## (INCLUDING ASSIGNMENT OF RENTS)

			(WNBII	ner one or more), of
CHICAGO	in the Co	unty of <u>COOK</u>		and State of Illinois
MORTGAGES AND WARRANTS to COUNTY of COOK	the Mortgages, GENE	RAL FINANCE CORPOR	ATION of ILLINOIS of <u>CHICA</u> vent of a certain promissory no	ote in the amount of
s 5230,80 executed by the	Mortgagor, bearing ev	en date herewith, payab	le to the order of Mortgages, v	vith the Final Install-
ment due not later thanDECEMB	<u>ER 28TH</u> 19_	90 ; any extensions, rei	newels or modifications of said	I note; and any cost
advanced or expenses incurred by Withe "Indebtedness"), the following	fortgagee pursuant to described Real Estate	this mortgage, including :	without limitation, costs of co	irection, (nereinatter
THE WEST 30.43 FEET OF LA	OT 5 IN BLOCK 1	1 IN HIELD'S SUBD	IVISION OF BLOCKS 9,	1
10, 11 AND 12 IN FALCONE	R'S ADDITION TO	CHICAGO, A SUBDI	VISION OF THE NORTH 1/2	19.00
OF THE NORTHEAST & OF SEC	CTION 28, TOWNS	HIP 40 NORTH, RAN	GE 13 LYING EAST OF	700
THE THIRD PRINCIPAL MEREI	DIAN IN COOK CO	UNTY, ILLINOIS.		- Comment of the second
PERMANENT TAX NO.: 13-28-	-209-001 A7	ON		
ADDRESS: 3053 N. LE CLAIS	RE- CHICOGOK CO	UNTY ILLINDIS		
	/ X.	FOR RECORD		J
	1307 (15)	28 PM 2:51	87676702	
situated in the County of appurtenances, all rents, issues and	profits, all awards and	l navments mada as a re:	inois, together with all privileg sult of the exercise of the right	of eminent domain.
and all existing and future improvem virtue of the Homestead Exemption	Laws of this State			
Mortgagor covenants: that at the TALMAN	e time of execution h	err of there are no liens	or encumbrances on the Prope	irty except
1711020				
DATED This 22ND	day of DECEN	oy of this mortgaes.		
DATED, This 22ND	day of _DECE	, Andrews	Warner -	/SEAL)
DATED, This 22ND	day of _DECE	, Andrews	Vipnaco-	(SEAL)
	day of _DECES	, Andrews	Vig-nace	(SEAL)
STATE OF ILLINOIS	day of _DECES	, Andrews	Legiasa	
TATE OF ILLINOIS OUNTY OFCOOK	) )ss. )	Selm 19.87 Glam Shap	Vignam -	(SEAL)
TATE OF ILLINOIS  OUNTY OF	) )SS. ———) for said County, in the	Selm 19.87 Glam Shap	EREBY CERTIFY, ThatIOHIN_	(SEAL)
OUNTY OF COOK  I, the undersigned notary in and AND WIFE ALMA AS JOINT TE	) )SS. ) for said County, in the NANTS	BER 19.87  Glando Chapa  e State aforesaid, DO H		W. CHAPMAN
COOK  I, the undersigned notary in and AND WIFE ALMA AS JOINT TE ersonally known to me to be the selection of this day in person, and acceptable in the selection of the selecti	) )SS. for said County, in the NANTS ame personS, whose knowledged that The	e State aforesaid, DO H	subscribed to the foregoing in	W. CHAPMAN  Strument, appeared THEIR free
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1. Mortgagor shalk keep, the improvements on the Property insurers against am loss or damage occasioned by fire, extended coverage perits and such other hezards as Mortgages may require), through insurers approved by Mortgages, in amounts not less than the unpaid balance of the Indebtedness plus any other indebtedness secured by the Property, without co-insurance. The policies shall contain the standard mortgage clause in favor of Mortgages and, unless Mortgages otherwise agrees in writing, the original or, if this is not a first mortgage, a certificate or memorandum copy of all policies covering the Property shall be deposited with Mortgages. Mortgagor shall promptly give notice of loss to insurance companies and Mortgages. If this is a first mortgage, Mortgages may adjust or compromise any claim and all proceeds from such insurance shall be applied, at Mortgages's option; to the installments of the Note in the inverse order of their maturities or to the restoration of the improvements on the Property.

In the inverse order of their maturities or to the restoration of the improvements on the Property.

2. Mortgagor covenants: to keep the Property free from other liens and encumbrances superior to the lien of this mortgage; to pay all superior liens or encumbrances as they fall due; to keep the Property in good and tenentable condition and repair, and to restore or permit waste to be committed upon the Property; not to remove, demolish or materially after any part of the Property without Mortgage's prior written consent, except Mortgagor may remove a fixture, provided the fixture is promptly replaced with another fixture of at least equal utility; to comply with all laws, ordinances; and regulations affecting the Property to permit Mortgagee and its authorized representatives to enter the Property at reasonable times to inspect; it and at Mortgage's option, repair or restore it; if this is a first mortgage, to pay Mortgagee sufficient funds at such times as Mortgagee designates, to pay the estimated annual real estate taxes and assessments on the Property insurance premiums (hereinafter "Escrow"), but, if not designated to be paid to Escrow to pay before they become delinquent all taxes, assessments and other charges which may be levied or assessed against the Property, and to pay the property insurance premiums when due. Upon Mortgagor's failure to perform any duty herein, Mortgagee may; at its option and without notice; perform such duty, including without limitation paying any amount and the cost of such performance shall be due on demand and secured by this mortgage, bearing interest from date incurred until date paid at the lower of the annual percentage, rate disclosed on the note even date; herewith or the highest rate allowed by faw. No interest will be paid on funds held in Escrow and they may be commingled with Mortgage's general funds.

with Mortgagee's general lunds. 3. Mortgages a general minus.

3. Mortgages, without notice, and without regard to the consideration, it any, paid therefor, and notwithstanding the existence at that time of any inferior flans thereon, may release any part of the Property or any person liable for any indebtedness secured hereby, without in any way affecting the fliability of any party to the Indebtedness and mortgage and without in any way effecting the priority of the lien of this monage, to the full extent of the indebtedness remaining unpaid hereunder, upon any part of the security not expressly refeased, and may agree with any party obligated on the Indebtedness or having any interest in the security described herein to extend the time for payment of any or all of the Indebtedness secured hereby. Such agreement shall not, in any way, release or impair the lien hereof, but shall extend the lien hereof as against the title of all parties having any interest in said security which interest is subject to

4. Upon default by Nonge or in any term of an instrument evidencing part of all of the Indebtedness; upon Mortgagos of a surety for any of the Indebtedness carring to exist, becoming insolvent or a subject of bankruptcy or other insolvency proceedings; or upon breach by Mortgagor of any curriment or other provision herein, all the Indebtedness shall at Mortgagee's option be accelerated and become immediately due and pay of a Mortgagee shall have all lawful remedies, including foreclosure, but failure to exercise any remedy shall not waive it and all erredies shall be cumulative rather (than alternative; and in any suit to foreclose the lian hereof or enforce any other remedy of Mortgagee under this mortgage or any instrument evidencing part or all of the Indebtedness, there shall be allowed and included as additional in restedness in the decree for sale or other judgment or decree, all expenditures and expenses which may be paid or incurred by or on behave of Mortgagee, including but not limited to attorney's and title fees.

5. Mortgages may waive any default without waiving any other subsequent or prior default by Mortgagor. Upon the commencement or during the pendency of an action to first ose this mortgage, or enforce any other remedies of Mortgages under it, without regard to the adequacy of the Property as security, the court may appoint a receiver of the Property (including homesteed interest) without bond, and may empower the receiver to disc possession of the Property and collect the rents, issues and profits of the Property and exercise such other powers as the court may grant until the confirmation of sale, and may order the rents, issues and profits, when so collected, to be held and applied is the court may direct. Invalidity or unenforceability of any provision of this mortgage shall not affect the validity or enforceability. If any other provision. The covenants and agreements of all Mortgagors are joint and several. This mortgage benefits Mortgages, its successors and assigns, and binds Mortgagor(s) and their respective heirs, executors, administrators, successors and assigns.

6. If all or any part of the Property or either a local as action to the property or either a local as action to the property or either a local as action to the property or either a local as action to the property or either a local as action to the property or either a local as action to the property or either a local as action to the property or either a local as action to the property or either a local as action to the property or either a local as action to the property or either a local as action to the property or either a local as action to the property of the property or either a local as action to the property of the prop

6. If all or any part of the Property or either a legal or equitable interest therein is sold or transferred by Mortgagor without Mortgagor's prior written consent, excluding transfers by devise of decent or by operation of law upon the death of a joint tenant or a partner or by the grant of a leasehold interest in a part of the Frozerty of three years or less not containing an option to purchase. Mortgagor may, at Mortgagor's option, declare all sums secured by his Mortgagor immediately due and payable to the extent allowed by law and the note(s) hereunder and any failure to exercise said option, shall not constitute a waiver of the right to exercise the same

at any other time.

7. Assignment of Rents. To further secure the Indebtedness, Mortgager (rices hereby sell, assign and transfer unto the Mortgages all the rents, issues and profits now due and which may hereafter become discinder or by virtue of any lease, whether written or oral, or any letting of, or of any agreement for the use or occupancy of the Property or any part thereof, which may have been heretofore or may be hereafter made or agreed to, it being the Intention hereby to establish an abstitute transfer and assignment of all of such leases and agreements unto Mortgagee, and Mortgagor does hereby appoint irrevocably Mortgagee its true and lawful attorney (with or without taking possession of the Property to rent, lease or let all or any portion of the Property to any party at such rental and upon such terms as Mortgagee shall, in its discretion determine, and to collect all of said rents issues and profits arising from or accruing at any time hereafter, and all now due or that may hereafter become due.

Mortgagor represents and agrees that no rent has been or will be paid by any person is nossession of any portion of the Property for more than one installment in advance and that the payment of none of the rents to accrue for any portion of the said Property has been or will be waived, released, reduced, discounted or otherwise discharged or compromise to the Mortgagor. Mortgagor waives any right of set off against any person in possession of any portion of the Property. Mortgagor ligrees not to further assign any of the rents or profits of the Property.

Nothing herein contained shall be construed as constituting the Mortgagee a mortgagee in post ession in the absence of the taking of actual possession of the Property by the Mortgagee. In the exercise of the powers herein granted of orgagee, no liability shall be asserted or enforced against Mortgagee, all such liability being expressly waived and released by Mortgage.

Mortgagor further agrees to assign and transfer to Mortgagee by separate written instrument all future lar as upon all or any part of the Property and to execute and deliver, at the request of the Mortgagee, all such further assurances and assurances as Mortgagee shall from time to time require.

All leases affecting the Property shall be submitted by Montgagor to Montgagee for its approval prior to the execution thereof. All approved and executed leases shall be specifically assigned to Montgagee by instrument in form satisfactory to Montgagee.

Although it is the intention of the parties that this assignment shall be a present assignment, it is expressly understood and agreed that Mortgages shall not exercise any of the rights or powers conferred until the mortgage shall be in default.

RENTS GENERAL FINANCE LOAN COMPANY 3207 NORTH MILWAUKEE AVENUE CHICAGO, ILLINDIS 60618 PHONE SP 7-0275 BOX 233-HV BRANCH STAMP) 2 MAIL TO: