8755359LINOFEL	CI.	Molto Ce (P ₂ Y	9 1	
Recording requested by: Please return to: General Finance Corporation 4013 W 26th Street Chicago, Illinois 60623	c	THIS SPACE PROVIDED FOR RECORDER'S USE EDON COUNTY: HE INDIS FILED FOR R. CORD 1887 OCT. 13 PM 1: 45 8 7 5 5 3 5 9 1			
BOY and tute					
NAME AND ADDRESS OF ALL MORTGAGORS John J and Eva Mae Fox 647 N Christians Ave Chicago, Illinois 60624		MORTGAGE AND WARRANT TO	4013 W	AGEE: Finance Corporation 26th Street Lilinois 60623	
NO. OF PAYMENTS FIRST PAYMENT DUE DATE 11/12/87	DU	IAL PAYMENT E DATE 10/12/94		TOTAL OF PAYMENTS 19,507.16	
THIS MORTGAGE SECURES FUTURE ADVANCE (If not contrary to law, this mortgage also secures to together with all extensions thereof). Not amount together with all extensions thereof.	CES - M the paym ant of	AXIMUM OUTST	ANDING \$ _ and renewal 19,507.16	NA notes hereof,	
The Mortgagors for themselves, their helrs, personal representances in the amount of the total of payments due and payable date herewith and future advances, if any, not triex each the charges as provided in the note or notes evidencing such indebt DESCRIBED REAL ESTATE, to wit:	tatives ar a as indic a maxim	nd assigns, mortgag cated above and ev num outstanding a	ge and warran ridenced by the mount shown	t to Mortgagee, to secure indebted nat certain promissory note of ever above, together with interest and	
Lot 44 in Block 1 in Phinney's Subdivition of the Northeast % of Section 11, Townson, 3rd principal meridian in Cook County, Ill.	39 No	orth, Range 1	µ of the 3 lying e	Northeast % ast of the	
Property address: 647 N Christians/Chicago, Tax # 16-11-213-005	, 11	OUNTY C		1200	

DEMAND FEATURE (if checked)

year(s) from the date of this toan we can demand the full balance and Anytime after, you will have to pay the principal amount of the loan and all unpaid intelest accrued to the day we make the demand. If we elect to exercise this option you will be given written nonce of election at least 90 days before payment in full is due. If you fall 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.

including the rents and profits arising or to arise from the real estate from default until the time to redeem from any sale under judgment of forcelosure shall again a structed in the County of and State of Itlino's, hereby releasing and of foreclosure shall expire, situated in the County of ... waiving all rights under and by victue of the Homestead Exemption Laws of the State of Illinois, and all right to retain possession of said premises after any default in or breach of any of the covenants, agreements, or provisions herein contained.

And it is further provided and agreed that if default be made in the payment of said promissory note (or any of them) or any part thereof, or the interest thereon or any part thereof, when due, or in case of waste or non-payment of taxes or assessments, or neglect to procure or renew insurance, as hereinafter provided, then and in such case, the whole of said principal and interest secured by the note in this mortgage mentioned shall thereupon, at the option of the holder of the note, become immediately due and payable; anything herein or in said promissory note contained to the contrary notwithstanding and this mortgage may, without notice to said Mortgagor of said option or election, be immediately foreclosed; and it shall be lawful for said Mortgagee, agents or attorneys, to enter into and upon said premises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to be applied upon the Indebtedness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to collect said rents, issues and profits to be applied on the interest accruing after foreclosure sale, the taxes and the amount found due by such decree.

if this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with figal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage.

Th	is instrument prepared by J Hin:		
of	4013 W 26th St	(Name) Chicago	Illinois.
•		(Arietrasa)	

bu rei par rer oti dei sat ing suc	And the said Mortgagor further covered to the pay all taxes and assessments on the state in the pay all taxes and assessments on the state in the company, up to the insurable value it yable in case of loss to the said Mortgagee and sevel certificates therefor; and said Mortgagee and certificates therefor; and said Mortgagee and service; for any and all money that may be struction of said buildings or any of them, disfaction of the money secured hereby, or and in case of refusal or neglect of said Mortgagor in the second pay such taxes, and all more secry note and be paid out of the proceeds ortgagor.	tid premises, and will premises insured for hereof, or up to the part of the p	I as a further security fire, extended coverage mount remaining unpurall policies of all policies. Shall so elect, may use or deliver such policies secured hereby, and	e and vandalism aid of the said in insurance thered and receipt, in policies of insur reasonable expera the same in rejudes, or to pay tax shall bear interders.	nt of said indebter and malicious min relebtedness by suition, as soon as eff the name of said rance by reason of rance in obtaining s pairing or rebuildines, said Mortgager est at the rate stat	schief in some table policies, acted, and all Mortgagor or damage to or uch money in ag such buildermay procure ed in the pro-
Mo	If not prohibited by law or regulation, this ortgages and without notice to Mortgagor for perty and premises, or upon the vesting of richaser or transferse assumes the indebtedne	orthwith upon the co such title in any ma	inveyance of Mortgago inner in persons or ent	r's title to all or titles other than	any portion of sa	id mortgaged
	And said Mortgagor further agrees that in ca		ayment of the interest	on said note wh	ien it becomes du	and payable
pro any this pro by a di	And it is further explastly agreed by and amissory note or in any of them or any party of the covenants, or affectments herein cost mortgage, then or the any such cases, said tecting interest in foreclosure proceedings or office vise, and acree shall be entered for such replant of the and it is further mutually understand and ein contained shall apply to, and, as far as and assigns of said parties respectively.	t thereof, or the inte- intained, or in case and d Mortgagor shall at a in such suit and for the atien is hereby given es, together with what agreed, by and between	prest thereon, or any prid Mortgagee is made a once owe said Mortgage collection of the amo upon said premises for tever other indebtednates the parties hereto,	eart thereof, whe party to any su gee reasonable a unt due and secon such fees, and secon such fees, and that the covens	en due, or in case of it by reason of the ttorney's or solici- ured by this morts if in case of forect and secured hereby ants, agreements a	of a breach in existence of tor's fees for lage, whether osure hereof,
	n witness whereof, the said Mortgagor 5 ha	Ve hareunto set +h	aim hand a . and:	seal 🚤 this	2nd	day of
••	October	A.J. 18 87	Eun V	nal -	To X	(SEAL)
		7	I John	- FOX		(SEAL)
		' (·· ···································	
			0		· · · · · · · · · · · · · · · · · · ·	(SEAL)
	TE OF ILLINOIS, County of	personally known to the foregoing in	to me to be the same p strument appeared bef	John J and 647 N Chris Chicago, I E.sor. 5 who ore rie this day	ose name_ S in person and ack	
			for the uses and purp			the release
		and waiver of the r	Na 4 ami - 1) (C) 2m3	
		Given under my ha			scal this 2nd	
M	y Commission Expires Oct. 16, 1989	day of Octobe	_	<u> </u>	, , A.D.	19 <u>87</u> .
My commission expires		, 19		ary Pablic		
REAL ESTATE MORTGAGE		DO NOT WRITE IN ABOVE SPACE John J & Eva Mac Fox 647 N Christiang	Chicho Illinois to the constant of the constan	Recording Fee \$3.50. Extra acknowledgments, tifteen 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 Chicago, IL 60623 (Phone: 312 - 522-3800)	87553591