	1 1 1						
Recording requ Please return to	and the second s	in in the second of the second		рок сойиту.	ILLINOIS	FOR RECORDER'S	YUSE! JU
		ender de la companya	and the second of the second o	FILED FOR 6	10 4 4 4 4 4	8526	0 1 5 8
		The second secon	and the second second		and the second	 Supplied the second of the property of the proper	
NAME AND A	DDRESS OF AL	L MORTGAGORS		• • • • • • • • • • • • • • • • • • •	MORT	GAGEE:	
Simiel L. 7939 S. B	. Campbelil a	nd wife Joyce	∍./S./	MORTGAGE AND WARRANT TO	Genera.	l Finance Corp.	of Illi
en e	Walter Commen	an e del e terri				, 422,000 talling in	
NO. OF PAYMENTS	AMOUNT OF FIRST PAYMENT	AMOUNT OF EACH PAYMENT	AMOUNT OF LAST PAYMENT	FIRST PAY- MENT DUE DATE	DUE DATE EACH MONTH	FINAL PAYMENT DUE DATE	TOTAL C
60 E	\$110.4	\$110.46	\$110.46	11/09/85	09th	10/09/90	\$6627.60
ALL OF THE t 19 in Blooking	FOLLOWING DE ock 15 in Fi	SCRIBED REAL I	to Alburn H	James Steady Mills to Sugar	erro a la provincia de la companione de la La companione de la compa	evidencing such adva	inces.
linois.	athe Third F x No 20-32	rincipal Mer 2-103-017-000	idian in Coc	inge			0.0
Llinois.	athe Third F x No 20-32 ress- 7939 S	rincipal Mer 2-103-017-000	idian in Coc	inge	step of the second		0.0 1
DEMAND F (if che	athe Third F x No 20-32 ress - 7939 S Chgo I FEATURE cked) ents and profits a shall expire, situa hts under and by	Principal Mer. 2-103-017-000 S. Bishop Il 60620 Anytime a you will have to make the demain at least 90 days rights permitted cise this option, payment penalty arising or to arise fred in the County of the county	ofteropay the principand. If we elect before payment under the note call from the real estate ofcook_mestead Exemptical cook cook cook cook cook cook cook coo	year(s) from the call amount of the to exercise this configure or deed is for a prepayment on Laws of the S	date of unis load loan and all up loption you will to pry, lof trust that ent penalty that the time to remain and tate of Illinois,	n we can demand the paid interest accrued be given written nowe will have the right twould be due, there edeem for any sale State of illinois, here and all right to retain contained.	full balance of to the day office of elect to exercise we elect to exe will be no under judgm by releasing
DEMAND F (if che including the r of foreclosure s waiving all right said premises a And it is fut thereof, or the procure or ren this mortgage, or in said pron option or elec said premises a be applied upo	athe Third F X No 20-32 ress - 7939 S Chgo I FEATURE cked) The strain of the s	Principal Mer 2-103-017-000 5. Bishop 11 60620 Anytime a you will have to make the demain at least 90 days rights permitted cise this option, payment penalty arising or to arise frited in the County of virtue of the Horn or breach of any part therein after provide thereinafter provide thereinafter provide the contrately foreclosed; at rents, issues and pess secured hereby,	ofter	year(s) from the call armount of the to exercise this in full is due. If y mortgage or deed is for a prepayment of the payment of the payment of in case of waste on the case, the whole er of the note, being and this mortgage when collected in the case of waste of the note, being and this mortgage when collected in the case of waste of the note, being and this mortgage when collected in the case of waste of the note, being and this mortgage when collected in the case of waste of the note, being and this mortgage when collected in the case of waste of the note, being and this mortgage when collected in the case of waste of the case of waste of the note, being and this mortgage when collected in the case of	date of this loan loan and all un option you will you fail to provide the time to remain the time to remain and tate of Illinois, ovisions herein said promissor r non-payment of said princip come immediatigage may, with tagge, agents ected, after the uit is pending religion.	n we can demand the npaid interest accrued I be given written no we will have the right soures this loan. If you would be due, there edeem for any sale State of illinois, here and all right to retain	full balance of to the day office of elect to exercise we elect to e e will be no under judgm by releasing in possession em) or any lets, or negled dby the not anything he fortgagor of r into and uble expenses er to collect
DEMAND F (if che including the r of foreclosure s waiving all right said premises a And it is fut thereof, or the procure or renthis mortgage, or in said pron option or elect said premises a If this mort payment of an principal or su edness secured egreed that in this mortgage, or holder of th	Third F X No 20-32 ress - 7939 S Chgo I FEATURE cked) The control of the	Anytime a you will have to make the demain at least 90 days rights permitted cise this option, payment penalty arising or to arise frited in the County or virtue of the Horn or breach of any and agreed that if do any part thereon are part thereon are part thereon are part the contrately foreclosed; all rents, itssues and press secured hereby, plied on the interest and subordinate to a principal or of interest and the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the amount so paid e and the accompanion of the ac	ofter	year(s) from the cal amount of the to exercise this can full is due. If y mortgage or deed is for a prepayment of the payments, or proceed to the note, being and this mortgage of the note, being and this mortgage, the whole is same when collected to the case, the whole is same when collected to the note, being and this mortgage, the herein any such so oreclosure sale, the thereon from the deemed to be menced to foreclosure	date of this load loan and all uption you will you fail to prive you fail to prive you fail the time to reach and tate of Illinois, ovisions herein said promissor roon-payment of said princip come immediate gage may, with the time of the taxes and the pressly agreed the life product of this necessity agreed the life of the life	n we can demand the paid interest accrued I be given written now will have the right course this loan. If you will have the right course this loan. If you will be due, there edeem for any sale State of illinois, here and all right to retain contained. Ty note (or any of the of taxes or assessmental and interest secure tely due and payable; nout notice to said Mor attorneys, to enter deduction of reasonal any appoint a Received	full balance d to the day office of elect to exercise we elect to e e will be no under judgm by releasing in possession em) or any lits, or neglect d by the not anything he office expenses er to collect by such decret be made in the installment of the indurther expreount secured
DEMAND F (if che including the r of foreclosure waiving all right said premises a And it is fut thereof, or the procure or ren- this mortgage, or in said pron- option or elec- said premises a If this mort payment of an principal or su- edness secured agreed that in this mortgage, or in said pron-	Third F X No 20-32 ress - 7939 S Chgo I FEATURE cked) The control of the	Anytime a you will have to make the demains permitted cise this option, payment penalty arising or to arise frited in the County or virtue of the Horn or breach of any part thereon any part thereon are provided the contrately foreclosed; and the interest of the interest of the contrately foreclosed; and the interest of the interest	ofter	year(s) from the cal amount of the to exercise this can full is due. If y mortgage or deed is for a prepayment of the payments, or proceed to the note, being and this mortgage of the note, being and this mortgage, the whole is same when collected to the case, the whole is same when collected to the note, being and this mortgage, the herein any such so oreclosure sale, the thereon from the deemed to be menced to foreclosure	date of this load loan and all uption you will you fail to prive you fail to prive you fail the time to reach and tate of Illinois, ovisions herein said promissor roon-payment of said princip come immediate gage may, with the time of the taxes and the pressly agreed the life product of this necessity agreed the life of the life	n we can demand the paid interest accrued I be given written now will have the right accrues this loan. If you will have the right accres this loan. If you will have the right account of the contained. The contained will of the retained and interest secure tely due and payable; nout notice to said the retained and payable; amount found due be at should any default nortgage may pay successment may be added as mortgage, and it is foortgage, then the amount found in the amount found it is foortgage, then the amount found it is foortgage, then the amount found in the foortgage is the foortgage.	full balance d to the day office of elect to exercise we elect to e. e will be no under judgm by releasing in possession em) or any lats, or neglect d by the not anything he rinto and uble expenses er to collect by such decret be made in the installment of the indurther expreount securece.

013-00021 (5-84)

buildings that may at any time be upon said preliable company, up to the insurable value the payable in case of loss to the said Mortgagee and renewal certificates therefor; and said Mortgage otherwise; for any and all money that may becondestruction of said buildings or any of them, a satisfaction of the money secured hereby, or in and in case of refusal or neglect of said Morsuch insurance or pay such taxes, and all monie of the proceeds of the sale of said premises, or of the proceeds of the sale of said premises, or of the proceeds and without notice to Mortgager for the sale of said premises.	will in the meaning premises, and will as a further security for the payment of said indebtedness keep all premises insured for fire, extended coverage and vandalism and malicious mischief in some ereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies, do to deliver to
purchaser or transferee assumes the indebtednes And said Mortgagor further agrees that in ca	ss secured hereby with the consent of the Mortgagee. see of default in the payment of the interest on said note when it becomes due and payable
promissory note or in any of them or any part any of the covenants, or a reements herein couthis mortgage, then or in any such cases, said protecting their interest in by foreclosure proceedings or otherwise, and a a decree shall be entered for such reasonar le fee	between said Mortgagor and Mortgagee, that if default be made in the payment of said t thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in ntained, or in case said Mortgagee is made a party to any suit by reason of the existence of d Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for such suit and for the collection of the amount due and secured by this mortgage, whether a lien is hereby given upon said premises for such fees, and in case of foreclosure hereof, es, together with whatever other indebtedness may be due and secured hereby.
	egreed, 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, administrations.
In witness whereaf, the said Mortgagors ha	eve he conto set the imand s and ses s this 04th day of
October	A.E. 13 85 Summe J. Candull (SEAL)
39	Marke S. Cample 20 (SEAL)
land the second	(SEAL)
STATE OF ILLINOIS, County ofCOC	
I, the undersigned, a Notary Public, in and fo Simiel L. Campbell and wife Joyce	personally known to me to be the same personally known to me to be the same personal whose name states obscribed to the foregoing instrument appeared before me this day in person and acknowledged that the y signed, sealed and delivered said instrument as their free and voluntary act, for the uses and purposes therein see forth, including the release
	personally known to me to be the same personal whose name saresubscribed to the foregoing instrument appeared before me this day in person and acknowledged that the y signed, sealed and delivered said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
	personally known to me to be the same personal whose name saresubscribed to the foregoing instrument appeared before me this day in person and acknowledged that the y signed, sealed and deliving said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notorial ser, this 04th
	personally known to me to be the same personal whose name saresubscribed to the foregoing instrument appeared before me this day in person and acknowledged that the y signed, sealed and delivered said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
Simiel L. Campbell and wife Joyce	personally known to me to be the same personal whose name same subscribed to the foregoing instrument appeared before me this day in person and acknowledged that the y signed, sealed and delivered said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notorial ser, this 04th day of October , A.D. 19 8500.
	personally known to me to be the same personal whose name saresubscribed to the foregoing instrument appeared before me this day in person and acknowledged that the y signed, sealed and deliving said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notorial ser, this 04th