Recording requested by:	THIS SPACE P	ROVIDED FOR RECORD	ER'S USE
Please return to: OMNEAL PIRATUS CORPORATION OF ILLINOIS O743 B MARCH AVENUE DELIGRATION IL 60455	35	55954	
entropies yada estropi keta te di didi. Di esti di		्याकृति । विश्व के अक्षेत्रक्षा विश्व कर । विश्व स्थापन विश्व विश्व स्थापन विश्व के अस्ति । विश्व व	•
NAME AND ADDRESS OF ALL MORTGAGORS		MORTGAGEE:	e egistik
PAUL S. MAPINE AND LARRENA S. MAPINE 9513 & CHELL GOASS	MORTGAGE AND WARRANT	gerat gan tedagen korené beli be na resugeta da et gibbar an et na gerar er et anan kar gan b na	enga omis i un i erredik gegen til er gleve er kil
TAX 20. 25-01-411-013-0000	Andrew State Communication of the Communication of	OF RELIESE	The file that the second
NO. OF PAYMENTS of winded in a condition to the condition of the conditio	FINAL PAYMENT DUE DATE: 09/10/91	TOTAL OF PAYMENTS	Standard Commencer
sect (10/10/06) as the (10/10/0	and the output to an a	The second secon	
THIS MORTGAGE SECURES FUTURE ADVANCES	S - MAXIMUM OUTS	ANDING S s and renewal notes hereof,	

The West Half (4) of the North Half (4) of LOT SIXTERN(16)	
In Robert Bartlett's 95th and Harlen Avenue Acres, being a Subdivision of part of the	
South East Quarter (4) of the South East Planter (4) of Section 1, Township 37 North	
Range 12, East of the Third Principal Meridia. 3555954	

DEMAND FEATURE

N. C. S. 200 31

year(s) from the date of this I an we can demand the full balance and Anytime after __ you will have to pay the principal amount of the loan and all unpaid in a est accrued to the day we make the demand. If we elect to exercise this option you will be given written notice of election at least 90 days before payment in full is due, "If you fall to pay, we will have the right to exercise any rights permitted under the note, mortgage or deed of trust that secures this loan. If we elect to exercise it is option, and the note calls for a prepayment penalty that would be due, there will be no prepayment penalty.

including the rents and profits arising or to arise from the real estate from default until the time to redeem from any sale under judgment and State of Illing's, Lereby releasing and of foreclosure shall expire, situated in the County of ____ waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois, and all right to retain possession of said premises after any default in or breach of any of the covenants, agreements, or provisions herein contained.

And it is further provided and agreed that if default be made in the payment of said promissory note (or any of them) or any part thereof, or the interest thereon or any part thereof, when due, or in case of waste or non-payment of taxes or assessments, or neglect to produce or renew insurance, as hereinafter provided, then and in such case, the whole of said principal and interest secured by the note in this mortgage mentioned shall thereupon, at the option of the holder of the note, become immediately due and payable; anything herein or in said promissory note contained to the contrary notwithstanding and this mortgage may, without notice to said Mortgagor of said option or election, be immediately foreclosed; and it shall be lawful for said Mortgagee, agents or attorneys, to enter into and upon said premises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to be applied upon the indebtedness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to collect said rents, laures and profits to be applied on the interest accruing after foreclosure sale, the taxes and the amount found due by such decree.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness sepured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mostgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage. ុារា

This instrument prepared by

(Name)

OTHER !

Illinois.

And the said M	Fortgeoor further covers	and a rese to and with a different to the	will in the mean-
buildings that ma reliable company, payable in case of renewal certificat otherwise; for any destruction of sai satisfaction of the ing and in case of such insurance or	iy at any time be upon say, up to the insurable value floss to the said Mortgages tes therefor; and said Mor y and all money that may id buildings or any of the money secured hereby, if refusal or neglect of said reay such taxes, and all n	e said premises, and will as a further security for the payment of said premises insured for fire, extended coverage and vandalism and male thereof, or up to the amount remaining unpaid of the said indebtedness and to deliver to	d indebtedness keep all licious mischief in some less by suitable policies, pon as effected, and all le of and Mortgagor or reason of damage to or btaining such money in rebuilding such build. Mortgagee may procure e rate stated in the pro-
Mortgagee and wi property and pres	ithout notice to Mortgagor mises, or upon the vesting	this mortgage and all sums hereby secured, shall become due and payar forthwith upon the conveyance of Mortgagor's title to all or any port of such title in any manner in persons or entities other than, or with dness secured hereby with the consent of the Mortgagee.	rtion of said mortgaged
	gegor further agrees that in	n case of default in the payment of the interest on said note when it be	comes due and payable
promissory note cany of the covera this mortgage; the protecting by foreclosure pro a decree shall be a And it is furth herein contained a	or in any of them or any sents; or any senents herein enteres interes interes or attack ise, an intered for such reasons least mutually understooy as shell apply to, and, as far	part thereof, or the interest thereon, or any part thereof, when due, or contained, or in case said Mortgagee is made a party to any suit by reasaid Mortgagee is made a party to any suit by reasaid Mortgager reasonable attorney it in such suit and for the collection of the amount due and secured by a allen is hereby, given upon said premises for such fees, and in case fees, together with whatever other indebtedness may be due and secured agreed, by and between the parties hereto, that the covenants, agrees he law allows, be binding upon and be for the benefit of the heirs,	or in case of a breach in ison of the existence of is or solicitor's fees for this mortgage, whether of foreclosure hereof, ed hereby.
The state of the s	said parties respectively.	ha ve nereunto set their hand and seal this	day of.
_ Sent	amieu	A.O. 15 XI O.	(SEAL)
		Daul A man	Disc
		Latte 2	(SEAL)
	A STATE OF THE STA	Source X. Magie	(SEAL)
I, the undersigne PAUL 8 127 128 129 129 129 129 129 129 129		personally known to me to be the same personally known to me to be the same personally whose name to the foregoing instrument appeared before this day in personal that the three signed, sealed and delive ad said instrument and voluntary act, for the uses and purposes the in set forth, and waiver of the right of homestead.	n and acknowledged nent as the infree
		Given under my hand andee' this	· <u> </u>
end an signer end wee	9-26-88	day of Jeanna Joseph Notary Public	A.D. 1826
frig program, my me i see meet et pool is		-actal A Lapino	
fina pougrasia in care a un appertugación My co	en e		