UNOFIE GENERAL COPY

The second secon	OIVOIN	EAU SIA	B MISK I HEADE	7	<u> </u>	<u> </u>
Recording requested	by:				FOR RECORDER'S L	
Please return to:	a Coro	ეი	M COUNTY, ILLIN	IOIS water and	, di or el presse verre est. Los recentarios en extragor	Sal Bate Blee
5710 N. Broads			AM EUR REGOR	<mark>(B</mark> assa terpek daga) Galassa (Chillian ter	There ether and his season	ju mesta ji jelesiji Distribusioni si
Chicago, Il.	60660	くろろろ	1000 -6 PH 3:	/// 2 0 % 46 10 6	89582351	palvardid, a
			Section of the Contraction	6-3-6-6-6-6	there, is garden both his fe	otropiecus
				tared for a training	ing ar as higher to water	ji turun praji Siran
NAME(S) OF ALL M	ORTGAGORS		t for a terminal and a first	MORTGA	AGEE: shows by each as-	1 1/2 (10) 2 (3)
David Collins	and Elvira Hohl-Colli	រាមេ	MORTGAGE AND	ļ	•	The Late Control
his wife as Jo 1455 W. Fargo	int Jonants		WARRANT		nte sa est dib <mark>ontako</mark> na Ekonologia zasatka toko	
	60626		то	General	Finance Corps bas	. <u>11146.57</u> 63
			State of the second seeds that		Hronduny	
	<u></u>	The second second	raker e kortjouwe	., mirago	1160660,	* 11 pt 13
NO. OF PAYMENTS	FIRST PAYMENT	, ,	NAL PAYMENT JE DATE		TOTAL OF PAYMENTS	
			and the second second		Land the second second second	in the souldten t
60	12/6/89		11/6/94		13,593.60	e ogsvær Literations
TUIC MOD	rgage secones future a	DVANCES	MA VIMIDM OUTET	and this of the	02	ert ares
(If not cont	rary to law, this mortgage also s	secures the pay	ment of all renewals	lawener bna	notes hereof,	n de la colo r. On la color de
-	th all extension thereof) The	•				
ness in the amount of the date herewith and futu	mselves, their heirs present re he total of payments are and re advances, if any, not lo e	payable as ind ceed the maxis	icated above and exmum outstanding a	Adenced by the mount shown	at certain promissory not above, together with int	e of even
charges as provided in the DESCRIBED REAL ES	ne note or notes evidencin, such TATE, to wit:	i indubindness	and advances and a	s permitted by	elaw, All Dr The FUL The Base of Joseph Per	poin at
	elineated on Plat of	00000	elia Hane AS E	set of Ini	- 77: in::Rindle:	
10 in Birch	sond Beach. In Section	n 29. Town	ship 41 North	. Range 14	i, East of the	
Third Princ:	ipal Heridian, which i March 19th, 1979 as	Plat of Si	rvey was file	d in the C	office of the	
Recorder on	March 19th, 1979 as	Documen -	1003790, IN C	ope codite)	4 6	l
			4	1. 10 (1.0)		<u>00</u>
'			1/4,			- 2
	and the second second	,		1.66	e E. A. G . Original in a communication of the com	
			(3		1971 - Frank - Ethick at 1	,
The Adress of th	is property is: 1455	W. Farge	Unit 3, Chic.	go, II.	60626	3 5
Permanent Tax Nu	mber: 13-29-311-028-		interpretation of the second second	74,	•	<u> </u>
DEMAND FEATURE (if checked)	you will have to pay the pri				can demand the full bala t accrued to the day we n	
(ii dimbrott)	demand. If we elect to exer	cise this option	you will be given v	vritten notice	of ection at least 90 day	s before
·	payment in full is due. If y note, mortgage or deed of tr					
	for a prepayment penalty that	it would be du				
ncluding the rents and p	profits arising or to arise from t	ho real estate f	rom default until th			
if foreclosure shall expir raiving all rights under	e, situated in the County of and by virtue of the Homeste	ad Exemption	Laws of the State		te of Illincis, hereby relea I all right to retain posse	
	ofault in or breach of any of the				italned.	
	ided and agreed that if default					
	hereon or any part thereof, whose, as hereinafter provided, the					
nis mortgage mentioned	shall thereupon, at the option	of the holder	of the note, become	immediately	due and payable; anythin	g herain
	te contained to the contrary namediately foreclosed; and it					
aid premises and to rece	ive all rents, issues and profits	thereof, the s	ame when collected	, after the ded	uction of reasonable expe	nses, to
	btedness secured hereby, and to be applied on the interest according					
If this mortgage is sub	pject and subordinate to anothe	er mortgage, it	is hereby expressly	agreed that si	hould any default be mad	e in the
ayment of any installme	ant of principal or of interest of and the amount so paid with h	on said prior m	tortgage, the holder	of this morts	illatzni dauz yaq yam egej	ment of
dness secured by this m	ortgage and the accompanying	note shall be	deemed to be secur	ed by this mo	rtgage, and it is further ex	pressly
greed that in the event of	of such default or should any sompanying note shall become	suit be comme	nced to foreclose sa	id prior mortg	age, then the amount sector of the	ured by
r holder of this mortgage			- Partie and Alle		ar the role spinott of the	11 %
his instrument prepared	by Joseph Gill	 	<u>, 13 42 - </u>			11 22
5710 N. Broadua	y, Chicago, Il. 606	60	(Namo)		13	linois.
(3-00021 (REV) 5-88)		(Address)		, a. a. a. a. a. a	· · · · · · · · · · · · · · · · · · ·	
* · · · · · · · · · · · · · · · · · · ·	医二氯甲基扎 法人员的		1. 1.1			1.11

ime pay all taxes and assessments on the ulidings that may at any time be upon soluble company, up to the insurable valuayable in case of loss to the said Mortgage snewal certificates therefor; and said Motherwise; for any and all money that may estruction of said buildings or any of the stisfaction of the money secured hereby, no and in case of refusal or neglect of said uch insurance or pay such taxes, and all income or pay such taxes, and all in the money and the said unique of the said unique of the said unique of pay such taxes, and all in the said unique of the said uniq	ints and agrees to and with said Mortgages that the year of said indebtedness tiller as said premises; and will as a further security for the payment of said indebtedness tiller as said premises insured for fire, extended coverage and vandalism and malicious mischief in som the reof, or up to the amount remaining unpaid of the said indebtedness by suitable policies are and to deliver to them all policies of insurance thereon, as soon as effected, and all ortgages shall have the right to collect, receive and receipt, in the name of said Mortgagor of become payable and collectable upon any such policies of insurance by reason of damage to other, and apply the same less \$ 500.00 reasonable expenses in obtaining such money in or in case said Mortgages shall be elect, may use the same in repairing or rebuilding such build the Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgages may procure montes thus paid shall be secured hereby, and shall bear interest at the rate stated in the proceeds of the sale of said premises, or out of such insurance money if not otherwise paid by said
ortgages and without notice to Mortgago operty and premises, or upon the vesting	this mortgage and all sums hereby secured shall become due and payable at the option of the or forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged in of such title in any manner in persons or entities other than, or with, Mortgagor unless the edness secured hereby with the consent of the Mortgagee.
And said Mortgager further agrees that it	In case of default in the payment of the interest on said note when it becomes due and payeble of said note:
omissory note of in any or them or any y of the covenants, or any pents herein is mortgage, then or in any such cases, otecting their interesting their interesting their interesting their interesting or otherwise, an interesting the entered for such reasy make any other interesting their mutually understood arrein contained shall apply to, and, as far	and between seld Mortgago, and Mortgagos, that if default he made in the payment of said part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in a contained, or in case said Mortgagos is made a party to any suit by reason of the existence of, said Mortgagor shall at once owe said Mortgagos reasonable attorney's or solicitor's fees for said Mortgagor shall at once owe said Mortgagos reasonable attorney's or solicitor's fees for said must suit and for the collection of the amount due and secured by this mortgago, whether all all is hereby given upon said premises for such fees, and in case of forsclosure hereof, a fees, together with whatever other indebtedness may be due and secured hereby. And a greed, by and between the parties hereto, that the covenants, agreements and provisions the law allows, be binding upon and be for the benefit of the heirs, executors, administra-
s and assigns of said parties respectively.	arman parties that the control of t The control of the control of
	have nerrunto set the inhands and seal a this Let dev of
Noverber	A.O. 19 89 Seals
on the second	(SEAL)
	(SEAL)
vid Colling and Elvira Hohl	。
ear ong remain remain no dibuteri et all dago at line met dag remain et eg hardil malane sa lineare et color, c mellengin en lineare et eller allegen et eller et eller et eller et eller e	and voluntary act, for the uses and purposes therein, at forth, including the release and waiver of the right of homestead.
OFFICIAL SEAL PRAYMOND LOUBOIS	Given under my hand and seaf this last
lotary Public; Stata of Illinois	day of No. 19 89
. เมษายน และสามารถ (การณ์ เมษายน เ	Notary Public
My commission expires	
My commission expires	