Recording requested i	by:		THIS SPACE PE	ROVIDED FO	R RECORDER'S USE
			OOK COUNTY, BEINOIS FLED FOR RECORD		
HC13 W 26th Stree Chicago, Illinois			1	AUC 20 CH C CO	
	POV S Subject				87476878
NAME AND ADDRE	SS OF ALL MORTGAGORS			MORTGAGE	E:
Beatrice Hendrix, Beatrice Hilton	• • • • • • • • • • • • • • • • • • • •	!	MORTGAGE AND		inance Corporation
623 3 Campbell		į	WARRANT		in Street Illinois 60623
Chicago, Illinois	60612	}	то		
		1-1			
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	1	NAL PAYMENT JE DATE		OTAL OF AYMENTS
3 4	10/10/37		9/10/94		13,302.58
(If not contr	FGAGE (EQURES FUTURE ADVAI rary to law, (nis, nortgage also secure thall extensions (hereof) Netamo	es the pay:	ment of all renewals	and renewal not	
ness in the amount of the	mselves, their heirs, corsonal represe the total of payments out and payable advances, if any, not to exceed the note or notes evidencing such independent to with	ble as ind the maxir	ficated above and ev mum outstanding ar	idenced by that o mount shown abo	ertain promissory note of ever eve, together with interest and
Lot 5 in Subdivi	ision of lots 75 to 75 of the Northeast % of the & , lying east of the 3rd p	vineas	st [of Section	n 15. Iowns:	ip 39
Index # 16-13-40	s: 623 S Campbell/Chicago 03-020 Pm .74.0.	;, <u>1</u>			1200
			1/2		
			C	2	
			C	0,,	
DEMAND FEATURE (if checked)	Anytime after you will have to pay the principal demand. If we elect to exercise th payment in full is due. If you fai note, mortgage or deed of trust th for a prepayment penalty that wou	year(s al amount his option ail to pay, hat secure	s) from the date of t of the loan and all n you will be given w , we will have the ri les this loan. If we l	unpaid intorest a vritten notote of e ight to exercish a elect to exercise	election at least 90 days before my rights permitted under the this option, and the note call
(if checked) including the rents and p of foreclosure shall expire waiving all rights under	you will have to pay the principal demand. If we elect to exercise the payment in full is due. If you fail note, mortgage or deed of trust the	year(s al amount his option will to pay, hat secure uld be do al estate f cook	s) from the date of tof the loan and all nyou will be given will have the rives this loan. If we doe, there will be no properties that it is a large of the State of Laws of the State of	unpaid inforest all written notified of eight to exercise a elect to exercise repayment penally either to redeem and State coffilinois, and all	ectued to the day we make the election at least 90 days befor my rights permitted under that it is option, and the note call y from an reale under judgmen if Illinois, mereby releasing and tright to retain possession of
including the rents and pof foreclosure shall expire waiving all rights under said premises after any defended in the following all rights under thereof, or the interest the procure or renew insuranthis mortgage mentioned or in said promissory not option or election, be interested applied upon the indesided or the election of the indesided upon the inde	you will have to pay the principal demand. If we elect to exercise the payment in full is due. If you fail note, mortgage or deed of trust the for a prepayment penalty that would profits arising or to arise from the realler, situated in the County of and by virtue of the Homestead Exercise.	year(s al amount this option will to pay, hat secure uld be done al estate for the secure al estate for the secure that and in such the holder that and in secure that and in secure the secure that and in secure that are the secure that are that and in secure that are the secure that are that	s) from the date of to of the loan and all in you will be given will have the rives this loan. If we doe, there will be no provided to Laws of the State of preements, or provision case of waste or non-case, the whole of so of the note, pecome grand this mortgage uil for said Mortgage same when collected, trein any such suit is	unpaid inforest all vritten neithte of eight to exercise a elect to exercise a elect to exercise repayment penalue time to redeem and State coof illinois, and all ons herein contain promissory note appayment of taxial principal and all may, without not e, agents or attole, after the deduct pending may any vritten of the contains of the exercise of the deduct pending may any pending may any approximation of the contains of the deduct pending may any approximation of the contains of the deduct pending may any approximation of the contains of the deduct pending may approximation of the deduct pending m	frequency to the day we make the election at least 90 days before the rights permitted under that is option, and the note call y. If on an a sale under judgmen of Illinois, coreby releasing and I right to retain possession oned. For any of them, or any pares or assessments, or neglect to interest secured by the note in a and payable; anything hereit to said Mortgagor of said meys, to enter into and upor ion of reasonable expenses, to soint a Receiver to collect said working to collect said working and upor ion of reasonable expenses, to soint a Receiver to collect said.
including the rents and prof foreclosure shall expire waiving all rights under said premises after any defended and it is further providereof, or the interest tiprocure or renew insuranthis mortgage mentioned or in said promissory not option or election, be in said premises and to receive applied upon the independents, issues and profits to the first interest edness secured by this marged that in the event of the said premises secured by this marged that in the event of the said premises secured by this marged that in the event of the said premises are said to receive the said that in the event of the said premises are said to receive the said that in the event of the said that in the ev	you will have to pay the principal demand. If we elect to exercise it payment in full is due. If you fai note, mortgage or deed of trust the for a prepayment penalty that would profits arising or to arise from the reade, situated in the County of and by virtue of the Homestead Exefault in or breach of any of the coverided and agreed that if default be not thereon or any part thereof, when dince, as hereinafter provided, then and it is shall thereupon, at the option of the tecontained to the contrary not with mediately foreclosed; and it shall rents, issues and profits there exhed the secured hereby, and the color be applied on the interest accruing the foreclosed and subordinate to another motent of principal or of interest on said and the amount so paid with legal in fortgage and the accompanying note of such default or should any suit becompanying note shall become and exit and the second or shall become and exit and the second of the companying note of such default or should any suit becompanying note shall become and exit and the second of the shall become and exit and the second of the shall become and exit and the second of the shall become and exit and the second of the shall become and exit and the second of the shall become and exit and the second of the shall become and exit and the second of the shall become and exit and the second of the shall become and exit and the second of the shall become and exit and the second of th	year(s al amount his option will to pay, hat secure uld be decarded in the following property of the sourt where after fore cortgage, it is shall be be comme	s) from the date of to of the loan and all in you will be given will have the rives this loan. If we doe, there will be no provided to the state of the State of the payment of said case of waste or non-case, the whole of said of the note, become grand this mortgage is all for said Mortgage same when collected, are in any such suit is eclosure sale, the tax to is thereby expressive mortgage, the holder hereon from the time deemed to be securenced to foreclose sale.	unpaid inforest all vritten neithte of eight to exercise a elect to exercise a elect to exercise a elect to exercise repayment penale eitime to redeem and State of illinois, and all ons herein contail promissory note apayment of taxial principal and eitimediately during, without note, agents or attoic, after the deduct pending may appending may appen	from an isale under judgmen if Illinois, coreby releasing and the note call y from an isale under judgmen if Illinois, coreby releasing and Iright to retain possession oned. From any of them, or any pares or assessments, or neglect to interest secured by the note in and payable; anything hereigneys, to enter into and upon ion of reasonable expenses, to coint a Receiver to collect said more into any default be made in the emay pay such installment of time to be added to the indebtinge, and it is further expressiy, then the amount secured by
including the rents and prof foreclosure shall expire waiving all rights under said premises after any demander of the foreclosure safter any demander of the foreclosure or renew insurant this mortgage mentioned or in said promissory not option or election, be in said premises and to receive applied upon the indepents, issues and profits to this mortgage is subpayment of any installing principal or such interest edness secured by this margage and the acceptance of the said premises agreed that in the event of this mortgage and the acceptance of the said profits and the acceptance of the said profits and the acceptance of the said the	you will have to pay the principal demand. If we elect to exercise the payment in full is due. If you fail note, mortgage or deed of trust the for a prepayment penalty that would profits arising or to arise from the real resistuated in the Country of and by virtue of the Homestead Exefault in or breach of any of the coverided and agreed that if default be not thereon or any part thereof, when does, as hereinafter provided, then and I shall thereupon, at the option of the contained to the contrary notwit mediately foreclosed; and it shall rents, issues and profits there exhedness secured hereby, and the color be applied on the interest accruing the blect and subordinate to another mother of principal or of interest on sait and the amount so paid with legal interest and the accompanying note of such default or should any suit becompanying note shall become and experienced.	year(s al amount his option will to pay, hat secure uld be decarded in the following property of the sourt where after fore cortgage, it is shall be be comme	s) from the date of to of the loan and all in you will be given will have the rives this loan. If we doe, there will be no provided to the state of the State of the payment of said case of waste or non-case, the whole of said of the note, become grand this mortgage is all for said Mortgage same when collected, are in any such suit is eclosure sale, the tax to is thereby expressive mortgage, the holder hereon from the time deemed to be securenced to foreclose sale.	unpaid inforest all vritten neithte of eight to exercise a elect to exercise a elect to exercise a elect to exercise repayment penale eitime to redeem and State of illinois, and all ons herein contail promissory note apayment of taxial principal and eitimediately during, without note, agents or attoic, after the deduct pending may appending may appen	from an isale under judgmen if Illinois, correby releasing and it is any parases from any parases from any of them; or any parases or assessments, or neglect to interest secured by the note of interest secured by the note in any parases or assessments, or neglect to said Mortgagor of said moreys, to enter into and upon ion of reasonable expenses, to enter into and upon ion of reasonable expenses, to enter into and upon ion of reasonable expenses, to enter into and upon ion of reasonable expenses, to enter into and upon ion of reasonable expenses, to enter into and upon ion of the independent of the independent in

And the said Mortgagor further cores into an time pay all taxes and assessment on he can	d premises, and will as a writer	the playment of said	will in the mean- d indebtedness keep all				
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 Mortgagotherwise; for any and all money that may becondestruction of said buildings or any of them, a satisfaction of the money secured hereby, or in grand in case of refusal or neglect of said Mosuch insurance or pay such taxes, and all monimissory note and be paid out of the proceeds Mortgagor.	ereof, or up to the amount remaind to deliver to GPC all poliges shall have the right to collect time payable and collectable upon and apply the same less S 15th case said Mortgagee shall so electrigagor thus to insure or deliver sures thus paid shall be secured here	ning unpaid of the said indebtednicies of insurance thereon, as so, receive and receipt, in the nameny such policies of insurance by reasonable expenses in o t, may use the same in repairing o ch policies, or to pay taxes, said teby, and shall bear interest at the	less by suitable policies, son as effected, and all le of said Mortgagor or reason of damage to or btaining such money in or rebuilding such build-Mortgagee may procure e rate stated in the pro-				
If not prohibited by law or regulation, this Mortgagee and without notice to Mortgagor for property and premises, or upon the vesting of purchaser or transferee assumes the indebtedness	rthwith upon the conveyance of l such title in any manner in perso	Mortgagor's title to all or any por ns or entities other than, or with	rtion of said mortgaged				
And said Mortgagor further agrees that in case it shall bear like interest with the principal of said		interest on said note when it bed	comes due and payable				
And it is further expressly agreed by and between said Mortgagor and Mortgagee, that if default be made in the payment of said promissory note or in cary 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 agreements herein contained, or in case said Mortgagee 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 Mortgagee reasonable attorney's or solicitor's fees for protecting GFC'S. interest in such suit and for the collection of the amount due and secured by this mortgage, whether by foreclosure proceedings or charwise, and a lien is hereby given upon said premises for such fees, and in case of foreclosure hereof, a decree shall be entered for such reasonable fees, together with whatever other indebtedness may be due and secured hereby. And it is further mutually unders or d and agreed, by and between the parties hereto, that the covenants, agreements and provisions herein contained shall apply to, and, 2, tar as the law allows, be binding upon and be for the benefit of the heirs, executors, administra-							
tors and assigns of said parties respectively.	r.						
In witness whereof, the said Mortgagor ha_ August	s mereunto set <u>ner</u> hand	s and seal ed this 25th	day of (SEAL)				
	0/	i i	(SEAL)				
gradina de la compania del compania de la compania del compania de la compania del la compania de la compania d	τ_{0}		(SEAL)				
	0		(SEAL)				
STATE OF: LENOIS, County ofCOOK	F6 Be 62	atrice Hendrix, now kn atrice Hilton 3 S Cumpbell/Chicggo,					
	personally known to me to be the same person whose name is subscribed to the foregoing instrument appeared before in a this day in person and acknowledged that he has signed, sealed and at livered said instrument as her 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 Not	torial seal this	25th				
My Commission Expires Oct. 16, 1989	day of August		, A.D. 19 <u>87</u> .				
My commission expires	_, 19	Noter Public	<u> </u>				
REAL ESTATE MORTGAGE	Beating Herdin Hilton 623 S. Jamphell 2 hicago, Illinois 60612	4013 West 26th Street Chicago, It. 60623 (Phone: 312 - 522-3800) Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to:General Finance Corp. of Illinois 4013 West 26th Street	(Phone: 312 · 522-3800) 82892428				