		UNOF	REAL EST	AT	EJINDETOSOS	JP _J Y _J	0	
Recording requested by: Please return to: GENERAL FINANCE CORP 5006 MAIN STREET DOWNERS GROVE IL 60515				THIS SPACE P	ROVIDED FOR RECORDER'S USE			
	 						87536010	
NAME AND ADDRESS OF ALL MORTGAGORS FRANK T. WAYZER AND KATHLEEN L. WAYZER, HUSBAND AND WIFE IN JOINT TENANCY 572 JEROME NORTHLAKE IL 60164					MORTGAGE AND WARRANT TO	MORTGAGEE GENERAL FINANCE CORP. 5006 MAIN STREET DOWNERS GROVE IL 60515		
	•							
NO. OF PAYMEN'S		FIRST PAYMEN DUE DATE	IT		NAL PAYMENT JE DATE		TOTAL OF PAYMENTS	
60		11/05/87			10/05/92		14564,26	
(If not contr	ary to	SECURES FUTURE law, this mortgage al extension, thereof)	E ADVANCE: so secures the	S - I	MAXIMUM OUTST ment of all renewals	ANDING \$ and renewal	notes hereof,	
ness in the amount of the date herewith and future charges as provided in the DESCRIBED REAL EST	he tota re adva ie note FATE,	Il of payments due a inces, if any, not to or notes evidencing to wit:	ind payable as accept the name of the name	s ind naxi ness	icated above and evenum outstanding at and advances and as company is North	ridenced by the mount shown as permitted by the miles of	t to Mortgagee, to secure indebted at certain promissory note of ever above, together with interest and law, ALL OF THE FOLLOWING	
a Subdivisi 40 North, R	on of Zange	f the North Ea 12, East of t	st 1/4 of he Third	ti) Pri	e North East . ncipal Meridia	an, in Coo	ction 31, Township ok County, Illinois.	
Permanent P	arce:	l No. 12-31-20	1-003	A	3/1/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/			
	87536010							
DEMAND FEATURE (if checked)	Anytime after year(s) from the date of this par, we can demand the full balance and you will have to pay the principal amount of the loan and all unpaid it crest accrued to the day we make the demand. If we elect to exercise this option you will be given written to ice of election 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.							
of foreclosure shall expire	e, situa and by	ted in the County of virtue of the Home	estead Exemp	tion	Laws of the State	and Sta of Illinois, an	em from a vy sale under judgment te of Illings, hereby releasing and d all right to retain possession of ntained.	
thereof, or the interest the procure or renew insuranthis mortgage mentioned or in said promissory not option or election, be in said premises and to receive applied upon the inde	nereon ice, as i shall t te cont nmedia ive all btedne	or any part thereof, nereinafter provided, hereupon, at the opi ained to the contra tely foreclosed; and rents, issues and pro ss secured hereby, a	when due, of then and in sition of the holy notwithstart it shall be lighted the court	r in a uch a lder ading awfu the s whea	case of waste or non case, the whole of so of the note, become g and this mortgage of for said Mortgage ame when collected rein any such suit is	payment of to aid principal as immediately may, withous e, agents or a , after the ded pending may	ote (or any of them) or any part axes or assessments, or neglect to nd interest secured by the note in due and payable; anything herein t notice to said Mortgagor of said ttorneys, to enter into and upon fuction of reasonable expenses, to appoint a Receiver to collect said ount found due by such decree.	
payment of any installment principal or such interest edness secured by this meaning agreed that in the event of agreement of the event	ent of s and the ortgage of such compar	principal or of interest to amount so paid with and the accompany default or should a	est on said pri th legal intere ring note shall ny suit be col	ior m ist th I be mme	nortgage, the holder erean from the time deemed to be secur nced to foreclose sa	of this morte of such payned ed by this mo id prior morte	hould any default be made in the gage may pay such installment of nent may be added to the indebtortgage, and it is further expressly gage, then the amount secured by at the sole option of the owner	
This instrument prepared I	ьу	Tim Bar	tel		(Naine)			
of <u>General Fina</u>	ince (Corp. 5006 Ma	in Street (Address)	D	owners Grove	IL 60515		
			1. 10001					

And the said Mortgagor further covera its a time pay all taxes and assessments on the buildings that may at any time be upon said reliable company, up to the insurable value to payable in case of loss to the said Mortgagee as renewal certificates therefor; and said Mortgotherwise; for any and all money that may be destruction of said buildings or any of them, 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 mosmissory note and be paid out of the proceeds Mortgagor.	premise , and will premises insured for fi hereof, or up to the end to deliver to	as a further section re, extended coverage an nount remaining unpaid all policies of insu- rate to collect, receive an rate upon any such pol ress shall so elect, may use th or deliver such policies, secured hereby, and sha	nd vandalism and malicity of the said indebtedness prance thereon, as soon direceipt, in the name of licias of insurance by reactonable expenses in obtains are in repairing or report to pay taxes, said Mor II bear interest at the ra	bus mischief in some by suitable policies, as effected, and all f said Mortgagor or son of damage to or ming such money in building such build- tgagee may procure te stated in the pro-
If not prohibited by law or regulation, this Mortgagee and without notice to Mortgagor to property and premises, or upon the vesting of purchaser or transferee assumes the indebtedne	orthwith upon the con- such title in any mani	veyance of Mortgagor's ner in persons or entitie	title to all or any portions other than, or with, M	n of said mortgaged
And said Mortgagor further agrees that in ca it shall bear like interest with the principal of sa		ment of the interest on	said note when it becom	es due and payable
And it is further expressly agreed by and promissory note or in any of them or any par any of the covenants, or agreements herein co this mortgage, then or in any such cases, said protecting	t thereof, or the intere- intained, or in case said di Mortgagor shall at on such suit and for the consuch suit and for the consult and for the consult and siven upon set, together with whater agreed, by and between	st thereon, or any part Mortgagee is made a part cowe said Mortgagee is oldection of the amount pon said premises for suver other indebtedness manths parties hereto, that	thereof, when due, or in ty to any suit by reason reasonable attorney's or due and secured by this inch fees, and in case of lay be due and secured h the covenants, agreeme	case of a breach in of the existence of solicitor's fees for mortgage, whether foreclosure hereof, ereby.
In witness whereof, the said Mortgagor S ha	<u>ve_ncreunto set_the</u>	inhands and seal	s this 24th	day of
September	(a.L. 19 <u>87</u>)	FRANK WAYZER S	Way 20	(SEAL)
	0/	KATHLEEN WAYZEI	h.aden	(SEAL)
			(SEAL)	
STATE OF ILLINOIS, County of <u>Cook</u> I, the undersigned, a Notary Public, in and for	personally known to to the foregoing instr that <u>they</u>	me to be the sam(perso ument appeared before signed, sealed and o or the uses and purposes	9156 # A *	DERsubscribed discknowledged sstheir_free
	Given under my hand		real this	24th
OFFICIAL SEAL" ANNE M. MIKKILA (NOTARY PUBLIC, STATE OF ILLINOIS)	day of	September		A.D. 19 <u>87</u> .
MY COMMISSION EXPIRES 12,31.90	. 19 (120	ne M. hil	La Ca	
My commission expires		Notary P	ublic	
REAL ESTATE MORTGAGE S753001	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:	87536010