Recording requested by:	•	THIS SPACE PROVIDED FOR RECORDER'S USE				
Please return to: GENERAL FINANCE CORP. OF ILL	១០១៥ ១	6 <b>1</b>				
7519 W. 211th STREET			0000000			
MATTESON, IL 60443	1588 K <b>O</b>	¥21 PH 12: 52	88536827			
	<u></u>	•				
		-				
NAME(s) OF ALL MORTGAGORS			MORTGAGEE:			
FREEMAN E. ROGERS AND CHRISTENA	MORTGAGE	GENERAL FINANCE CORP				
HIS WIFE AS JOINT TENANTS	AND WARRANT	A519 M. 211th STREET MATTESON. IL 60443				
		то	و المراجعية و المراجعية و المراجعية و المراجعية و المراجعية و			
	1	INAL PAYMENT				
NO. OF PAYMENTS   FIRST PAYMENT   DUE DATE	0.0117111121112		j TOTAL OF I PAYMENTS			
DOE DATE	-	UE DATE	TATINENTS			
60 12/81/88		11/01/93	11954.72			
	1_					
THIS MORTGAGE SECURES FUTURE A	DVANCES -	MAXIMUM OUTST	ANDING SETA			
together with all extension; the stepil						
THE PRINCIPAL ANGULY OF The Mortgagors for themselves, their beirs, pe sonal re		DAN IS É 766.				
ness in the amount of the total of payments rue and	payable as is	adicated above and en	idenced by that certain promissory note of even			
date herewith and future advances if any not type.	ceed the mai	dimum outstanding a	mount shown above, together with interest and			
charges as provided in the note or notes evidencing such DESCRIBED REAL ESTATE, to wit:	i indeble <b>d</b> ne:	is and advances and a	s permitted by 12W, ALE OF THE FOLLOWING			
THE AR A GO TH STORM S TH WENT	573 SV	EDIVISION OF	CHGO HEIGHTS SUBDIVISION			
LOTS 27 & 28 IN BLOOK & IN WELL OF THE EAST 1/2 OF THE WEST 1/2	SHI THE	SOUTHEAST 1	/4 IN SECTION 33, TOWNSHIP			
35 NORTH RANGE 13						
PERMANENT TAX NUMBER-32-33-304-	053-0001	$\Theta_{r_{\perp}}$	1200			
		45 -	17.			
ORDER HUMBER- A 960201		1×,				
PROPERTY ADDRESS- 3041 PHILLIP	STEGER,	IL 60175				
DEMAND FEATURE	vear	(s) from the date of	f this pan we can demand the full balance and			
(if checked) you will have to pay the pri	uoms Isqiani	nt of the loan and all	unpaid interest accrued to the day we make the			
demand. If we elect to exer	cise this opti	on you will be given t w we will have the t	written nulice of election at least 90 days before right to exercise any rights permitted under the			
note, mortgage or deed of to	rust that seco	ures this loan. If we	elect to exercise this option, and the note calls			
for a prepayment penalty the	at would be o	lue, there will be no p	orepayment penality			
including the rents and profits arising or to arise from t	hegesi estate	from default until t	ne time to redeem from any sale under judgment			
of foreclosure shall expire, situated in the County of waiving all rights under and by virtue of the Homeste	od Evameis		and State of Illingis, nereby releasing and			
said premises after any default in or breach of any of the	e covenants,	egreements, or provis	ions herein contained.			
And it is further provided and agreed that if defaul thereof, or the interest thereon or any part thereof, w	t be made in becidue, or i	the payment of said	i promissory note (or any of them) or any part nonzyment of taxes or assessments, or neglect to			
promite or renew insurance, as hereinafter provided, th	en and in suc	h case, the whole of s	said principal and interest secured by the note in			
this mortgage mentioned shall thereupon, at the option	blod edt to n	er of the note, becom	e immediately due and payable; anything herein			
or in said promissory note contained to the contrary roption or election, be immediately foreclosed; and it	oniwiinsiand shail be lav	ing and this mortgage iful for said Mortgag	ee scents or attorneys, to enter into and upon			
said premises and to receive all rents, issues and profit	s thereof, the	e same when collected	d, after the deduction of reasonable expenses, to			
be applied upon the indebtedness secured hereby, and	the court w	herein any such suit i	s pending may appoint a Receiver to collect said			
rents, issues and profits to be applied on the interest acc			•			
If this mortgage is subject and subordinate to anoth	ner mortgage,	, it is hereby express	ly agreed that should any default be made in the			
payment of any installment of principal or of interest principal or such interest and the amount so paid with	on said prior legal interest	r mortgage, the holde thereon from the tim	er or this mortgage may pay such installment of ne of such payment may be added to the indebt-			
edness secured by this mortgage and the accompanying	g note shall b	pe deemed to be secu	ared by this mortgage, and it is further expressly			
agreed that in the event of such default or should any this mortgage and the accompanying note shall becom-	suit be com	menced to foreciose s	aid prior mortgage, then the amount secured by			
this mortgage and the accompanying note shall become or holder of this mortgage.	000	and poyont at any	The sold option of the office			
	RO (AGE	NT GENERAL F	THANCE CORP. OF ILL.)			

(Name)

60443

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{Address}

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013-00021 (REV. 5-83)

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s to and with said Mortgagee that time pay all: taxes and assessments on the said premises, and will as a further security for the payment of said indebtedness keep all buildings that may at any time be upon said premises insured for fire, extended coverage and vandalism and malicious mischief in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, all policies of insurance thereon, as soon as effected, and all payable in case of loss to the said Mortgagee and to deliver to... 115 renewal certificates therefor; and said Mortgages shall have the right to collect, receive and receipt, in the name of said Mortgagor or otherwise; for any and all money that may become payable and collectable upon any such policies of insurance by reason of damage to or destruction of said buildings or any of them, and apply the same less \$\frac{\text{OU} \cdot \text{OU}}{\text{CU}}\$ reasonable expenses in obtaining such money in satisfaction of the money secured hereby, or in case said Mortgages shall so elect, may use the same in repairing or rebuilding such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interest at the rate stated in the promissory note and be paid out of the proceeds of the sale of said premises, or out of such insurance money if not otherwise paid by said Mortgagor. 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 and premises, or upon the vesting of such title in any menner 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.

nd said Mortgagor further agrees that in case of default in the payment of the interest on said note when it becomes due and payable it shall beer like interest with the principal of said note.

And it is further expressly agreed by and between said Mortgagor and Mortgagoe, that if default be made in the payment of said promissory note or in any of them or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach inc any of the covenants, or agreements herein contained, or in case said Mortgagee is made a party to any suit by reason of the existence of this mortgage, then or in any soch cases, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for 🔝 interest in such suit and for the collection of the amount due and secured by this mortgage, whether <u>their</u> protecting. by foreclosure proceedings or otherwise and a lien is hereby given upon said premises for such fees, and in case of foreclosure hereof. a decree shall be entered for such reaso at le fees, together with whatever other indebtedness may be due and secured hereby.

And it is further mutually understood any agreed, by and between the parties hereto, that the covenants, agreements and provisions

In witness whereof, the said Mortgagor	<u>S. haye have into set the</u>	<u>eir</u> hand <u>s</u>	and seal_s	this	<u> 18+뉴</u> day
OCTOBER	A.D. 19 88	Thee	mane	Broad	ISEA
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	. **	45			(SEA
IAIE OF JERNOIS AND 183 OF	ook				
I, the understand, a Notary Public, in a	nd for said County and Sta RISTINA M. ROGE	ite aforesaid, od IRS HTS	hereby certif	l <mark>y that</mark> ਹਰਮਾਹਾ ਵਾਲ	সমগ্ৰহ
RESERVE AND OUR	110111111111111111111111111111111111111	,		002	
	personally known	to me to be th	e same persor	whose r	name_S_ SYSsubscribe
	to the foregoing in	nstrument appe	ared before m	this day in p	erson and acknowledge trument as the in fre
	and voluntary act	, for the uses a	and purposes		th, including the releas
	and waiver of the				10:1
the state of the s	Given under my h	and and 🔠 🚉	OTORIAL	seal	
No Commission 7	day of <u>OCTO</u>	BER .	1/ /	<del></del>	A.D. 19 <sup>88</sup>
My Commission Expires 8-30-89  My commission expires	. 19	72	Notary Po	hlic	
My Commission expires	_	,	HOIST 7	<b>WITC</b>	÷
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<b>Q</b>	ABO.			lot	123
	N. N.	<u> </u> 2		Extra a	-3 3 3
REAL ESTATE MORTGAGE	DO NOT WRITE IN ABOVE SPACE			Fee \$3.50. Extra if the cents for each ng descriptions,	15
<b>A</b>	OT N			\$3.50 cents escript	हा छह
	8			n = 5 5 €	37
P				Recording Fee \$3,50. E sents, and five cents for sents for long descriptions Well to:	
				Recording sents, a cents for Mail to:	