UNOFILICIALICOPY

Recording requested by: Please return to:			THIS SPACE PROVIDED FOR RECORDER'S USE				
GENERAL FINANCE COEP 8723 S CICERO ROMETOWN IL 60436 NAME(s) OF ALL MORTGAGORS JOHN W. SMITH AND LISA M. SMITH AS JOINT TENENTS			88266756				
			MORTGAGE AND WARRANT TO	MORTGAGEE: GENERAL FINANCE CORP 8723 S CICERO HOMETOWN IL 60456			
NO. OF PAYMENT.	FIRST PAYMENT DUE DATE 07/17/88	٥	INAL PAYMENT UE DATE 06/17/2008	TOTAL PAYME			
(If not contra together with The Mortgagors for them	GAGE SECURES FUTURE ADVANCE by to law, this mortgage also secures the all extensions thereof) PRINCIP, assives, their heirs, personal represents total of payments the and payable	nu pay AL A	yment of all renewal MOUNT = 53462 and assigns, mortga	and renewal notes here 50 ge and warrant to Mortg	agee, to secure indebted-		
EAPER 70TH STREET 4 OF THE MORTH WIS UTH WEST 174 OF TH MOE 13 FAST OF THE X NO. 19-28-406-03 DRESS 7022 SO. LAW	L. FR	1 V 7 .= /4 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	HOR AHT TO MOT NI TRAA AHT GM NI GIHRMHOT, T	TH FAST 2 OF THE NORTH,	8826675		
DEMAND FEATURE (if checked)	Anytime after you will have to pay the principal a domand. If we elect to exercise this payment in full is due. If you fail note, mortgage or deed of trust tha for a prepayment penalty that would	mour optic to pa t secu	nt of the loan and al on you will be given y, we will have the ures this loan. If we	unpaid in wrest accrued written no ice of electio ght to exercise any rig elect to exercise this o	I to the day we make the in at least 90 days before hts permitted under the ption, and the note calls		
of foreclosure shall expire waiving all rights under	profits arising or to arise from the real of a situated in the County of and by virtue of the Homestead Executed in the covening and by virtue of the Homestead Executed in the covening and the	ostate COO mptic	from default until to K	ne time to redeem from and State of Illim of Illinois, and all righ	any sale under judgment ्राप्, hereby releasing and		
thereof, or the interest to procure or renew insurar this mortgage mentioned or in said promissory no option or election, be in said premises and to rece be applied upon the inde-	ided and agreed that if default be ma hereon or any part thereof, when duc ide, as hereinafter provided, then and it shall thersuppon, at the option of the te contained to the contrary notwiths mmediately foreclosed; and it shall be sive all rents, issues and profits thereo obtedness secured hereby, and the cost to be applied on the interest accruing as	o, or in such holds tandi law of, the surt when the surt was a surt when the surt when the surt when the surt was a surt was a surt when the surt was a surt was a surt was a surt was a surt when the surt was a	n case of waste or no h case, the whole of er of the note, becon ng and this mortgag rful for said Mortgag s same when collecte nereln any such suit	in-payment of taxes or a said principal and intere to immediately due and to may, without notice to bee, agents or attorneys, d, after the deduction of the pending may appoint to	ssessments, or neglect to st secured by the note in payable; anything herein to said Mortgagor of said to enter into and upon f reasonable expenses, to a Receiver to collect said		
payment of any installm principal or such interest edness secured by this m agreed that in the event	bject and subordinate to another more ent of principal or of interest on said and the amount so paid with legal in ortgage and the accompanying note s of such default or should any suit be companying note shall become and b e.	prior terest hall to com	mortgage, the hold thereon from the til se deemed to be sec menced to foreclose	er of this mortgage may ne of such payment may ured by this mortgage, a said prior mortgage, the	y pay such installment of y be added to the indebt- ind it is further expressly in the amount secured by		
This instrument prepared	by		(Name)				
of					Illinois.		

	And the seid Mortgagor further ovenants			ORY	will in th	
bulle relia peya renp othe dest satis ing a such mise	e pay all taxes and assessments on the sidings that may at any time be upon said able company, up to the insurable value timble in case of loss to the said Mortgagee arowel certificates therefor; and said Mortgagee arowel certificates therefor; and said Mortgagee arowel certificates therefor; and said Mortgage involve; for any and all money that may be cruetion of said buildings or any of them, afaction of the money secured hereby, or and in case of refusal or neglect of said Mortgage in the said more pay such taxes, and all more proceedings.	premises insured thereof, or up to the deliver the series of the deliver thus to in the deliver thus paid shall be delivered the deliver	or fire, extended covine emount remaining under the mount remaining under the mount remaining under the policies aright to collect pon any similar the less \$ 500 may some shall so elect, may sure or deliver such policies are secured hereby, and the secured hereby and the secured hereby, and the secured hereby and the secured her	trage and vandalism (impaid of the said inco of insurance thereo tive and repeipt, in to uch policies of insur- reasonable expen y use the same in rep plicies, or to pay taxe and shall bear interes	and malicious mischief in debtedness by suitable p ri, as soon as effected, in the name of said Mortgo ses in obtaining such mo- airing or rebuilding such as, said Mortgagee may go at at the rate stated in ti	n some olicies, and all agor or se to or oney in a build- rocure he pro-
Mort prop	f not prohibited by lew or regulation, this tagges and without notice to Mortgagor for or the vesting of the promises, or upon the vesting of theser or transferse assumes the indebted of the contract of the	orthwith upon the f such title in any	conveyance of Morte manner in persons or	pegor's title to all or entities other than,	any portion of said mor	1geged
	And said Mortgagor further agrees that in c all bear like interest with the principal of s		ne payment of the inte	rest on said note wh	en it becomes due and p	eyable
pron any this prot by f a dec	and it is further explantly agreed by and nissory note or in any of them or any part of the overants, or a rerments herein or mortgage, then or in any such cases, sai setting their acceptance or other wise, and cree shall be entered for such recomple faund it is further mutually understand and	rt thereof, or the ontained, or in cas d Mortgagor shall n such suit and for a lien is hereby gives, together with vegreed, by and be	interest thereon, or are said Mortgages is ma at once owe said Mor the collection of the avenue of the avenue of the avenue of the avenue other indebte atween the parties her	by part thereof, when de a party to any sul- tgagee reasonable at amount due and secu- ies for such fees, and dness may be due an eto, that the covena	n due, or in case of a bro t by reason of the existe torney's or solicitor's for red by this mortgage, we in case of foreclosure to ad secured hereby.	mech in once of ses for hether hereof, visions
tors	in contained shall apply to, and, as far and assigns of said parties respectively. witness whereof, the said Mortgagor has a said mortgagor			for the benefit of th	17	
•••	JUNE	A.D. 18_6		In Smat	¥	ey of EAL)
	•	7	Odlion	im unic	4. 1	EALI
GC ¹ /2	1, 3, 4 1	4	Mauris Violis	Leur	014	EAL)
	TE OF ILLINOIS, County ofCthe undersigned, a Notary Public, in and fo	COOK r said County and	State aforesald, 35 ner	aph ceuthylines # 3	CORDING	\$18.25 5:06:00
JOHN W	. AND LISA M. SMITH			-6		
	8826675 6	to the foregoin that <u>T</u> han and voluntary	e <u>Y</u> signed, seal	l before nie this day ed and delivered said purposes the ein sot	ose name S subscrin person and acknowled instrument as THIER forth, including the rel	dged (free
	88	Given under m	y hand and		(e) 19 his	
	æ	day of	Jurie .		, A.D. 19 B	<u>a</u> .
	My commission expires	, 19	Carne	Notary Public	robine j	
REAL ESTATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE	£	Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions.	Sometown Firme (org 8733 5, Cure Nonetown (10. 60456	88266756