_ Illinois.

J	BOX 353-1- UNOFEL CHEMORICACE OPORTER NO 7154606								
	Recording requested b	Y. Y. P		THIS SPACE PR					
	Please return to: GENERAL FINANCE CO		THIS SPACE PROVIDED FOR RECORDER'S USE GOOK COUNTY, at a store. Filling FOE RECORD						
	2313 W. 95th St Chicago IL 60643		1988 11	Y 10 PH 3: 11		88197850			
か									
	NAME AND ADDRESS OF ALL MORTGAGORS JERRY ARMSTRONG & PEGGY ROBINSON, as joint tenants 10921 S. Wentworth St. Chicago IL 60628				MORTGA	GEE:			
24606				MORTGAGE AND WARRANT TO	GENERAL FINANCE CORP. 2313 W. 95th St. Chicago IL 60643				
7151									
1	NO. OF PAYMENTS	FIRST PAYMENT	lei	NAL BAYMENT		TOTAL OF			
		DUE DATE		NAL PAYMENT JE DATE		TOTAL OF PAYMENTS			
	84	6/6/88	5/	6/95		\$30,448.32			
	THIS MORTGAGE SECURES FUTURE ADVANCES — MAXIMUM OUTSTANDING \$								
	The Mortgagors for themselves, their heirs, perional representatives and assigns, mortgage and warrant to Mortgagee, to secure indebtedness in the amount of the total of payments and payable as indicated above and evidenced by that certain promissory note of even date herewith and future advances, if any, not to account the maximum outstanding amount shown above, together with interest and charges as provided in the note or notes evidencing such indebtedness and advances and as permitted by law, ALL OF THE FOLLOWING DESCRIBED REAL ESTATE, to wit:								
	school trustees"	the north 2½ feet thereoddition to Pullman, bein subdivision of section meridian, in Cook County	g a su 16. co	odivision of l mship 37 nort	ote 18 ar	nd 49 in the	(
	Perm Tax No. 25-1	6-417 007 000		0,					
	Property Address:		17		10				
				C	9,,	1200			
	DEMAND FEATURE (if checked) Anytime after								
	including the rents and profits arising or to arise from the real estate from default until the time to reduce from any sale under judgment of foreclosure shall expire, situated in the County of								
	And it is further provided and agreed that if default be made in the payment of sald promissory note (or any of them) or any part thereof, or the interest thereon or any part thereof, when due, or in case of waste or non-payment of taxes or assessments, or neglect to procure or renew insurance, as hereinafter provided, then and in such case, the whole of said principal and interest secured by the note in this mortgage mentioned shall thereupon, at the option of the holder of the note, become immediately due and payable; anything herein or in said promissory note contained to the contrary notwithstanding and this mortgage may, without notice to said Mortgager of said option or election, be immediately foreclosed; and it shall be lawful for said Mortgagee, agents or attorneys, to enter into and upon said premises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to 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 said, the taxes and the amount found due by such decree,								
	payment of any installme principal or such interest edness secured by this ma agreed that in the event of	jact and subordinate to another ment of principal or of interest on sa and the amount so paid with legal ortgage and the accompanying notes such default or should any suit suppanying notes shall become and the companying notes are companying notes and the companying notes and the companying notes are companying notes a	nid prior interest t e shall be be comm	mortgage, the holds hereon from the tim deemed to be secu enced to foreclose st	r of this more of such pay red by this maid prior mort	tgage may pay such installmer ment may be added to the ind ortgage, and it is further expre tgage, then the amount secured	et of lebt- essly d by		
	This instrument prepared i	'The	oresa Samayi (Namo)						

(Address) W. 95th St. Chicago II 60643

LINC)FFI($\Gamma \Delta \Gamma$	COF	ΣV								
And the said Mortgagor further covenants and time pay all taxes and assessments on the said buildings that may at any time be upon said preliable company, up to the insurable value the payable in case of loss to the said Mortgagee and renewal certificates therefor; and said Mortgago otherwise; for any and all money that may becond destruction of said buildings or any of them, are satisfaction of the money secured hereby, or in ling and in case of refusal or neglect of said Morsuch insurance or pay such taxes, and all monte missory note and be paid out of the proceeds of Mortgagor.	I premises, and emises insured freef, or up to the to deliver to easier shall have the me payable and apply the sar case said Mortg taggor thus to insee thus paid shall of the sale of said the sale of said the sale of said the sale of said emises.	will as a further for fire, extended amount remail them all police right to collectable upon the less age shall so elected be secured here id premises, or o	security for the coverage and ning unpaid of icles of insurate, receive and reny such policies. The coverage of the coverage o	vandalism and the said indebtance thereon, as eccipt, in the res of insurance table expenses is same in repairing to pay taxes, so bear interest at rance money if	malicious mischief in some edness by suitable policies, a soon as effected, and all name of said Mortgagor or by reason of damage to or in obtaining such money in gor rebuilding such building to the procure the rate stated in the pronot otherwise paid by said							
If not prohibited by law or regulation, this new Mortgagee and without notice to Mortgagor for property and premises, or upon the vesting of supporchaser or transferee assumes the indebtedness.	thwith upon the uch title in any secured hereby	conveyance of manner in perso with the consent	Mortgagor's tit ins or entities o of the Mortgag	le to all or any other than, or I gea,	portion of sald mortgaged with, Mortgagor unless the							
And 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 bear like interest with the principal of said note.												
And it is further explossly agreed by and be promissory note or in any or them or any part any of the covenants, or agreements herein conthis mortgage, then or in any such cases, said protecting OUT interest in a by foreclosure proceedings or otherwise, and a ladecree shall be entered for such rearranche fees. And it is further mutually understood and as herein contained shall apply to, and, as far rait tors and assigns of said parties respectively.	thereof, or the tained, or in cas Mortgagor shall such suit end for ion is hereby gi, together with vareed, by and be	Interest thereon, e said Mortgagee at once owe said the collection of ven upon said properties in whatever other in etween the partie	or any part this made a party d Mortgagee refithe amount di emises for suci debtedness mailes hereto, that	tereof, when due to any suit by asonable attornue and secured in fees, and in fees, and in the towers and settle covenants,	ue, or in case of a breach in reason of the axistence of ney's or solicitor's fees for by this mortgage, whether case of foreclosure hereof, ecured hereby. agreements and provisions							
In witness whereof, the sald Mortgagor s ha_	<u>ze</u> hereunto set	their hands	and seafs	this	6thday of							
MAY	A.D. 18 8	7 1.	a Mrs	strong	(SEAL)							
JERRY ARMSTRONG and PEGGY ROBINSON	, 7	Cles	ail G	edinas	ノ(SEAL)							
		0	O.K.A	arm	strong (SEAL)							
		0,			(SEAL)							
STATE OF ILLINOIS, County of I, the undersigned Pydery Public, in and for s SERVER AND TRONG My commission expires	personally kno to the foregoin that	ROBINSO	he same purson leared before 1. It, sealed and de and purposes	whose received the whole received the received the whole received the whole received the received the received the received the received the received the received th	name s are subscribed erson and acknowledged trument as their free th, including the release this 6th							
REAL ESTATE MORTGAGE	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:	88197850							