UNOFELICIALICOPY

Recording requested b	y: "	THIS SPACE PE	THIS SPACE PROVIDED FOR RECORDER'S USE			
Please return to: ### APPLIES OFFICE OFFICE OFFICE OFFI OFFI OFFI OFFI OFFI OFFI OFFI OFF			F 871.12873			
		· · · · · · · · · · · · · · · · · · ·	The state of the s			
	SS OF ALL MORTGAGORS	MORTGAGE AND WARRANT TO	MORTSAGLE TO THE STITL OF STATES. TYPE OF THE STATES STATES. TYPE OF THE STATES.			
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	TOTAL OF PAYMENTS			
4 QC	0/20/10/17	09/19/07	00,407.55			
(If not contra	GAGE SECURES FUTURE ADV iry to law, this hortgage also secul n all extensions (hereof)					
ness in the amount of the date herewith and future	e total of payment: and pay a advances, if any, not to cee a note or notes evidencing such in	able as indicated above and eviding and the maximum outstanding ar	ge and warrant to Mortgagee, to secure indebted- idenced by that certain promissory note of even mount shown above, together with interest and a permitted by law, ALL OF THE FOLLOWING			
VIII of Lots (7) Voich 1 of the V	rang die dang tilken in 11.5 uit. medite Moorte in die stoodskom	na, Mermeldir (1900) Jodenski dedilmend m	o intoleration of the			
	27-20-124-00 Dog : 100 tu, coden					
Too Do. 21 177		2	87142873			
DEMAND FEATURE (if checked)	you will have to pay the princi demand. If we elect to exercise payment in full is due. If you	pal amount of the loan and all this option you will be given w fail to pay, we will have the r t that secures this loan. If we	this than we can demand the full balance and unpaid interest accrued to the day we make the written notice of election at least 90 days before ight to exercize any rights permitted under the elect to exercise this option, and the note calls repayment penant.			
of foreclosure shall expire waiving all rights under	, situated in the County of $\underline{\hspace{1cm}}$	Exemption Laws of the State	te time to redeem from any sale under judgment and State of Illinois, bereby releasing and of Illinois, and all right to retain possession of ions herein contained.			
And it is further provi thereof, or the interest the procure or renew insuran- this mortgage mentioned or in said promissory not option or election, be in- said premises and to rece- be applied upon the inde-	nereon or any part thereof, when ce, as hereinafter provided, then a shall thereupon, at the option of se contained to the contrary note nmediately foreclosed; and it sha ive all rents, issues and profits the btedness secured hereby, and the	due, or in case of waste or nor and in such case, the whole of s the holder of the note, become vithstanding and this mortgage all be lawful for said Mortgage tereof, the same when collected court wherein any such suit is	promissory note (or any of them) or any part of the promissory note (or any of them) or any part of the promise in the principal and interest secured by the note in the immediately due and payable; anything herein may, without notice to said Mortgagor of said se, agents or attorneys, to enter into and upon the first the deduction of reasonable expenses, to spending may appoint a Receiver to collect said ses and the amount found due by such decree.			
And it is further provi 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 rece be applied upon the inde- rents, issues and profits to. If this mortgage is sub- payment of any installme payment of any installme principal or such interest edness secured by this ma- agreed that in the event of this mortgage and the acc	nereon or any part thereof, when ce, as hereinafter provided, then a shall thereupon, at the option of secontained to the contrary not mediately foreclosed; and it shall rents, issues and profits the bledness secured hereby, and the beapplied on the interest accruing the second subordinate to another ent of principal or of interest on and the amount so paid with legiortgage and the accompanying not such default or should any suicompanying note shall become ar	due, or in case of waste or nor and in such case, the whole of sithe holder of the note, become withstanding and this mortgage all be lawful for said Mortgage bereof, the same when collected court wherein any such suit is an after foreclosure sale, the tax mortgage, it is hereby expressional prior mortgage, the holde all interest thereon from the timp te shall be deemed to be secut be commenced to foreclose si	n-payment of taxes or assessments, or neglect to aid principal and interest secured by the note in a immediately due and payable; anything herein may, without notice to said Mortgagor of said se, agents or attorneys, to enter into and upon a first the deduction of reasonable expenses, to pending may appoint a Receiver to collect said			
And it is further provi thereof, or the interest the procure or renew insuran- this mortgage mentioned or in said promissory not option or election, be in- said premises and to rece be applied upon the inde- rents, issues and profits to if this mortgage is sub- payment of any installment principal or such interest edness secured by this ma- agreed that in the event of	nereon or any part thereof, when ce, as hereinafter provided, then a shall thereupon, at the option of the contained to the contrary not in mediately foreclosed; and it shall the contrary not in the provided in the interest accruing the principal or of interest on and the amount so paid with legion type and the amount so paid with legion to the interest on and the amount so paid with legion type and the accompanying not such default or should any suit companying note shall become and the accompanying note that the accom	due, or in case of waste or nor and in such case, the whole of sithe holder of the note, become withstanding and this mortgage all be lawful for said Mortgage bereof, the same when collected court wherein any such suit is an after foreclosure sale, the tax mortgage, it is hereby expressional prior mortgage, the holde all interest thereon from the timp te shall be deemed to be secut be commenced to foreclose si	n-payment of taxes or assessments, or neglect to aid principal and interest secured by the note in a limmediately due and payable; anything herein may, without notice to said Mortgagor of said e, agents or attorneys, to enter into and upon it, after the deduction of reasonable expenses, to pending may appoint a Receiver to collect said kes and the amount found due by such decree. A gagreed that should any default be made in the rof this mortgage may pay such installment of e of such payment may be added to the indebtered by this mortgage, and it is further expressly aid prior mortgage, then the amount secured by			

And the said Mortgage time pay all taxes and a buildings that may at an reliable company, up to payable in case of loss to renewal certificates there otherwise; for any and all destruction of said build satisfaction of the moneing and in case of refusa such insurance or pay su missory note and be paid Mortgagor.	y time be upon said prothe insurable value ther the said Mortgage and afor; and said Mortgage money that may be con ings or any of them, any secured hereby or in I or neglect of said Mort ch taxes, and all mone	remises. In we emises insured for reof, or up to the to deliver to the rees shall have the rees shall have the rees shall have the rees said Mortgage tigagor thus to insure thus paid shall be thus paid shall be	as a further securifice, extended covarience all policies ight to collect, reculectable upon any sees \$ 00007, 50 eshall so elect, mare or deliver such pies secured hereby,	ring for the paymer erage and vandalism unpaid of the said ir of insurance there eive and receipt, in such policies of insurance reasonable expey use the same in repolicies, or to pay tax and shall bear intersuch insurance mon	nt of said indebted and malicious mis adebtedness by sult on, as soon as effe the name of said rance by reason of nases in obtaining su pairing or rebuilding ses, said Mortgagee est at the rate stat	schief in some table policies; ected, and all Mortgagor or damage to or uch money in ng such builder may procure ed in the proee paid by said.
If not prohibited by in Mortgagee and without in property and premises, of purchaser or transferee as	r upon the vesting of si	thwith upon the co uch title in any m	onveyance of Mort anner in persons o	gagor's title to all or r entities other than	r any portion of sa	id mortgaged
And said Mortgagor fu it shall bear like interest.v	erther agrees that in case with the principal of said		payment of the inte	rest on sald note wi	nen it becomes due	and payable
promissory note of it. and any of the covenants, or this mortgage, then or in protecting	The ements herein continuity such cases, said limits—interest in sign of the continuity in the case, and a lifer such recombile fees, saily understrior and aging to, and, as far as the case case of the case of	thereof, or the intained, or in case so Mortgagor shall at such suit and for the lien is hereby giver, together with what greed, by and between law allows, be be	arest thereon, or a aid Mortgagee is ma once owe said Mo e collection of the a upon said premiss atever other indebte een the parties her inding upon and be	ny part thereof, who de a party to any su rtgagee reasonable a amount due and sec es for such fees, and edness may be due a reto, that the coven	en due, or in case of ait by reason of the attorney's or solicle aured by this mort of in case of fored and secured hereby ants, agreements a	of a breach in a existence of tor's fees for gage, whether osure hereof, and provisions
MARCI		A.O. 19	s.e. P	Fame		(SEAL)
and the state of t			Shring P. T	URINGR 1		(SEAL)
218257-18-1 00:Th:01 18/11/20 700 92:TI\$ 9NI STATE OF ILLINOIS, Cou I, the undersigned, a No	unty of	ald County and Sta	<u> </u>	reby certify that		(SEAL)
1				7.		•
		nersonally known	to me to be the sa	me taltan u	nose name 😹 🔬 🕸	subscriben
		to the foregoing i	nstrument appeared	d before for this day	in person and ack	nowledged
, etc.				led and arrivered sal purposes the ein se		
		and waiver of the	right of homestead	. 0)	
	18 1 S	Given under my h	and and 1702'01	IIAL C	_st ti this _15धो।	
and the second second	enter en en en en en en	day ofIMI	oar ,	<u></u>	, A.D	. 19 <u>. <i>8</i>7.</u> .
2-6	28	_1990_	Moren	R. Hil	$Q \circ$	ales to tentre to the second of the second o
My commiss	ion expires		-	Notary Public		1 + 11 1 + 4
REAL ESTATE MORTGAGE 871.42873	Market of a particular of a pa	DO NOT WRITE IN ABOVE SPACE	10	Recording Fee \$3.50. Extra ackdowlecgments, fifteen cents, and five cents to each lost over three and fifty cents for long descriptions.	Mail to: General Pinance Corporation Of Himons 17320 S. Holsted P. O. Box 1456	87142873 1000-1000: 1000 1000 1000 1000 1000 1000