MAIL TO	UNOFF	TATEMORTGAGE	OPY ·		
Recording requested Please return to:	by:	THIS SPACE P	THIS SPACE PROVIDED FOR RECORDER'S USE		
GENERAL FINANCE (753 W. GOLF ROAD SCHAUMBURG, IL. (88178489		
AND ADDRI	TO OF ALL MODIFICACIONS		MORTGAGEE:		
NAME AND ADDRESS OF ALL MORTGAGORS SAMUEL J. LEAK AND LYN E. LEAK, HIS WIFE C/O 753 W. GOLF ROAD SCHAUMBURG, IL. 60194		MORTGAGE AND WARRANT TO	MUNIGAGEE: GENERAL FINANCE CORPORATION 753 W. GOLF ROAD SCHAUMBURG, IL. 60194		
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	TOTAL OF PAYMENTS		
(If not conti	TGAGE SECT RES FUTURE ADVANCE rary to law, this mortgage also secures the thall extension, thereof) AMT. FIN.	e payment of all renewals	SANDING \$ 0 s and renewal notes hereof,		
The Mortgagors for the ness in the amount of the date herewith and future.	mselves, their heirs, personal representations to tall of payment doe and payable aure advances, if any, not to exceed the the note or notes evidencing fuch indebted	as indicated above and ev maximum outstanding ar	age and warrant to Mortgagee, to secure indebted- videnced by that certain promissory note of even amount shown above, together with interest and as permitted by law, ALL OF THE FOLLOWING		
THIRD PRINCIPLE M PARCEL 2: EASEMEN DECLARATION OF EA	MERIDIAN, IN COOK COUNTY, ILL RTS APPURTENENT TO AND FOR TH ASEMENTS RECORDED OCTOBER 100 RDED JUNE 6th, 1974 AS DOCUMI NOIS.	LINCIS. THE BENEFIT OF PAR Th, 1973 AS DOCUM	NS ROAD AS WIDENED EAST OF THE RCEL 1, AS SET FORTH IN THE MENT NUMBER 22507689 IN PLAT OF 652 DEOR-ON ORDCORDAND EGRESS IN \$12 . T#2222 TRAN 1047 04/28/88 12:13:0 . #3959 # IB *		
AX 10 #		78489	<u> </u>		
of foreclosure shall expir	you will have to pay the principal am demand. If we elect to exercise this o payment in full is due. If you fail to note, mortgage or deed of trust that s for a prepayment penalty that would b profits arising or to arise from the real estee situated in the County of	nount of the loan and all option you will be given we pay, we will have the risecures this loan. If we be due, there will be no potate from default until the COOK.	ne time to redeem from any sale under judgment		
And it is further providereof, or the interest to procure or renew insurar this mortgage mentioned or in said promissory no option or election, be in the applied upon the underlying the profile or the applied upon the underlying th	refault in or breach of any of the covenant wided and agreed that if default be made thereon or any part thereof, when due, once, as hereinafter provided, then and in so shall thereupon, at the option of the hote contained to the contrary notwithstar mmediately foreclosed; and it shall be leive all rents, issues and profits thereof, ebtedness secured hereby, and the court	e in the payment of said or in case of waste or nor such case, the whole of solder of the note, become inding and this mortgage lawful for said Mortgage the same when collected; wherein any such suit is	of Illinois, and all right to etain possession of ions herein contained. I promissory note (or any of them) or any part in-payment of taxes or assessments, or neglect to said principal and interest secured by the note in the immediately due and payable; anything herein emay, without notice to said Mortgagor of said see, agents or attorneys, to enter into and upon it, after the deduction of reasonable expenses, to spending may appoint a Receiver to collect said exes and the amount found due by such decree.		
If this mortgage is sul payment of any installmi principal or such interest edness secured by this magged that in the event	bject and subordinate to another mortga- ent of principal or of interest on said pr t and the amount so paid with legal intere- nortgage and the accompanying note shall of such default or should any suit be co- ecompanying note shall become and be d	age, it is hereby expressly rior mortgage, the holder est thereon from the time ill be deemed to be secur ommenced to foreclose sa	y agreed that should any default be made in the of this mortgage may pay such installment of the of such payment may be added to the indebtured by this mortgage, and it is further expressly aid prior mortgage, then the amount secured by time thereafter at the sole option of the owner		
This instrument prepared		ARINGA (Name)			
of	753 W. GOLF F	ROAD, SCHAUMBURG.	IL. 60194 Illinois.		

013-00021 (REV. 1-86)

	UNC	DFFICIA	AL CO	PY	. 144 tim adv a
bu rel pay ren oth der sat ing suc mis	And the said Mortgagor further coverence ne pay all taxes and assessments on the ilidings that may at any time be upon sair liable company, up to the insurable value yable in case of loss to the said Mortgagee newal certificates therefor; and said Mortgagee newal certificates therefor; and said Mortgagee to the said for any and all money that may be struction of said buildings or any of them disfaction of the money secured hereby, or and in case of refusal or neglect of said in the insurance or pay such taxes, and all missory note and be paid out of the proceed ortgagor.	said premises, and will a d premises insured for fire thereof, or up to the ame and to deliver to <u>them</u> tgagee shall have the right ecome payable and collect in, and apply the same less in case said Mortgagee st Mortgagor thus to insure o onies thus paid shall be se	s a further security for extended coverage punt remaining unpair all policies of into collect, receive a able upon any such policies of the secured hereby, and secure	and vandalism and rid of the said indebte surance thereon, as and receipt, in the policies of insurance essonable expenses in the same in repairing, or to pay taxes, sahall bear interest at	malicious mischief in some edness by suitable policies s soon as effected, and all name of said Mortgagor o by reason of damage to o n obtaining such money in g or rebuilding such build id Mortgagee may procure the rate stated in the pro
Ma orq	If not prohibited by law or regulation, the intragee and without notice to Mortgagor operty and premises, or upon the vesting or chaser or transferee assumes the indebted	forthwith upon the conve of such title in any mann	eyance of Mortgagor er in persons or entit	's title to all or any (ties other than, or w	portion of said mortgaged
	And said Mortgagor further agrees that in hall bear like interest with the principal of		ment of the interest o	on said note when it	becomes due and payable
pro any this pro by a de here	And it is further expressly agreed by an emissory note or in any of them or any proof the covenants, or igneements herein as mortgage, then or in any such cases, stateting the interest foreclosure proceedings or otherwise, and acree shall be entered for such reasonable for any such cases, and acree shall be entered for such reasonable for any such reasonable for such reasonable for any such reasonable for any such reasonable for any such reasonable for any such reasonable for such reasonable for any such reasonable for such reasonable for such reasonable for any such reasonable for s	art thereof, or the interest contained, or in case said f aid Mortgagor shall at once in such suit and for the co la lien is hereby given up lees, together with whateven d agreed, by and between	t thereon, or any pa Mortgagee is made a pe e owe said Mortgage effection of the amous on said premises for er other indebtedness the parties hereto, t	rt thereof, when due party to any suit by it e reasonable attorne int due and secured be such fees, and in ca i may be due and secured that the covenants, a	e, or in case of a breach in reason of the existence of ey's or solicitor's fees for by this mortgage, whether ase of foreclosure hereof, cured hereby.
In	witness whereof, the said Mortgagor_s_t	na_v_hereunto setthe	<u>i h</u> and <u>s</u> and se	al <u>s</u> this	26th day of
	April	A.D. Ti] _8.B	Danus		(SEAL)
		40-	Lyn &	Lenk	(SEAL)
					(SEAL)
		_	45		(SEAL)
	TE OF ILLINOIS, County of Mc_	or said County and State at	oresaid to hereby co	ertify that Lyn EKe	eak,
		personally known to noto the foregoing instructhat the yeard voluntary act, for and waiver of the right	ne to be the same pe, ment appeared befor signed, sealed and the uses and purpos	sor. S whose nat einle this day in pers I delinered said instru	me_ssubscribed son and acknowledged ument as their free
	"OFFICIAL SEAL"	Given under my hand	and	spall.h	is 26th
<u> </u>	JAMES ASURDBLI Notary Public, State of Allice's My, Commission Expires 2/2/91 My commission expires	day of	and When	Dell J	, A.D. 19 <u>88</u> .
[]				iffty	1 1
REAL ESTATE MORTGAGE	88178489	DO NOT WRITE IN ABOVE SPACE	10	Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to:	