Œ
5
ىن
Ö
Ö
ف
Ö
-

cording requested by: ase return to: eneral Finance Corporation 338 N Harlem Ave orton Grove, Illinois 60053  OX 833—HV  ME AND ADDRESS OF ALL MORTGAGORS ohn B Read Jr and wife Patricia A 25 Camp McDonald Rd Prospect, Illinois 60056	MORTGAGE AND WARRANT	2: 38 8	6 3 8 8 8 8 1
ase return to: eneral Finance Corporation 338 N Harlem Ave orton Grove, Illinois 60053  COX \$33-HV  ME AND ADDRESS OF ALL MORTGAGORS ohn B Read Jr and wife Patricia A 225 Camp McDonald Rd Prospect, Illinois 60056	MORTGAGE	MORTGAGEE:	6388881
OX 333-HV  ME AND ADDRESS OF ALL MORTGAGORS  The Bread Jr and wife Patricia A  25 Camp McDonald Rd  The Prospect, Illinois 60056	MORTGAGE AND	MORTGAGEE:	6388881
OX 333-HV  ME AND ADDRESS OF ALL MORTGAGORS  The Bread Jr and wife Patricia A  25 Camp McDonald Rd  The Prospect, Illinois 60056	MORTGAGE AND	MORTGAGEE:	- 4 8 8 8 1
ME AND ADDRESS OF ALL MORTGAGORS  The Bread Jr and wife Patricia A  25 Camp McDonald Rd  2. Prospect, Illinois 60056	AND		
ME AND ADDRESS OF ALL MORTGAGORS  The Bread Jr and wife Patricia A  25 Camp McDonald Rd  2. Prospect, Illinois 60056	AND		
ohn B Read Jr and wife Patricia A 925 Camp McDonald Rd . Prospect, Illinois 60056	AND		. <del></del>
ohn B Read Jr and wife Patricia A 925 Camp McDonald Rd . Prospect, Illinois 60056	AND	General Fina	
225 Camp McDonald Rd . Prospect, Illinois 60056		General Final	
. Prospect, Illinois 60056	J WARRANI J	8838 N Harler	nce Corporati
	i to i	Morton Grove	
graph and the contract of the			<u></u>
		+ 480 to	to the second se
• • • • • • • • • • • • • • • • • • •	NAL PAYMENT		OF
	JE DATE	PAYME	
36 10/08/86	09/08/89	89	912.16
<u> </u>			
THIS MORTGAGE SECURES FUTURE ADVANCES N	MAXIMUM OUTST	ANDING \$ NA	•
(If not contrary to law, this nortgage also secures the pays together with all extensions increof)			
e Mortgagors for themselves, their heirs, personal representatives a		loan is 8912.	
orges as provided in the note or notes avidencing such indebtedness.  SCRIBED REAL ESTATE, to wit:  Lot 41 in Woods  bdivision in the north is of the north  north, Range 11, lying east of the the ok County, Illinois	view Manor ( east % of a hird princip	Jnit No. 1, a section25. Tow	vnship .n
Address: 1	1925 Camp Mo	Donald Rd;	
	4		
		Y/1/	
MAND FEATURE Anytime after year(s) if checked) you will have to pay the principal amount demand. If we elect to exercise this option payment in full is due. If you fall to pay, note, mortgage or deed of trust that secure for a prepayment penalty that would be due	of the loan and all you will be given w we will have the ries this loan. If we	elect to exercise this op	to the day we make th at least 90 days befor its permitted under th
uding the rents and profits arising or to arise from the real estate froreclosure shall expire, situated in the County ofCook ving all rights under and by virtue of the Homestead Exemption	Laws of the State	and State of Nino of Illinois, and all right	ir, hereby releasing and
premises after any default in or breach of any of the covenants, agr	reements, or provisi	ons herein contained.	
and it is further provided and agreed that if default be made in the eof, or the interest thereon or any part thereof, when due, or in course or renew insurance, as hereinafter provided, then and in such a mortgage mentioned shall thereupon, at the option of the holder of said promissory note contained to the contrary notwithstanding on or election, be immediately foreclosed; and it shall be lawful premises and to receive all rents, issues and profits thereof, the said	case of waste or non case, the whole of sa of the note, become ; and this mortgage if for said Mortgage ame when collected, rein any such suit is	-payment of taxes or ass id principal and interest immediately due and pi may, without notice to e, agents or attorneys, t after the deduction of r pending may appoint a	sessments, or neglect to secured by the note in ayable; anything herein said Mortgagor of said co enter into and upor reasonable expenses, to Receiver to collect said
pplied upon the indebtedness secured hereby, and the court when	wivewis entry till tox		
s, issues and profits to be applied on the interest accruing after fore if this mortgage, is subject and subordinate to another mortgage, it ment of any installment of principal or of interest on said prior moipal or such interest and the amount so paid with legal interest the secured by this mortgage and the accompanying note shall be seen the stall be seen to the stall be seen to the stall be commended.	is hereby expressly nortgage, the holder tereon from the time deemed to be secur enced to foreclose sa	of this mortgage may people of such payment may be down this mortgage, and down mortgage, then to be down to b	pay such installment of pe added to the indebt d it is further expressly the amount secured by
s, issues and profits to be applied on the interest accruing after fore fithis mortgage, is subject and subordinate to another mortgage, it ment of any installment of principal or of interest on said prior more of any installment of principal or of interest on said prior more secured by this mortgage and the accompanying note shall be ded that in the event of such default or should any suit be comme mortgage and the accompanying note shall be done and the accompanying note shall become and be due arolder of this mortgage.	is hereby expressly nortgage, the holder tereon from the time deemed to be secur enced to foreclose sa	of this mortgage may people of such payment may be down this mortgage, and down mortgage, then to be down to b	pay such installment of pe added to the indebt d it is further expressly the amount secured by
s, issues and profits to be applied on the interest accruing after fore fithis mortgage, is subject and subordinate to another mortgage, it ment of any installment of principal or of interest on said prior medical or or such interest and the amount so paid with legal interest these secured by this mortgage and the accompanying note shall be ded that in the event of such default or should any suit be comme mortgage and the accompanying note shall be determined.	is hereby expressly nortgage, the holder tereon from the time deemed to be secur enced to foreclose sa	of this mortgage may people of such payment may be down this mortgage, and down mortgage, then to be down to b	pay such installment of pe added to the indebt d it is further expressly the amount secured by

	And the said Mortgagor furtier over its and agrees to and with ship Mortgage that the payment of said indebtedness keep all buildings that may at any time be upon said premises, and will as a turther security for the payment 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 compeny, 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 Mortgage and to deliver to GFC all policies of insurance thereon, as soon as effected, and all renewal certificates therefor; and said Mortgages thall have the right to collect, receive and receipt, in the name of said Mortgagor or otherwise; for any aid all money that may become payable and collectable upon any such policies of insurance by reason of damage to or destruction of the money secured hereby, or in case said Mortgages shall so elect, may use the same in repairing or rebuilding such building and in case of refusal or neglect of said Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgages may procure such insurance or pay such taxes, and all monies thus paid shall be secured hereby, and shall bear interest at the rate stated in the promiseory note and be paid out of the proceeds of the sale of said premises, or out of such insurance money if not otherwise paid by said Mortgagor.
ſ	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.
	And it is further appeally agreed by and between said Mortgagor and Mortgages, that if default be made in the payment of said promissory note or in land of them or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in any of the covenants; or a covenants herein contained, or in case said Mortgages is made a party to any suit by reason of the existence of this mortgage, then or in any such cases, said Mortgagor shall at once owe said Mortgages reasonable attorney's or solicitor's fees for protecting
	In witness whereof, the said Mortgegorg, have her unto set the inhands and seal ed this 3rd day of
	September (SUAL)
	and about the second to the Steen of Burney (SEAL)
	(SEAL)
-	
	SEAL)
eessaaaa	STATE OF ILLINOIS, County of
	My Commission Expires Oct. 16,1939
	My commission expires Notably Public
* 5	DO NOT WRITE IN ABOVE SPACE  DO NOT WRITE IN ABOVE SPACE  JOHNY POTICIQ RCCCC  JOHNY POTICIQ RCCCC  JOHNY POTICIQ RCCCC  Morton Grow, lilitots 80063  Morton Grow, lilitots  ASSI Horth Heriem Assirte  Morton Grow, lilitots  ASSI-HV  TEGESCOS