	TEMORTGAGE	ع الآخ		
Recording requested by: Please return to: General Pinance Corporation 753 W. Golf Road Schaumburg, 11. 60194	THIS SPACE PROVIDED FOR RECORDER'S USE 86509968			
NAME AND ADDRESS OF ALL MORTGAGORS Edwin B. Kapper, Jr. & Kathryn J. Kapper, his wife 1127 Grissom Trail Elk Grovo, 11, 60007	MORTGAGE AND WARRANT TO	MORTGAGEE: General Finance Corporation 753 W. Golf Road Schaumburg, 11, 60194		
	FINAL PAYMENT DUE DATE	TOTAL OF PAYMENTS		
THIS MORTGAGE SECURES FUTURE ADVANCES (If not contrary to law, this nortgage also secures the attogether with all extensions thereof). Principle if The Mortgagors for themselves, their heirs, personal representatives in the amount of the total of payments due and payable as	MAXIMUM OUTST payment of all renewals Amt \$4023.85 es and assigns, mortga	s and renewal notes hereof, ge and warrant to Mortgagee, to secure indebted-		

date herewith and future advances, if any, not to exceed the maximum outstanding amount shown above, together with interest and charges as provided in the note or notes evidencing auch indebtedness and advances and as permitted by law, ALL OF THE FOLLOWING DESCRIBED REAL ESTATE, to wit:

Lot number 4976 in Elk Grove Village in Section 17, being a Subdivision in Section 25 and Section 36, Township 41 North, Range 10, East of the Third Principal Meridian, in Elk Grove Village, Illinois, according to the Plat thereof recorded in the Office of the Recorder of Deeds on November 14, 1969 as Documera Number 21013188, in Cook County, Illinois.

Commonly known as: 1127 Grissom Trail Elk Grove Village, 11, 60007

Permanent Parcol #07-36-210-023

DEMAND FEATURE (if checked)

Anytime after year(s) from the date of this toan we can demand the full balance and you will have to pay the principal amount of the loan and all unpaid interest accrued to the day we make the demand. If we elect to exercise this option you will be given written notice of exercise the soften at least 90 days before payment in full is due. If you fail 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 this 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 an onte under judgment of foreclosure shall expire, situated in the County of Cook and State of Illinoi: hereby releasing and 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 procure or renew insurance, as hereinafter provided, then and in such case, the whole of sald 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, issues and profits to be applied on the interest accruing after foreclosure sale, the taxes and the amount found due by such decree.

If this martegage 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 secured 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 eyent of such default or should any suit be commenced to foreclose said prior mortgage, 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.

nis instrument prepared by Arlana Dall'Aringa	
(Name)	
753 W. Golf Road/Schaumburg, 11, 60194	Illinois.
(Address)	

	LINC)EE	CIAL		Y	111	in the mean			
time built relin paye rene othe dest satis ing such miss	and the said Mortgagor further college and see pay all taxes and assessments on the said dings that may at any time be upon said public company, up to the insurable value the able in case of loss to the said Mortgagee and certificates therefor; and said Mortgagee and revise; for any and all money that may become ruction of said buildings preany of them, a staction of the money secural fierby, or it and in case of refusal or neglect of said Mortgage insurance or pay such taxes; and all mones cory note and be paid out of the proceeds tagger.	d premises, as remises insure areof, or up to it to deliver to, gee shall have me payable and apply the nesses aid Mortgagor thus paid sof the sale of	nd will as a further sed of for fire, extended continued the amount remaining them all policies the right to collect, road collectable upon any same less \$	curity for the overage and var gunpaid of the sof insurance ecoive and race vauch policies reasonab nay use the san policies, or to and shall be of such insurance of such ins	ndalism and me said indebted thereon, as eigh, in the na of insurance belie expenses in ne in repairing pay taxes, sales interest at the money if needs	aid indebtednialicious misclidness by sulta soon as effectime of said May reason of the obtaining such the rate states of otherwise	ess keep all hief in some ble policies, and all fortgegor or amaga to or in money in a such build-nay procured in the propald by said			
Morr	I not prohibited by law or regulation, this tgagee and without notice to Mortgagor fo earty and premises, or upon the vesting of chaser or transferce assumes the indebtednes	rthwith upon such title in a	the conveyance of Moi ny manner (n persons :	rtgagor's title : or entities oth	to all or any p ier than, or wi	ortion of said	mortgaged			
A it sh	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 bear like interest with the principal of said note.									
pron any this prot by f a dec A herei tors	oreclosure proceedings or otherwise, and a cree shall be entered for such reason of a fee and it is further mutually understood and a in contained shall apply to, and, as far as t and assigns of said parties respectively.	thereof, or the trained, or in or Mortgagor shisuch suit and lien is hereby stogether with the training and the law allows	ne interest thereon, or case said Mortgagee is nail at once owe said M for the collection of the given upon said premain whatever other indebined between the parties he binding upon and in the collection.	any part there nade a party to lortgagee reaso e amount due lises for such fotedness may be areto, that the be for the bene	eof, when due, or any suit by remained attorned and secured by ees, and in case due and secure ecovenants, age fit of the heir	, or in case of eason of the case of solicitory this mortganise of foreclosured heraby.	a breach in existence of or's fees for ge, whether ore hereof, i provisions administra-			
In	witness whereof, the sald Mortgagor <u>s</u> ha	0_	(-1-)	_and seal_ <u>s_</u> `	this 22		day of			
	October	A.D. 19	86.		· care		(SEAL)			
	COOK COUNTY RECORDER #2477 TRAN 0986 10√30/86 12 DEPT-01 RECORDING	*	Cath	my 1	2 Peap	279	(SEAL) (SEAL) (SEAL)			
STAT	EDF ILLINOIS, County of LAMBER FOR INCIDENTAL PROPERTY Public, in and for			nereby certify t		n stekstad (j.				
		to the foregother thatand volunta	nown to me to be the soing instrument appear the two signed, sery act, for the uses and the right of homester	ed before or to aled and delived d purposes the	this day in per er a seid instre a a n set forth	son and acknoument as 744, including th	owledged No free Se release			
QQ		Given under	my hand and		sual a	iis <u>22~ r</u>	<u> </u>			
ğ		day of	Octoba			A.D. 1	9 <u>86</u> .			
	21 march 1227	_, 19					a generalization			
ñ	My commission expires			Notary Publ	ic ·					
REAL ESTATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE	10		Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to a second for the second f	TO MAIL	6. C.39.39			