BOX 933-TH UNOFF STATE MONTGAGE OF YOUR MENTS OF THE STATE MONTGAGE OF THE STATE MONTGAG

	REAL	SIAT	E-MORT GARSE		
Recording requested by Please return to:	y:	COOK	THIS SPACE PE COUNTY, ILLINOIS D FOR RECORD	ROVIDED	OR RECORDER'S USE
GENERAL FINANCE 3409 W LAWRENCE CHICAGO IL 606	E		UG 15 PH 2: 0	1	883683 74
				adentical designation of the second s	Description of the Boundary of
NAME(s) OF ALL MO	PRTGAGORS		+ 2°	MORTGA	GEE: Comment of the second of the pro-
• • • • • • • • • • • • • • • • • • • •	IA AND MARGHERITA FE AS JOINT TENANTS		MORTGAGE AND WARRANT TO	3409 W	L FINANCE CORPORATION LAWRENCE CARROLL CORPORATION O IL 60625
3409 W LAWRENC	E				
CHICAGO IL 606	25				
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE		NAL PAYMENT JE DATE		TOTAL OF PAYMENTS HELD BEACH
60	9-12-88	8	-12-93		7965.60
(If not contra	SAGE SECULES FUTURE ADVAN by to law, this mortgage also secures all extensions thereof) PRINCIP	the pay	ment of all renewals	and renewal	notes hereof, and a start a range
ness in the amount of the date herewith and future charges as provided in the DESCRIBED REAL EST. LOT 41 AND (EXCBEING THAT PART	CEPT SOUTH 24.50 FEET OF THE EAST 1/2 OF RTH, RANGE 12 LYING E	le as inche maxiotedness) OF "HE !	licated above and evenum outstanding and advances and as LOT 40 IN E	idenced by the mount shown as permitted by BLOCK 7 RACTIONA	at certain promissory note of even above, together with interest and law, ALL OF THE FOLLOWING IN FAIRVIEW HEIGHTS L 1/4 OF SECTION 9,
			0,		10
PERMANENT TAX # COMMONLY KNOWN	12-09-418-075 AS 5030 FORESTER SCH	ILLE	R PARY IL		TOO IN THAT
		•	C		Constraint in Homes and Constraint Constrain
DEMAND FEATURE (if checked)	Anytime after n/a you will have to pay the principal demand. If we elect to exercise th payment in full is due. If you fail note, mortgage or deed of trust th for a prepayment penalty that wou	amount is option to pay at secur	t of the loan and all n you will be given v , we will have the ri es this loan. If we	unpaid intere vritten notice ight to exerci- elect to exerc	of slection at least 90 days before at any rights permitted under the cise this option, and the note calls
of foreclosure shall expire waiving all rights under a	rofits arising or to arise from the real, situated in the County ofCO and by virtue of the Homestead Exfault in or breach of any of the cover	OK- emption	Laws of the State	and Sta of Illinois, an	te of Illinois hereby releasing and did all right to retain possession of
thereof, or the interest the produce or renew insurant this mortgage mentioned or in said promissory not option or election, be in said premises and to receibe applied upon the indefents, issues and profits to	ded and agreed that if default be mereon or any part thereof, when duce, as hereinafter provided, then and shall thereupon, at the option of the contained to the contrary notwith mediately foreclosed; and it shall the all rents, issues and profits there bredness secured hereby, and the cobe applied on the interest accruing a	ie, or in in such e holder istandin be lawfoot, the sourt who	case of waste or nor case, the whole of si of the note, become g and this mortgage ul for said Mortgage same when collected trein any such suit is	n-payment of aid principal a s immediately may, withou se, agents or a l, after the dec s pending may	taxes or assessments, or neglect to and interest secured by the note in due and payable; anything herein t notice to said Mortgagor of said strongers, to enter into and upon duction of reasonable expenses, to appoint a Receiver to collect said nount found due by such decree.
payment of any installme principal or such interest edness secured by this ma- agreed that in the event of		d prior of nterest to shall be e comm	mortgage, the holder hereon from the tim deemed to be secu- enced to foreclose sa	r of this mort e of such payi red by this mi aid prior mort	gage may pay such installment of ment may be added to the indebt- ortgage, and it is further expressly gage, then the amount secured by
This instrument prepared t	HELEN BREIDENBACH		(Name)		
of 3409 W	LAWRENCE CHICAGO IL	60625	(Name)		Illinois.

(Address)

013-00021 (REV. 5-88)

li

And said Mortgagor further agrees that in case of default in the payment of the interest on said note when it become it shall beer like interest with the principal of said note. And it is further expressly agreed by and between said Mortgagor and Mortgages, that if default be made in the promissory note or in any of them or any part thereof, or the interest thereon, or any part thereof, when due, or in any of the covenants, or agreements herein contained, or in case said Mortgages is made a party to any suit by reason this mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgages reasonable attorney's or protecting	ne payment of said case of a breach in of the existence of solicitor's fees for mortgage, whether foreclosure hereof, eraby.
In witness whereof, the said Mortgagor S he Véhereunto set their hand S and seal S this 8th	cutors, administra-
AUGUST A.D. 19 88	(SEAL)
Margante Charles	(SEAL)
	(SEAL)
STATE OF ILLINOIS, County of	(SEAL)
AS JOINT TENANTS	
personally known to me to be the same person S whose name	
to the foregoing instrument appeared before me this day in person and that T he Y signed, sealed and delivated said instrument. ANTHONY O. MARES and voluntary act, for the uses and purposes therein so forth, included the signed sealed and delivated said instrument.	as A free
ANTHONY O. (VIALLINGIS) RIOTARY PUBLIC. STATE OF ILLINGIS MY COMMISSION EXPIRES 8/12/90 and voluntary act, for the uses and purposes therein on forth, include and waiver of the right of homestead.	ding the release
Given under my hand and NOTRIAL sea File 81	th
A A feedball of the control of the c	A.D. 19_88
1. of the	
8-12-90 , 19 We Notary Public	The state of the s
and the control of th	•
DO NOT WRITE IN ABOVE SPACE DO NOT WRITE IN ABOVE SPACE TO TO TO TO TO TO TO THEAL ESTATE MORTGAGE TO TO TO TO THEAL ETHANCE CORPORATION 3409 W LAWRENCE	CHICAGO IL 60625