigns, mortga indicated above and enaximum outstanding a ness and advances and a	ge and warrant to Mortgagee, to secure indebted- videnced by that certain promissory note of even mount shown above, together with interest and s permitted by law, ALL OF THE FOLLOWING	
Subdivision of Township 38 Nor County, Illinois	the Northeast 1/4 cf th tth,Range 14 lying (ast	e Northeast 1/4 of the 3rd princ Y ULINUIS	of Section 27 cipal meridian in Cook	
Permanent Tax 1	15/11 0 FILED FOR 10. 20-27-213-034 FILE 1987 FEB 18	F7 2: 04	87096410	
Property Address	ss: 7232 South Langley Chicago,Illinois 606			
		0		
den pay not	will have to pay the principal am nand. If we elect to exercise this o ment in full is due. If you fail to	ount of the loan and all ption you will be given pay, we will have the secures this loan. If we	fights loan we can demand the full balance and lunperd interest accrued to the day we make the writien notice of election at least 90 days before right to example any rights permitted under the elect to exemple this option, and the note calls prepayment proeffy.	
of foreclosure shall expire, situ waiving all rights under and i	ated in the County of	SIXOR Stion Laws of the State	he time to redear nom any sale under judgmentand State of !!!!nois, hereby releasing and to fillinois, and all right to retain possession of sions herein contained.	
thereof, or the interest thereo procure or renew insurance, a this mortgage mentioned shall or in said promissory note coloption or election, be immediately said premises and to receive a be applied upon the indebted rents, issues and profits to be a lift this mortgage is subject.	n or any part thereof, when due, is hereinafter provided, then and in thereupon, at the option of the hintained to the contrary notwithstalliately foreclosed; and it shall be ill rents, issues and profits thereof, ness secured hereby, and the court applied on the interest accruing after and subordinate to another morts.	or in case of waste or no such case, the whole of solder of the note, beconding and this mortgar lawful for said Mortgar the same when collected wherein any such suit or foreclosure sale, the tage, it is hereby express	d promissory note (or any of them) or any part on-payment of taxes or assessments, or neglect to said principal and interest secured by the note in ne immediately due and payable; onything herein le may, without notice to said Mortgagor of said gee, agents or attorneys, to enter into and upon kd, after the deduction of reasonable expenses, to is pending may appoint a Receiver to collect said exes and the amount found due by such decree.	
payment of any installment o principal or such interest and edness secured by this mortga agreed that in the event of su-	f principal or of interest on said p the amount so paid with legal inte ge and the accompanying note she ch default or should any suit be c	rior mortgage, the hold rest thereon from the ti ill be deemed to be sec ommenced to foreclose	er of this mortgage may pay such installment of me of such payment may be added to the indebtured by this mortgage, and it is further expressly said prior mortgage, then the amount secured by time thereafter at the sole option of the owner	
This instrument prepared by	Brad Vinson	(Namo)		
of11850 S W	lestern,Chicago (Address		Illinois.	

And the said Mortgagor further core and	nd grees to and with suit Montgagee that the major of the payment of said indebtedness keep and will as a further security for the payment of said indebtedness keep a	
buildings that may at any time be upon said reliable company, up to the insurable value to peyable in case of loss to the said Mortgagee an renewal certificates therefor; 'and' said Mortgo otherwise; for any and all money that may bed 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 Mosuch insurance or pay such taxes, and all more	premises insured for fire, extended coverage and vandalism and malicious mischief in some hereof, or up to the amount remaining unpaid of the said indebtedness by suitable noticle and to deliver to the mount remaining unpaid of the said indebtedness by suitable noticle and to deliver to the right to collects of insurence therein, as spon as effected, and a page shall have the right to collect, receive and receipt, in the name of said Mortgagor of the page to the same less \$ 500.00 presonable expenses in obtaining such money in case said Mortgagee shall so elect, may use the same in repairing or rebuilding such built lortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procunies thus paid shall be secured hereby, and shall bear interest at the rate stated in the pro-	s, ill or or or
missory note and be paid out of the proceeds Mortgagor.	s of the sale of seld premises, or out of such insurance money if not otherwise paid by sa	d.
Mortgages and without notice to Mortgagor for property and premises, or upon the vesting of	s mortgage and all sums hereby secured shall become due and payable at the option of the orthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgage f such title in any manner in persons or entitles other than, or with, Mortgagor unless these secured hereby with the consent of the Mortgagee.	d
And said Mortgagor further agrees that in court shall bear like interest with the principal of said	case of default in the payment of the interest on said note when it becomes due and payableid note.	•
promissory note or in any of them or any parany of the covenants, or agreements herein counties mortgage, then or in any such cases, sale protecting thier interest in by foreclosure proceedings or otherwise, and a decree shall be entered for such reasonable fee. And it is further mutually understood and	I between said Mortgagor and Mortgagee, that if default be made in the payment of saint thereof, or the interest thereon, or any part thereof, when due, or in case of a breach is ontained, or in case said Mortgagee is made a party to any suit by reason of the existence of Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for such suit and for the collection of the amount due and secured by this mortgage, whother a lien is hereby given upon said premises for such fees, and in case of foreclosure hereones, together with whatever other indebtedness may be due and secured hereby. agreed, by and betweer, the parties hereto, that the covenants, agreements and provision the law allows, be binding upon and be for the benefit of the heirs, executors, administration.	n Pr F,
In witness whereof, the said Mortgagor <u>e</u> ha	a von lereunto set <u>the ir</u> hand a and seal a this <u>13th</u> day of	
FERRIARY	A.D.O. RT. A LO Matterine (SEAL)	
	Ellaces matheur (SEAL)	
y _a •	(SEAL)	
	(SEAL)	
I, the undersigned, a Notary Public, in and for A.D. MATHEWS and EULOUS MATHEWS	personally known to me to be the same pencing whose name g are subscribed to the foregoing instrument appeared before months day in person and acknowledged that the general selection and delivered seld instrument as the infree and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.	
	Given under my hand and MY NOTORIAL sell his 13+h	
U_{12}	day of	
My commission expires	Notary Public	
ESTATE MORTGAGE	DO NOT WRITE IN ABOVE SPACE TO To and five cents for each fot over three and fifty for long descriptions.	

87096410