UNOFEL ESTATEMENT COPY

			/		· · · · · · · · · · · · · · · · · · ·	<u> </u>
Recording requested in Please return to:	by:		THIS SPACE P	ROVIDED F	OR RECORDER'S U	SE
GENERAL FINANCE C 3133 N CENTRAL AV CHICAGO, IL 60634	VE	S TIAN		. T#2222 #2292 #	RECORDING TRAN 5323 05/17/89 B #-89-22 COUNTY RECORDER	\$12.25 1144400 23033
	7:2000			TACRICA		Alexander of Constituting
NAME(s) OF ALL MO		<u>-</u> -	MORTGAGE	MORTGA	AGEE: FINANCE CORPORATI	~~~
STEPHEN KOWALSKI AND FRANCES H KOWALSKI, HIS WIFE, AS JOINT TENANTS			AND WARRANT TO	3133 N C	FINANCE CORPORATI CENTRAL AVE , IL 60634	UN
NO. OF PAYMENTS	FIRST PA DUE DAT		FINAL PAYMENT DUE DATE		TOTAL OF PAYMENTS 15356.	40
60	June 15	, 1989	May 15, 1994		Princial Amt. 9	583.51
(if not contra together wit	rary to law, this non thiall extension the	rtgage also secures the persof)	S — MAXIMUM OUTST	is and renewal n		
ness in the amount of the	he total of payment re advances, if any, re note or notes evid	its due and payable as	s indicated above and ev maximum outstanding ar	videnced by the smount shown as as permitted by	to Mortgagee, to secure in at certain promissory note above, together with inte law, ALL OF THE FOLL	e of even erest and
LOT 8 (EXCEPT THE 4 OF LOT 9 IN BLO OF THE EAST 328.3 CHAINS OF THE EAS 19. TOWNSHIP 40 N PRINCIPAL MERIDIA	E. NIRISON'S SU SOUTH & OF THE OUTHWEST & OF SE 13, EAST OF THE	GUBDIVISION WEST 10 SECTION THIRD		TRW REAL ESTATE LOAN SERVICES SUITE #1015 100 N. LASALLE CHICAGO, IL 60602	8922303	
PERMANENT PARCEL STREET ADDRESS:	NUMBER: 13-19 3341 NORTH NE	-323-008 EWLAND CHICAGO,	IL 60634	MI	AY 17 1989	3032
			C	0,,	en transport en	
DEMAND FEATURE (if checked)	you will have to p demand. If we all payment in full is note, mortgage or	pay the principal amo elect to exercise this op is due. If you fall to j ir deed of trust that se	ount of the loan and all ption you will be given w pay, we will have the ri	l unpaid it terest written roulce or right to exercise relect to exercise	can demand the full balarst accrued to the day we most election at least 90 days as any rights permitted unlike this option, and the nearly	nake the vs before nder the
of foreclosure shall expire	e, situated in the Cor and by virtue of th	ounty of <u>COOK</u> he Homestead Exempt	otion Laws of the State	of Illinois, and	em fro n any sale under ju te of Illings, hereby releas d alf right to retain posses	sing and
thereof, or the interest the procure or renew insurantitis mortgage mentioned or in said promissory not option or election, be in said premises and to receibe applied upon the indeletion or the indeletion.	hereon or any part to noe, as hereinafter or shall thereupon, at te contained to the modiately foreclositive all rents, issues a totedness secured he	thereof, when due, or provided, then and in suit the option of the hold contrary notwithstandised; and it shall be lated and profits thereof, thereby, and the court vierby, and the court vierby.	or in case of waste or non such case, the whole of sa lider of the note, become nding and this mortgage awful for said Mortgage the same when collected, wherein any such suit is	n-payment of ta said principal and e immediately do may, without ee, agents or att if, after the dedu s pending may a	ote (or any of them) or a taxes or assessments, or neight and interest secured by the due and payable; anything the notice to said Mortgagor ttorneys, to enter into an auction of reasonable exper appoint a Receiver to colle ount found due by such de	eglect to note in g herein r of said ad upon enses, to
payment of any installme principal or such interest edness secured by this ma agreed that in the event o	ent of principal or o and the amount so ortgage and the acco of such default or st companying note sha	of interest on said price paid with legal interestompanying note shall thould any suit be con	ior mortgage, the holder est thereon from the time I be deemed to be secur mmenced to foreclose sa	r of this mortga ie of such paymi red by this mor aid prior mortga	hould any default be made gage may pay such installm nent may be added to the i rtgage, and it is further ex page, then the amount secu at the sole option of the	nent of () indebt () opressly () ured by
This instrument prepared b		MARYLIS RIJOS	(Name)			
	3 NORTH CENTR	AT.	, .	CAGO	111	iinois.

3133 NORTH CENTRAL

013-00021 (REV. 5-88)

(Address)

And the said Mortgagor further covenants and agrees to and with said Mortgagee that time pay all taxes and assessments on the said premises, and will as a further security for the payment of said indebtedness keep all buildings that may at any time be upon said premises insured for fire, extended coverage and vandalism and malicious mischief in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, payable in case of loss to the said Mortgagee and to deliver to ___US__ _all policies of insurance thereon, as soon as effected, and all renewal certificates therefor; and said Mortgagee shall have the right to collect, receive and receipt, in the name of said Mortgagor or otherwise; for any and all money that may become payable and collectable upon any such policies of insurance by reason of damage to or destruction of said buildings or any of them, and apply the same less \$500.00 reasonable expenses in obtaining such money in _ reasonable expenses in obtaining such money in satisfaction of the money secured hereby, or in case said Mortgagee shall so elect, may use the same in repairing or rebuilding such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interest at the rate stated in the promissory note and be paid out of the proceeds of the sale of said premises, or out of such insurance money if not otherwise paid by said If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgages and without notice to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with, Mortgagor unless the purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgagee. 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 beer like interest with the principal of said note. And it is further expressly agreed by and between said Mortgagor and Mortgagoe, that if default be made in the payment of said promissory note or in any richem or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in any of the covenants, or agreements herein contained, or in case said Mortgages is made a party to any sult by reason of the existence of this mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for interest in such suit and for the collection of the amount due and secured by this mortgage, whether OUR by foreclosure proceedings or otherwise, and a lien is hereby given upon said premises for such fees, and in case of foreclosure hereof, a decree shall be entered for such reasonable fees, together with whatever other indebtedness may be due and secured hereby. And it is further mutually understood and ogreed, by and between the parties hereto, that the covenants, agreements and provisions herein contained shall apply to, and, as far is the law allows, be binding upon and be for the benefit of the heirs, executors, administrators and assigns of said parties respectively. In witness whereof, the said Mortgagor s have recento set their hand A.D. 19 89 (SEAL) TRW REAL ESTATE LOAN SERVICES (SEAL) SUITE RIOIS (SEAL) 100 N. Lasalle CHICAGO, IL 60602 (SEAL) STATE OF ILLINOIS, County of Cook I, the undersigned, a Notary Public, in and for said County and State aforesaid, concreby certify that STEPEHN KOWALSKI AND FRANCES H KOWALSKI, HIS WIFE, AS JOINT TENANTS 89223033 personally known to me to be the same per onwhose nameS ARE subscribed to the foregoing instrument appeared before in this day in person and acknowledged The Y signed, sealed and deliver to said instrument as their free and voluntary act, for the uses and purposes the un set forth, including the release 'OFFICIAL SEAL' and waiver of the right of homestead. SCOTT R. GIBSON Notery Public, State of Illinois sea' tris 10th Given under my hand and____ notarial **by Commission Expires** 10/14/91 A.D. 19 89 day of_ Notary Public My commission expires three and fifty Extra acknowledgments, REAL ESTATE MORTGAGE NOT WRITE IN ABOVE SPACE and five cents for each lot over 2 sents for long descriptions Recording Fee \$3.50. 8