UNOFER GAMES GP068712

DA	Recording requested by: General Finance Corporation Please return to: 4104 N Harlom Norridge Illinois 60634				THIS SPACE PROVIDED FOR RECORDER'S USE				
1-1	•								
181531				· · · · · · · · · · · · · · · · · · ·	,				
75	NAME AND ADDRESS OF ALL MORTGAGORS								
\mathcal{Z}	Randy J Su		. MORTGAGORS			MORT	MORTGAGEE:		
À	Karen S Sm 2516 1ST A	aid (His Wife	as joint te	onants)	MORTGAGE AND WARRANT	donor	al Finance Cor	oration	
	TEY OR GEOY	11 00777			TO				
	NO. OF	AMOUNT OF	AMOUNT OF	AMOUNT OF					
	PAYMENTS	FIRST PAYMENT	EACH PAYMENT	LAST PAYMENT	MENT DUE	EACH MONTH	DUE DATE	TOTAL OF PAYMENTS	
	48	232.57	232.57	232,57	03/07/86	07th	02/07/90	11163.36	
THIS MORTGAGE SECURES FUTURE ADVANCES — MAXIMUM OUTSTANDING \$									
	The North 60 Feet of lot 38 in Volk Brothers Third Addition to Chicago Home Cardens in Section 26, Township 40 North, Range 12 lying Fast of the Third Principal Meridia, in Cook County, Illinois.								
	Tax No. 12 26 329 042 7 2516 1ST Ave			0					
			1003-1570-1	• • •					
	1161 (FEB. +O - PM - 2) 31				00000712				
	(if checked) you will have to pay the principal make the demand. If we elect to at least 80 days before payment in rights permitted under the note, in			ear(s) from the date c. it is loan we can demand the full balance and amount of the loan and all unpaid interest accrued to the day we be exercise this option you will be given written notice of election full is due. If you fail to p/y, we will have the right to exercise any ortgage or deed of trust that sie ires this loan. If we elect to exertor a propayment penalty that would be due, there will be no pre-					
including the rents and profits arising or to arise from the real estate from default until the time to redeen from sale under of foreclosure shall expire, situated in the County of									
And it is further provided and agreed that if default be made in the payment of said promissory note (or any of them) or thereof, or the interest thereon or any part thereof, when due, or in case of waste or non-payment of taxes or assessments, or a produce or renew insurance, as hereinafter provided, then and in such case, the whole of said principal and interest secured by the this mortgage mentioned shall thereupon, at the option of the holder of the note, become immediately due and payable; anything or in said promissory note contained to the contrary notwithstanding and this mortgage may, without notice to said Mortgage option or idention, be immediately foreclosed; and it shall be lawful for said Mortgage, agents or attorneys, to anter into said premises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expected upon the indebtedness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to corrents, issues and profits to be applied on the interest according after foreclosure said, the taxes and the amount found due by such lift this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made.									
	payment or any principal or suc edness secured: agreed that in t	th interest and the by this mortgage a he avent of such conditions are the accompany	anount so paid want the accompand the accompandeficial to should.	rest on said prior i gith legal interest ti lying note shall be any suit be comm	mortgaga, the no hereon from the deemed to be se enced to foreclos	ider of this me time of such pa scured by this a e said prior me	it should any default l ortgage may pay such lyment may be added mortgage, and it is fu ortgage, then the amou fter at the sole option	to the indebti- ther expressly	
					no Cornoration (Name)				
1	٥١ <u></u> اه	41	04.N. Harlom.	Morridge II.	60634	s of a gagazya defineditable was supercuposed	رسيد يا در استان در دسته مه استان در ۱۰۱ در ۱۰ در	Illinois.	

	And the said Mortgago further copy has tranca trees to a cowith air Mortgago that the payment of said indebtedness keep all buildings that may at any time be upon said premises, int will a stricted occurrance and variable ment 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 the mount remaining unpaid of the said indebtedness by suitable policies, 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 \$												
	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 Mortgages for the conveyance of Mortgages'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 entitles other than, or with, Mortgages unless the purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgages.												
	And said Mortgagor further agrees that in case it shall bear like interest with the principal of said		nent of the interest on said	d note when it becomes o	due and payable								
	And it is further cap essiv agreed by and be promissory note or in any of them or any part any of the covenants, or accements herein continue mortgage, then or in any such cases, said protecting	thereof, or the Interestained, or in case said he Mortgagor, shall at oncours the collen is hereby given up	t thereon, or any part the fortgages is made a party to e owe said Mortgages reas illection of the amount du on said premises for such	reof, when due, or in cas to any suit by reason of conable attorney's or sol e and secured by this mo fees, and in case of fore	e of a breach in the existence of licitor's fees for intgage, whether eclosure hereof,								
•	And it is further mutually understood and agherein contained shall apply to, and, as far as the tors and assigns of said parties respectively.	ne law allows, be bindi	ng upon and be for the be	nefit of the heirs, execut	ors, administra-								
	In witness whereof, the said Mortgagor <u>to</u> ha	t_hereunto set <u>the</u>	tre hand m and sold s	1 this 03rd	day of								
		, , , , , , , , , , , , , , , , , , ,	of The state of	2 2	(SEAL)								
	and the second s		_/ <u>} </u>	2 SYMUY	(SEAL)								
		~)		(SEAL)								
	STATE OF ILLINOIS, County of 2 1, the undersigned, a Notary Public, in and for	personally known to the foregoing institute the foregoing institute that the yeard voluntary act, foregoing and voluntary act, foregoing institute the yeard voluntary act, foregoing institute the yeard voluntary act, foregoing institute the yeard voluntary act, foregoing institute the year act, foregoing in ye	o me to be the same purse of trument appeared befole m signed, scaled and de or the uses and purposes	n <u>a</u> whoze name <u>ss a</u> ne this day in person and Ill gled said instrument a	scknowledged to the tree								
	Contract of the second of the	and waiver of the ri		Ox									
	and the state of t	Given under my han	d and Notorial	out this 03	5								
		day of Fel		/	A.D. 19_86								
	10/02/88 My commission expires	10	MOISTY P	ublic	&								
	REAL ESTATE WORTGAGE	DO NOT WRITE IN ABOVE SPACE	TO Caoural Finance Corporation of illinois JIO4 Houth notion avenue Nordige, librais 60634 Phone, 452,7770	Recording Fee \$3.50. Extra acknowledgments, filteen cents, and fifte cents for each lot over three and fifty cents for long descriptions. BOX 353 - Fr /	Gerferal Finance Corporation of ulinois 4104 North Horiem Averue Nortidge, litrois 60634 Phone 452-7770								