Recording requested by: Please return to:		FILE FOR FELLINE					
GENERAL FINANCE CORPC 6044 W. NORTH AVE. CHICAGO IL 60639	PRATION 1988	JAN 25 AM 11: 5	88034852				
NAME AND ADDRESS OF ALL MORT	GAGORS	MORTGAGE AND	MORTGAGEE:	-			
LEVELLA JACKSON 5009 W. ERIE CHICAGO IL 60644		WARRANT TO	GENERAL FINANCE CORP.				
			6044 W. NORTH AVE. CHICAGO II. 60639	-			
NO. OF PAYMEN'S FIRST PAYM DUE DATE 01/10/88		INAL PAYMENT UE DATE 12/10/92	TOTAL OF PAYMENTS				
			12000.00	-			
THIS MORTGAGE SCC'URES FU' (If not contrary to law, this mortga together with all extensions thereo	age also secures the pay	MAXIMUM OUTSTA yment of all renewals AL AMOUNT \$8	and renewal notes hereof,				
ness in the amount of the total of payment, of	ersonal representatives rie and payable as income the exceed the maximal income in the exceed the maximal income in the exceed the exceeding such indebtedness in the exceeding such indebtedness in the exceeding such indebtedness in the exceeding such indeptedness in the exceeding such indeptedne	and assigns, mortgag dicated above and ev- imum outstanding ar and advances and as 01 IN SUBDIVIS OF THE NORTHEA	ide and warrant to Mortgagee, to secure indebted- idenced by that certain promissory note of even mount shown above, together with interest and a permitted by law, ALL OF THE FOLLOWING  ION OF THE ST 1/2 OF SECTION				
PTN: 24-09-413-014	1-0000	),	S. Company of the Com				
STREET ADDRESS: 50	09 W. ERIE,	CHICAGO, ILL		88034852			
(if checked)  you will have to pay demand. If we elect payment in full is do note, mortgage or de for a prepayment per including the rents and profits arising or to aris of foreclosure shall expire, situated in the Count waiving all rights under and by virtue of the including the rents and profits arising or to aris of foreclosure shall expire, situated in the Count waiving all rights under and by virtue of the including the rents and profits arising or to arise the country of the including the rents and profits arising or to arise the country of the coun	y the principal amount to exercise this option to exercise this option in the control of the con	of the loan and all on you will be given way, we will have the rives this loan. If we use, there will be no particularly the house of the State on Laws of the State	unpeld interest accrued to the day we make the unpeld interest accrued to the day we make the uniter incidence of election at least 90 days before that to exercise this option, and the note calls epayment the end of the	<sub>C</sub>			
And it is further provided and agreed that is thereof, or the interest thereon or any part the procure or renew insurance, as hereinafter provided mortgage mentioned shall thereupon, at the or in said promissory note contained to the cooption or election, be immediately foreclosed;	iny of the covenants, as if default be made in a ereof, when due, or in vided, then and in such ne option of the holder entrary notwithstandin ; and it shall be lawfo	greements, or provision the payment of said to case of waste or non case, the whole of said of the note, become and this mortgage of for said Mortgage of the said Mortgage.	ons herein contained.  promissory note (or any of them) or any part expansion of taxes or assessments, or neglect to sid principal and interest secured by the note in immediately due and payable; anything herein may, without notice to said Mortgagor of said				

be applied upon the indebtedness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to collect said rents, issues and profits to be applied on the interest accruing after foreclosure sale, the taxes and the amount found due by such decree.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage

0	OCI O' LING INCOMEDIO				
This is	strument prepared by	LAURA L.	MARTINEZ		
				(Name)	
- 4	6044 W. NORTH AVE.	CHICAGO :	IL 60639	(14dina)	illinois

	And the said Mortgagor further even into time pay all taxes and assessments on the a buildings that may at any time be upon said reliable company, up to the insurable value to payable in case of loss to the said Mortgagee a renewal certificates therefor; and said Mortgotherwise; for any and all money that may be 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 mospheres mortgagor.	aid premises, and premises insured thereof, or up to a not to deliver to Exagee shall have to come payable and, and apply the sain case said Mortageor thus to living thus peld shall press and shall press thus peld shall press in case said Mortageor thus to living thus peld shall press in case said Mortageor thus to living thus peld shall press the press that the press the press that the press the press that the p	will as a further for fire, extended the amount remain C all points all point	security for the paymic coverage and vandalisming unpaid of the said icles of insurance them, receive and receipt, it in y such policies of insurance policies of insurance reasonable exp, may use the same in rich policies, or to pay taby, and shall bear inte	ent of said indebte in and malicious mi indebtedness by su son, as soon as ef in the name of said urance by reason o enses in obtaining; epairing or rebuild ixes, said Mortgage rest at the rate sta	ischief in some vitable policies, fected, and all f Mortgagor or f damage to or such money in ing such build- e may procure ted in the pro-			
	If not prohibited by law or regulation, this Mortgages and without notice to Mortgagor f property and premises, or upon the vesting or purchaser or transferse assumes the indebtedning of the process of	forthwith upon the fuch title in any	e conveyance of fi manner in person	Nortgagor's title to ail one of the contract o	or any portion of s	aid mortgaged			
	And said Mortgagor further agrees that in case of default in the payment of the interest on said note when it becomes due and payate it shall bear like interest with the principal of said note.								
	And it is further "xp essly agreed by and promissory note or in any of them or any party and of the covenants, c. agreements herein or this mortgage, then or in any such cases, sai protecting MORTGAGEES interest in by foreclosure proceedings or of nerwise, and a decree shall be entered for such real chable for And it is further mutually undersword and herein contained shall apply to, and, as far as tors and assigns of said parties respectively.	ort thereof, or the contained, or in cast defended in cast described described as the contained described	interest thereon, e said Mortgages is at once owe said r the collection of iven upon said pro- whatever other independent etween the parties	or any part thereof, who made a party to any so the mount due and services for such fees, an ebtedness may be due to the thereto, that the cover the mount of the cover the mount of the fees, and the fees the fe	en due, or in case uit by reason of th attorney's or solic cured by this mort id in case of forec and secured hereby mants, agreements a	of a breach in e existence of litor's fees for gage, whether losure hereof, /.			
	in witness whereof, the said MortgagorS ha	all_hei aunto set	<u>her</u> hand s	and seal S this	<u>5TH</u>	day of			
	DECEMBER	4.D. 19 <u>-</u> 8	37	· · · · · · · · · · · · · · · · · · ·		(SEAL)			
		4	Luc	Un Jaco	bon	(SEAL)			
		"	<u> </u>			(SEAL)			
			0,	. <u></u>		(SEAL)			
STOCK	STATE OF ILLINOIS, County ofCOOK_  I, the undersigned, a Notery Public, in and for	personally kno to the foregoin that Sh and voluntary and waiver of t	EVELLA JAC wn to me to be th g instrument appe esigned, act, for the uses a he right of homest	e sam( person where we will be to em, a this day sealed and diffusive saind purposes therein se	r in person and ack d instrument as he t forth, including state at this	the release  1987  SS03.1852			

.