|  |  | 8   | 6320017   |  |
|--|--|---|---|--|
|  | UNOFEFE  | TEAST NOT TEASE   | OPY 17  |  |
| Recording requested by   | y:   | THIS SPACE PE   | ROVIDED FOR RECORE  | DER'S USE  |
| 01-6   | w North Ne   | SOUR COURTY, ILLI   | NOIS<br>Rn  |  |
| Cho  | 10 III. 100039   | 1986 JUL 28 PH 3:   |   | · <b>Ω</b> · <b>Ω</b> ·1. 7  |
|  | 333— <b>HV</b> ,   |   |   |  |
| NAME AND ADDRES  | S OF ALL MORTGAGORS  | MORTGAGE  | MORTGAGEE:  |  |
| MARY L ELAM<br>5342 W MONROE   |  | AND   | GENERAL FINANCE   | COPPORATION  |
| CHICAGO IL 60  | 0644   | то  | 6044 WEST NORTH   | AVE<br>539   |
| O. OF PAYMENTS   | FIRST PAYMENT<br>DUE DATE  | FINAL PAYMENT<br>DUE DATE   | TOTAL OF PAYMENTS   |  |
| 60   | 8/28/86  | 7/28/   | 191 14  | 077.80   |
| together with<br>The Mortgagors for them<br>ness in the amount of the  | nselves, their heirs, personal representa<br>te total of payments au, and payable<br>e advances, if any, not to exceed the<br>e note or notes evidencing such indebte  | PAI, AMOUNT OF tives and assigns, mortga as indicated above and emaximum outstanding a  | LOAN \$ 9,000 ge and warrant to Mortgagee, videnced by that certain prom  | to secure indebted-<br>lissory note of even<br>er with interest and  |
| SUBDIVISION  | FEET OF LOT 11 AND LATE<br>OF LOT 99 IN SCHOOL TO<br>OF SECTION 16, TOWNSHI<br>D PRINCIPAL MERIDIAN I  | RUSTEE'S SUBDI<br>P 39 NORTH, RA  | NGE 13 LYING EAS'   | T 1100   |
|  |  | 70%   | mv# 16 16 101   | -043-0000  |
|  |  | 7   | TX# 16-16-101<br>5342 WEST  | MONROE   |
|  |  | C   | CHCIAGO I   | L 60644 ;  |
| of foreclosure shall expir<br>waiving all rights under   | Anytime after you will have to pay the principal a demand. If we elect to exercise this payment in full is due. If you fail is note, mortgage or deed of trust that for a prepayment penalty that would profits arising or to arise from the real ea, situated in the County of COC and by virtue of the Homestead Exercised in or breach of any of the coverage   | mount of the loan and al option you will be given to pay, we will have the secures this loan. If we be due, there will be no estate from default until to the company of the State of the State from Laws of the State  | I unpaid in e est accrued to the written notice of election at laright to exercise any rights per elect to exercise any rights per elect to exercise and option prepayment penalty.  The time to redeem from any series and State of Illing is the of Illings, and all right to recommend to the of Illings, and all right to recommend.  | ne day we make the least 90 days before remitted under the and the note call least and the least all least all least and the releasing and the reby releasing and  |
| thereof, or the interest to procure or renew insural this mortgage mentioned or in said promissory no option or election, be is said premises and to recibe applied upon the indirents, issues and profits to the light of the process and profits to the payment of any installing principal or such interest edness secured by this magreed that in the event this mortgage and the actions. | rided and agreed that if default be man<br>hereon or any part thereof, when due<br>noe, as hereinafter provided, then and it<br>I shall thereupon, at the option of the<br>te contained to the contrary notwiths<br>mmediately foreclosed; and it shall be<br>eive all rents, issues and profits thereo<br>ebtedness secured hereby, and the cou-<br>to be applied on the interest accruing af<br>bject and subordinate to another mort<br>ent of principal or of interest on said<br>t and the amount so paid with legal interesting and the accompanying note si-<br>of such default or should any suit be<br>companying note shall become and but | , or in case of waste or non such case, the whole of holder of the note, becont tanding and this mortgage lawful for said Mortgagf, the same when collectent wherein any such suit ter foreclosure sale, the transpage, it is hereby expression mortgage, the hold erest thereon from the timall be deemed to be secommenced to foreclose | on-payment of taxes or assession said principal and interest section in immediately due and payable may, without notice to saigee, agents or attorneys, to end, after the deduction of reasts pending may appoint a Receives and the amount found dusty agreed that should any defer of this mortgage may paymen of such payment may be a ured by this mortgage, and it said prior mortgage, then the | ments, or neglect to cured by the note in oue; anything herein d Mortgagor of said neer into and upon onable expenses, to eiver to collect said up by such decree:  ault be made in the such installment of dded to the indebtis further expressly amount secured by |
| or holder of this mortgag<br>This instrument prepared  | by I.AURA I. MARTIJ  | NEZ 6044 WEST   | r NORTH AVE CHIC  | AGOIL 6064   |
| of   | /Addre   |   |   | Illinois.  |

| And the said Mortgagor further covariant in time pay all taxes and assessments on the sai  | d gees to an I vith slig Mor<br>d premises, and will as a ful  | rtner security for th  | ie payment of said ind  | _ will in the mea<br>lebtedness keep al   |
|--|--|--|---|---|
| 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 become destruction of said buildings or any of them, a satisfaction of the money secured hereby, or ing and in case of refusal or neglect of said Mosuch insurance or pay such taxes, and all mone missory note and be paid out of the proceeds Mortgagor. | ereof, or up to the amount rod to deliver to <u>GPC</u> all gee shall have the right to come payable and collectable upind apply the same less sund apply the same less shall so rigagor thus to insure or delivities thus paid shall be secured   | emaining unpaid of the policies of insurar policies of insurar policies, reason reason elect, may use the ster such policies, or the policies, or the policies, and shall the policies and the policies or the | the said indebtedness buce thereon, as soon a<br>secipt, in the name of<br>es of insurance by reasonable expenses in obtain<br>ame in repairing or rebut<br>to pay taxes, said Mort<br>bear interest at the rat | y suitable policies<br>is effected, and al<br>said Mortgagor o<br>on of damage to o<br>ning such money in<br>nullding such build<br>gagee may procurre<br>e stated in the pro |
| if not prohibited by law or regulation, this<br>Mortgagee and without notice to Mortgagor fo<br>property and premises, or upon the vesting of<br>purchaser or transferee assumes the indebtednes   | rthwith upon the conveyance<br>such title in any manner in p   | e of Mortgagor's titl<br>persons or entities o   | le to all or any portion<br>other than, or with, Mo   | of said mortgaged   |
| And said Mortgagor further agrees that in ca it shall bear like interest with the principal of sa  |  | of the interest on sui   | id note when it become  | ns due and payable  |
| And it is further engreisly agreed by and promissory note or in any of them or any part any of the covenants, or agreements herein couthis mortgage, then or in any such cases, said protecting MORTGAGEF! Continues and a decree shall be entered for such reasonable feed.  And it is further mutually understood and therein contained shall apply to, and, as far astors and assigns of said parties respectively.  In witness whereof, the said Mortgagor S ha                                  | t thereof, or the interest there talened, or in case said Mortg Mortgagor shall at once ow such suit and for the collecti-<br>lien is hereby given upon sais, together with whatever oth agreed, by and between the particular and allows, be binding upon the law allows. | reon, or any part the agee is made a party as a said Mortgagee read on of the amount did premises for such are indebtedness may parties hereto, that won and be for the book and the said parties are the said parties and the said parties are the said parties and the said parties are  | ereof, when due, of in<br>to any suit by reason<br>asonable attorney's or<br>ue and secured by this<br>in fees, and in case of the<br>y be due and secured hat<br>the covenants, agreements                     | case of a breach in of the existence of solicitor's fees for mortgage, whether foreclosure hereof ereby.  ents and provisions cutors, administra                              |
| JULY   | A.D. 9 86 .  |  | - 4 -   | (SEAL)  |
|  |  | Mary L   | Lan   | (SEAL)  |
|  |  | 1  |   |   |
| 100 8 1 1  | C <del>'-</del>  |  | <del></del>   | (SEAL)  |
|  | <u>O</u> ,   |  |   | (SEAL)  |
| STATE OF ILLINOIS, County ofCOOK   | said County and State afores   | sr.<br>aid, do hereby certif   | fy that   |   |
| MARY L ELAM OF   |  |  |   |   |
| 5342 W MONROE  |  |  |   |   |
| CHICAGO IL 60644   | personally known to me to  |  |   | IS subscribed   |
|  | to the foregoing instrument that S hes   |  | a this day in person ar<br>ivered said instrument   |   |
| <b>4.</b>  | and voluntary act, for the   | uses and purposes  |   |   |
| (**)**<br>(* **)*<br>(* **)*   | and waiver of the right of I   | nomestead.   | $O_{10}$  |   |
| 25<br>25<br>26<br>27<br>27<br>28<br>28<br>28<br>28<br>28<br>28<br>28<br>28<br>28<br>28<br>28<br>28<br>28   | Given under my hand and  |  | 1Xsravinis  | 215t  |
| ton<br>Year<br>Tar   | day of JUI   | .Y.  |   | , A.D. 19   |
| ^ APRIL 25th 1988  |  | 1 all hou  | de O  |   |
| My commission expires  | , 19   | Notary P   | ublic   | *****   |
| REAL ESTATE MORTGAGE   | DO NOT WRITE IN ABOVE SPACE  TO  | Ceneral Finance Corp. of Illinois 6044 W. North Avenue Chicago, IL. 60639 (Phone. 3:2 - 869-9267)  | Fee \$3.50. Extra acknowledgments, fifteen five cents for each lot over three and fifty and descriptions.   |   |
|  |  |  | Recording<br>cents, and<br>cents for Ic<br>Mail to:   |   |