BOX 333 - C					
Recording requested	by:	THIS SPACE	PROVIDED	FOR RECORDER	r'S USE
Please return to:	nir c	t e		• • • • • • • • • • • • • • • • • • • •	$(x,Y,x_0) = (x,y_0)^{1/2}$
GENERAL FINA GODS W. CER			en e	Anna de la companya del companya de la companya del companya de la	
		N 8	943490)	
CERO, 11. 60	wije			A STATE OF THE STA	1 1
ME AND ADDRE	SS OF ALL MORTGAGORS		MORTG	AGEE:	
	JUNG, HIS WIFE	MORTGAGE	GENERAL FIMANCE CORP. 6025 W CERNAK RD.		
0 W 24TH PL. BRO, IL. 60650		WARRANT		IL. 60650	er en
		то		·	
		and the second section of the second		April 1981 - April 1985	12.
OF PAYMENTS	FIRST PAYMENT	FINAL PAYMEN	<u>. 1</u>	TOTAL OF	
	DUE DATE	DUE DATE		PAYMENTS '	4 5 4 5
120	10/18/89	09/18/99		29115.60	promise Communication
THIS MORT	GAGE SECURES FUTURE ADVANC	ES - MAXIMUM OUTS	TANDING \$_	.00	
(If not contra	ury to law, this mortgage also secures the hall extensions (hypodf) PRINCIPAL	re payment of all renews	is and renewal	notes hereof,	
Mortgagors for then	nselves, their heirs, per coal representa	tives and assigns, mortg	age and warran	t to Mortgages, to se	cure indebter
	ne total of payment. The and payable				
	e advances, if any, not to receed the enote or notes evidencing such indebte				
CRIBED REAL EST	ATE, to wit: LOT 10 IN THE WE	T 1/2 OF BLOCK 1	1 IN BAIRI	AND BRADLEY'S	3
	ON PARK IN SECTION 26. TOWN AN, IN COCK COUNTY, ILLIED		ANGE 13 E	LET OF THE THE	HTD
PHOTLED MENTOTS	in, in cook counti, initia				
			TAX# 16	28 117 030	
		A	ddress_54	20 W 24TH PL.	Q
.uuk	COUNTY, ILL IROIS		_ 01	OERO, IL. 606	50 Č
	to page of takes	7/2	3000	The second second second	Ž
		0 + 0 + <i>a</i> ((d)		e. Ny faritr'ora dia mampiasa ny kaodim-paositra dia mandra ny faritr'ora ny faritr'ora ny faritr'ora ny faritr'o	o siyasi kata 🦸
եւ Մեր հեղա ղ ու	report 5 py 2:56 8	9 t 3 t 4 N S 🗢 🗀			~
a tie the page	right 15 PM 2: 56 8	9434905			Ç
is the shippy	rtm 15 PM 2: 56 8	9434905	>		٤
is the shippy	ናቸኛ 15 PM 2:56 8	9434905			Š
AND FEATURE	XX Anytime after10	year(s) from the date of			II balance and
AND FEATURE	Anytime after 10	year(s) from the date on nount of the loan and a	H unpai I interc	ist accrued to the day	II balance and
AND FEATURE	Anytime after 10 you will have to pay the principal a demand. If we elect to exercise this payment in full is due. If you fail to	year(s) from the clate on count of the loan and a option you will be given o pay, we will have the	t unpaid interd written notice right to exerci	est accrued to the day of election at least 9 ony rights permit	Il balance and we make th 30 days befor ted under the
IAND FEATURE	Anytime after 10 you will have to pay the principal a demand. If we elect to exercise this payment in full is due. If you fail thote, mortgage or deed of trust that	year(s) from the clate on the clate of the loan and a option you will be given to pay, we will have the secures this loan. If w	Hunpai Fintero written no.ide right to exerci select to exer	est accrued to the day of election at least 9 ony rights permit	Il balance and we make the O days befor ted under the
IAND FEATURE	Anytime after 10 you will have to pay the principal a demand. If we elect to exercise this payment in full is due. If you fail to	year(s) from the clate on the clate of the loan and a option you will be given to pay, we will have the secures this loan. If w	Hunpai Fintero written no.ide right to exerci select to exer	est accrued to the day of election at least 9 ony rights permit	Il balance and we make the O days befor ted under the
IAND FEATURE f checked) iding the rents and p	Anytime after 10 you will have to pay the principal as demand. If we elect to exercise this payment in full is due. If you fall to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real payment arising or to arise from the real payment.	year(s) from the date on nount of the loan and a option you will be given o pay, we will have the secures this loan. If when due, there will be no	tunpailinters written no.ius right to exerc select to exer preservent	est accrued to the day of election at least & reany rights permit size this option, and	Il balance and we make the O days before the under the the note call the foreign the deriver the deriver the the foreign the foreign the foreign the foreign the foreign the the foreign the f
IAND FEATURE Echecked) ding the rents and p reclosure shall expire	Anytime after 10 you will have to pay the principal acdemand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real payment per country of 20	year(s) from the date of nount of the loan and a option you will be given a pay, we will have the secures this loan. If we be due, there will be no that from default until the secure of the secure o	tunpai i interc written no. ius right to exerci sufect to exer pre ayment he ime to are	ost accrued to the day of election at least E any rights permit size this option, and the live by edition that the size of the size it so things, he aby	II balance and we make the second was before the the note call derjudgmen releasing and
IAND FEATURE f checked) iding the rents and p preclosure shall expire ing all rights under	Anytime after 10 you will have to pay the principal as demand. If we elect to exercise this payment in full is due. If you fall to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real payment arising or to arise from the real payment.	year(s) from the date on nount of the loan and a option you will be given a pay, we will have the secures this loan. If we be due, there will be no unteresting the from default until in the pation.	tunpaid intercemental intercem	ost accrued to the day of election at least 8 in any rights permit size this option, and the first time of the permit is a time of the permit is a time of the permit in the permit is a time of the permit in the p	II balance an we make the Godays befor ted under the the note call der judgmen releasing an
MAND FEATURE if checked) uding the rents and poseclosure shall expire ang all rights under a	Anytime after 10. you will have to pay the principal ademand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real grant by virtue of the Homestead Exendant in or breach of any of the covena-	year(s) from the date on nount of the loan and a option you will be given a pay, we will have the secures this loan. If we be due, there will be no option Laws of the Statents, agreements, or provints, agreements, or provints.	thungaid intercemental intercements of the control	ost accrued to the day of election at least Election at least Election at least Election and the control of the	Il balance and we make the content of the content o
AAND FEATURE if checked) iding the rents and posedosure shall expire ing all rights under a premises after any de	Anytime after 10 you will have to pay the principal a demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would enfits arising or to arise from the real as, situated in the County of 20 and by virtue of the Homestead Exemifault in or breach of any of the covenalided and agreed that if default be madelification.	year(s) from the date of nount of the loan and a option you will be given to pay, we will have the secures this loan. If we be due, there will be no option Laws of the State from default until the note, agreements, or provide in the payment of sale	tunpai i interce written no iue right to exerce elect to exerce pre aymont. he ime to accomplish to the ime to accomplish the imetal	ost accrued to the day of election at least Election at least Election at least Election at least Election, and the control of	Il balance ar y we make the days befo ted under the the note cal der judgmen releasing an possession c
AAND FEATURE if checked) iding the rents and poreclosure shall expire ing all rights under opening all rights under any de and it is further proving the inferest the universal and its further proving the inferest the universal and its or the universal and univ	Anytime after 10 you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the really a situated in the County of 20 and by virtue of the Homestead Exemplant in or breach of any of the covena ided and agreed that if default be madere on or any part thereof, when due, ce, as hereinafter provided, then and in	year(s) from the date of nount of the loan and a option you will be given on pay, we will have the secures this loan. If we be due, there will be no state from default until the payment of sale or in case of waste or measured case, the whole of	thunpaid intercemental intercements of exercise electron	ost accrued to the day of election at least Election and the control of the control	Il balance ar y we make the O days befo ted under the the note cal der judgmen releasing an possession of n) or any pa , or neglect to by the note
AAND FEATURE if checked) realistic shall expire ing all rights under in premises after any de not it is further provi- pot, or the interest the ure or renew insuran mortgage mentioned	Anytime after 10 you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the really a situated in the County of and by virtue of the Homestead Exended that in or breach of any of the covena ided and agreed that if default be madered or any part thereof, when due, as hereinafter provided, then and in shall thereupon, at the option of the tempor or the shall thereupon, at the option of the said in the shall thereupon, at the option of the said in the s	year(s) from the date of nount of the loan and a option you will be given to pay, we will have the secures this loan. If we be due, there will be no state from default until the payment of sale or in case of waste or in such case, the whole of iolder of the note, become	thunpaid intercemental intercements of exercise electron exercise electron exercise electron exercise electron exercise electron exercise electron	ost accrued to the day of election at least Election and the control of the control	Il balance ar y we make the O days befo ted under the the note cal der judgmen releasing an possession of n) or any pa , or neglect to by the note in
MAND FEATURE if checked) uding the rents and poreclosure shall expire ying all rights under i premises after any de end it is further provi- end, or the interest the cure or renew insuran mortgage mentioned is said promissory not	Anytime after 10 you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the really a situated in the County of 20 and by virtue of the Homestead Exemplant in or breach of any of the covena ided and agreed that if default be madere on or any part thereof, when due, ce, as hereinafter provided, then and in	year(s) from the date of nount of the loan and a option you will be given to pay, we will have the secures this loan. If we be due, there will be no state from default until the payment of said or in case of waste or in such case, the whole of incider of the note, becomending and this mortges.	thunpaid intercemental intercements of the exercise elect to exercise of the exercise electronic	ost accrued to the day of election at least Election and the control of the control	Il balance any we make the O days befored under the note call der judgmer releasing any passession of any parting hereitgagor of sai
MAND FEATURE (if checked) uding the rents and poreclosure shall expire ving all rights under a premises after any de And it is further provient, or the interest th cure or renew insuran mortgage mentioned in said promissory not on or election, be in premises and to rece	Anytime after 10 you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would exofits arising or to arise from the real grand by virtue of the Homestead Exendant in or breach of any of the covenation of any part thereof, when due, ice, as hereinafter provided, then and it shall thereupon, at the option of the formediately foreclosed; and it shall be invents, issues and profits thereof.	year(s) from the date of nount of the loan and a option you will be given a pay, we will have the secures this loan. If we be due, there will be no tate from default until the payment of sale in the payment of sale or in case of waste or in such case, the whole of lolder of the note, become anding and this mortgage, the same when collected.	thunpaid intercemental intercements of exercises and the second of the s	ost accrued to the day of election at least & of election, and of their taxes or assessments and interest secured in the election of reasonable duction of reasonable duction of reasonable duction of reasonable and duction of reasonable duction of reasonable	of balance and we make the content of the content o
MAND FEATURE (if checked) uding the rents and poreclosure shall expire ving all rights under a premises after any defect, or the interest theore or renew insurant mortgage mentioned in said promissory not on election, be in premises and to rece upplied upon the inde	Anytime after 10 you will have to pay the principal acceptant. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real grand by virtue of the Homestead Exended by virtue of the Homestead Exended and agreed that if default be made in a horeign at the real grand in the contained of the tontained to the contrary notwithst the contained to the contrary notwithst the medical telegraph of the formed attelly foreclosed; and it shall be contained to the contrary notwithst termindicately foreclosed; and it shall be	year(s) from the date of nount of the loan and a option you will be given to pay, we will have the secures this loan. If we be due, there will be no load from default until the pation Laws of the State and the payment of sail or to case of waste or me such case, the whole of solder of the note, become and the mortgage lawful for said Mortgage, the same when collected the words and such suit the same when collected the same when the same when collected the same when collected the sa	thunpaid intercemental intercements of exercise to exercise the transfer of transf	ost accrued to the day of election at least & of election, and of the order of easy of them taxes or assessments and interest secured if due and payable; and interest secured it notice to said Morattorneys, to enter is duction of reasonable appoint a Roceiver of election at	balance and we make the desired under the note call der judgmen releasing and possession of the note in the note and upon sexpenses, to collect sale.
MAND FEATURE (if checked) luding the rents and ploreclosure shall expire ving all rights under a premises after any defection or the interest the cure or renew insurant mortgage mentioned in said promises and to receapplied upon the indest, issues and profits to	Anytime after 10. you will have to pay the principal a demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real grounds by virtue of the Homestead Exemplault in or breach of any of the covenance, as hereinafter provided, then and in shall thereupon, at the option of the fire contained to the contrary notwithst pixel and it rents, issues and profits thereof breaches secured hereby, and the court be be applied on the interest accruing after the payment of the court	year(s) from the date on nount of the loan and a option you will be given to pay, we will have the secures this loan. If we be due, there will be no state from default until the due, there will be not be due, there will be not be due, there will be not the payment of sail or to case of waste or not case of waste or not case of waste or not case of the whole of solder of the note, becomending and this mortgag lawful for said Mortga, the same when collected the working and the terforeclosure sale, the terforeclosure sale, the terforeclosure sale, the terforeclosure sale, the same waste of the terforeclosure sale, the terforeclosure sale, the terforeclosure sale, the same waste of the terforeclosure sale, the terfo	It unpaid interces written no ite right to exerce ple to exerce the ime to ac- continue sions herein co d promissory re on payment of said principal ine immediately ie may, withough gue, agents or id, after the de- is pending may exes and the an	ost accrued to the day of election at least Election, and the least Election at leas	balance any we make the O days befor ted under the note call derjudgmen releasing and possession on any part, or neglect to y the note in typing herein to and upon a expenses, to collect said such decree.
MAND FEATURE (if checked) luding the rents and ploreclosure shall expire ving all rights under all premises after any defection or the interest them or renew insurantipage mentioned in said promissory not increased promises and to receipplied upon the indests, issues and profits to fithis mortgage is subment of any installment.	Anytime after 10 you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the really a situated in the County of and by virtue of the Homestead Exended and agreed that if default be madered or any part thereof, when due, i.e., as hereinafter provided, then and it shall thereupon, at the option of the secontained to the contrary notwiths to mediately foreclosed; and it shall be invested to the contrary notwiths to the default of the countrary of the countrary issues and profits thereof bit does secured hereby, and the countrary of the countral papers of the interest accruing after the of principal or of interest on said ject and subordinate to another mortgant of principal or of interest on said	year(s) from the date of nount of the loan and a option you will be given to pay, we will have the secures this loan. If we be due, there will be no state from default until the payment of sail or in case of waste or in such case, the whole of iolder of the note, become anding and this mortgagitawful for said Mortga, the same when collected wherein any such suiter foreclosure sale, the topion mortgage, it is hereby expression mortgage, the hold	thunpaid interces written no ide right to exerce plet to exerce plet to exerce premyment he ime to acc consistence d promissory re premyment of said principal he immediately he may, without gue, agents or di, after the de- is pending may exes and the an ly agreed that er of this more	ost accrued to the day of election at least E of election, and election of them election of reasonable appoint a Receiver election of reasonable election of the e	balance any we make the O days befor ted under the note call derived and releasing and possession of any the note in the note
MAND FEATURE if checked) uding the rents and poreclosure shall expire imp all rights under a premises after any de and it is further provi- end, or the interest the mortgage mentioned is said promissory not on or efection, be in premises and to rece pplied upon the inde- is, issues and profits to this mortgage is sub nent of any installine cipal or such interest	Anytime after 10 you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fall to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real yes, situated in the County of and by virtue of the Homestead Exended that if default be madered or any part thereof, when due, ce, as hereinafter provided, then and it shall thereupon, at the option of the fire contained to the contrary notwithst productely foreclosed; and it shall be ive all rents, issues and profits thereof bedness secured hereby, and the course be applied on the interest accruing after of principal or of interest on said and the amount so paid with legal interest and the amount so paid with legal interest.	year(s) from the date of nount of the loan and a option you will be given to pay, we will have the secures this loan. If we be due, there will be no state from default until the payment of sail or to case of waste or me case of waste or me case of the shoot of the same when coffects to wherein any such suit or foreclosure sale, the tempe, it is hereby expression mortgage, the hold rest thereon from the ties.	thunpaid intercemental intercements of the exercise elect to exercise electrons berein configuration of electrons el	ost accrued to the day of election at least & or early rights permit itself his option, and itself his option, and interest secured it due and interest secured it notice to said Morattorneys, to enter is duction of reasonable appoint a Roceiver to nount found due by should any default betage may pay such it ment may be added to the or election of the election	of balance and we make the dodays befor the under the the note call der judgmen releasing and possession of any the note in tything hereinto and upon a expenses, to collect said such decree.
AAND FEATURE if checked) ading the rents and poseclosure shall expire impall rights under a premises after any de and it is further provided, or the interest the ure or renew insured is said promissory not premises and to receipplied upon the inde is, issues and profits to this mortgage is sub ment of any installine sipal or such interest ss secured by this me	Anytime after 10 you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real yes, situated in the County of 20 and by virtue of the Homestead Exended and agreed that if default be madered and agreed that if default be madered as hereinafter provided, then and in shall thereupon, at the option of the free contained to the contrary notwithst principally foreclosed; and it shall be ive all rents, issues and profits thereof be deposed on the interest accruing after any principal or of interest on said and the amount so paid with legal interest ortgage and the accompanying note shall principal or of interest on said.	year(s) from the date of nount of the loan and a option you will be given of pay, we will have the secures this loan. If we be due, there will be not take from default until it was a present, or provide in the payment of sail or to case of waste or to case of waste or to such case, the whole of loader of the note, become anding and this mortgag, the same when collected wherein any such suit er foreclosure sale, the to wage, it is hereby expression mortgage, the hold rest thereon from the tirall be deemed to be sec	thunpaid intercemental intercements of exercise elect to exercise may be elected promissory of said pay exes and the analy agreed that are of this morns of such pay ared by this morns of such pay are	ost accrued to the day of election at least & or any rights permit at so tump; hereby the sor assessment interest secured of the election of reasonable appoint a Receiver to end to to the election of reasonable appoint a Receiver to end to the election of the elect	balance and we make the odays befor the under the the note call der judgmen releasing and possession of any party the note in the and upon a expenses, to collect said such decree.
ding the rents and preclosure shall expire input any dependent of any installine provided upon the indexisted upon the indexided upon the indexide	Anytime after 10 you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real ups, situated in the County of 20 and by virtue of the Homestead Exended and agreed that if default be madered as hereinafter provided, then and it shall thereupon, at the option of the few contained to the contrary notwithstomediately foreclosed; and it shall be ive all rents, issues and profits thereof be applied on the interest accruing after and subordinate to another mortget and the amount so paid with legal interest grant the amount so paid with legal into ortgage and the accompanying note shall become and be companying note shall become and be	year(s) from the date of nount of the loan and a option you will be given to pay, we will have the secures this loan. If we be due, there will be no tate from default until the payment of sale in the payment of sale in the payment of sale or in case of waste or in such case, the whole of colder of the note, become anding and this mortgag lawful for said Mortgag, the same when collected the word of the same when collected the same when	thunpaid intercemental intercements of exercise elect to exercise may be a payment of and principal intercements of emergents or electron	ost accrued to the day of election at least & of election, and of their large o	of balance and we make the oder sudgment releasing and possession of any party the note in the indebt her expressly in tecured by
AND FEATURE checked) ding the rents and preclosure shall expire shall expire any all rights under any all rights under any or the interest the corresponding mentioned said promises and to receipted upon the inderesses and profits to this mortgage is subject of any installment of this mortgage and the accident of this mortgage.	Anytime after 10 you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real gostivated in the County of 20 and by virtue of the Homestead Exended and agreed that if default be madered or any part thereof, when due, ice, as hereinafter provided, then and in shall thereupon, at the option of the free contained to the contrary notwithstromediately foreclosed; and it shall be ive all rents, issues and profits thereof bredness secured hereby, and the course be applied on the interest accruing after the amount so paid with legal interest and the amount so paid with legal interest given default or should any suit be companying note shall become and be	year(s) from the date of nount of the loan and a option you will be given to pay, we will have the secures this loan. If we be due, there will be no tate from default until the payment of sale in the payment of sale in the payment of sale or in case of waste or in such case, the whole of colder of the note, become anding and this mortgag lawful for said Mortgag, the same when collected the word of the same when collected the same when	thunpaid intercemental intercements of exercise elect to exercise may be a payment of and principal intercements of emergents or electron	ost accrued to the day of election at least & of election, and of their large o	of balance and we make the oder sudgment releasing and possession of any party the note in the indebt her expressly in tecured by
ding the rents and preciosure shall expire inp all rights under or enew insurant promises after any decreased promises and to receipted upon the independent of any installment of any i	you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real ups, situated in the County of and by virtue of the Homestead Exended and agreed that if default be made and any part thereof, when due, ice, as hereinafter provided, then and in shall thereupon, at the option of the free contained to the contrary networks the mediately foreclosed; and it shall be ive all rents, issues and profits thereof be departed on the interest accruing after any payment to another mortgage and the accompanying note shot such default or should any suit be companying note shall become and be companying note shall become and be companying note shall become and be	year(s) from the date of nount of the loan and a option you will be given to pay, we will have the secures this loan. If we be due, there will be no tate from default until the payment of sale in the payment of sale in the payment of sale or in case of waste or in such case, the whole of colder of the note, become anding and this mortgag lawful for said Mortgag, the same when collected the word of the same when collected the same when	thunpaid intercemental intercements of exercise elect to exercise may be a payment of and principal intercements of emergents or electron	ost accrued to the day of election at least & of election, and of their large o	de balance and we make the O days befor ted under the the note call der judgmen releasing and possession of any party of said to and upon a expenses, to collect said such decree. The made in the installment of the indebt her expressly of the owner of the owner.
dand the rents and pareclosure shall expire ing all rights under income in a little further proving, or the interest that or renew insurant one or renew insurant or alection, be in premises and to receipfied upon the index, issues and profits to this mortgage is subject of any installing ipal or such interest is secured by this middination the event of any installing ipal or such interest is secured by this middination the event of any installing ipal or such interest is secured by this middination the event of any installing ipal or such interest in the event of any installing ipal or such interest in the event of any installing ipal or such interest in the event of any installing ipal or such interest in the event of any installing ipal or such interest in the event of any installing ipal or such interest in the event of any installing ipal or such interest in the event of any installing ipal or such interest in the event of any installing ipal or such interest in the event of any installing ipal or such interest in the event of any installing ipal or such installing	Anytime after 10 you will have to pay the principal at demand. If we elect to exercise this payment in full is due. If you fail to note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real gostivated in the County of 20 and by virtue of the Homestead Exended and agreed that if default be madered or any part thereof, when due, ice, as hereinafter provided, then and in shall thereupon, at the option of the free contained to the contrary notwithstromediately foreclosed; and it shall be ive all rents, issues and profits thereof bredness secured hereby, and the course be applied on the interest accruing after the amount so paid with legal interest and the amount so paid with legal interest given default or should any suit be companying note shall become and be	year(s) from the date of nount of the loan and a option you will be given of pay, we will have the secures this loan. If we be due, there will be no state from default until the date from default until the payment of sail or to case of waste or no case of waste or no case of waste or no case of the whole of loader of the note, become anding and this mortgag, the same when collected the waste of the same when collected the same when co	thunpaid intercemental intercements of exercise elect to exercise may be a payment of and principal intercements of emergents or electron	ost accrued to the day of election at least & of election, and of their large o	of balance and we make the content of the note call der judgmen releasing and possession of the note in the and upon the note in the indebt her expressly in tecured by

*1···	And the said Mortgagor further corening	degrees to include side of the payment of said indebtedness is	
bui reli pay ren oth dos sat ing suc	ildings that may at any time be upon said lable company, up to the insurable value to yable in case of loss to the said Mortgaged arewal certificates therefor; and said Mortgarewals; for any and all money that may be struction of said buildings or any of them, infaction of the money secured hereby, or and in case of refusal or reglect of said Moth insurance or pay such taxes, and all more than the said said said in the said said said said said said said said	premises insured for fire, extended coverage and vandalism and malicious mischief inereof, or up to the amount remaining unpaid of the said indebtedness by suitable paid to deliver to	n some collicles, and all agor or pe to or coney in to build- procure the pro-
Mo pro pur	rigages and without notics to Mortgagor for party and premises, or upon the vesting of oheser or transferse assumes the indebtedne	mortgage and all sums hereby secured shall become due and payable at the option or the transport of the payable at the option or the conveyance of Mortgagor's title to all or any portion of said more such title in any manner in persons or entities other than, or with, Mortgagor unless secured hereby with the consent of the Mortgages.	of the tgaged ess the
prof any this prof by	And it is further and essity agreed by and missory note or in any of them or any part of the covenants, or rigre iments herein comortgage, then or in any such cases, said tecting	ise of default in the payment of the interest on said note when it becomes due and puld note.	of said each in nce of les for hether
here tors	हात (४००० व And it is further mutually understo a and i	sgreed, by and between the parties hereto, that the covenants, agreements and provide law allows, be binding upon and be for the benefit of the heirs, executors, admit the law allows, be binding upon and be for the benefit of the heirs, executors, admit the law allows, be binding upon and seal on the benefit of the heirs, executors, admit the law allows, be binding upon and seal on the law allows.	
	TRIBUTE STATE OF THE STATE OF T		AL)
•		Hilda June 1st	ALI 🔆 🔆
- i	1945 16 20 197 070 2015 5427 W PARK 11. W. CLCRWC, 11. 60650	(SE	
	TE OF ILLINOIS, County of COOK the undersigned, a Notary Public, in and for	said County and State aforesals, no hereby certify that HUGO & HILD JUNG	
	the standard of the standard o	personally known to me to be the same os, son whose name a property subscription to the foregoing instrument appeared before the this day in person and acknowled that they signed, sealed and delivered said instrument as they and voluntary act, for the uses and purposes the en set forth, including the released waiver of the right of homestead.	ree Qed
	WHILM SA	Given under my hand and ROPORTAL stat this 12th	(i)
* •	Notary Public, State of March	day of SEPTEMBER , A.D. 19 69	9
		10 John Thomas	
I 564 :	My commission expires And Commission expires to the end of the en	Notary Public A terminary control of the street of the st	海田 第1 10 10 11
REAL ESTATE MORTGAGE	The second of th	DO NOT WRITE IN ABOVE SPACE TO Recording Fee \$3.50. Extra acknowledgment, fifteen bents, and five cents for each lot over three and fifty bents for long descriptions.	