UNOFIEL CHARTICOPY I

				Z						
	Recording requested b	y: General Finance C	orpTHIS SPACE	ROVIDED	OR RECORDER	R'S USE				
	General Finance corp 6411 N Western Chicago IL 60645		_ 8720	87262811		1700				
	BOX 333-H		[12							
	NAME AND ADDRES		MORTGA	MORTGAGEE:						
		MORTGAGE AND WARRANT	Gen	General Finance Corp						
	Dossie McCaa	то	641	6411 N Western						
			Chi	Chicago IL 60645						
	NO. OF PAYMENTS	FIRST PAYMENT	FINAL PAYMEN	r T	TOTAL OF					
	60	06/04/87	05/04/92		\$10,832.	40				
	THIS MORTO	GAGE SECURES FUTURE ADVANCE	S - MAXIMUM OUTS	TANDING \$	l 10.832.40					
)	(If not contra	THIS MORTGAGE SECURES FUTURE ADVANCES — MAXIMUM OUTSTANDING \$ 10,832.40 (If not contrary to law, this mortgage also secures the payment of all renewals and renewal notes hereof, together with all extensions (hereof) amount financed \$6533.78								
)	ness in the amount of the date herewith and future charges as provided in the	Mortgagors for themselves, their heirs, pe sonal representatives and assigns, mortgage and warrant to Mortgagee, to secure indebteds in the amount of the total of payments die and payable as indicated above and evidenced by that certain promissory note of even te herewith and future advances, if any, not to exceed the maximum outstanding amount shown above, together with interest and arges as provided in the note or notes evidencing such indebtedness and advances and as permitted by law, ALL OF THE FOLLOWING ESCRIBED REAL ESTATE, to wit:								
)	Lot 10 in Blo the North Wes east of the 3	ge 13, lyin	g J							
						7.73				
		guak rodni i An roji Gir	(, , ,)	O	0011	07972				
	order: S-7042389 TAX #: 16-11-132-031-0000 MAY 14 FN 2: 06 STREET ADDRESS: 434 N. MONTICELLOCHICAGO, ILLINOIS									
	DEMAND FEATURE (if checked)	EATURE Anytime after year(s) from the date of this oan we can demand the full balance and								
	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 foreclosure shall expire, situated in the County of									
	thereof, or the interest the produce or renew insuranthis mortgage mentioned or in said promissory not option or election, be in said premises and to receibe applied upon the indel	ther provided and agreed that if default be made in the payment of said promissory note (or any of them) or any part thereon or any part thereof, when due, or in case of waste or non-payment of taxes or assessments, or neglect to winsurance, as hereinafter provided, then and in such case, the whole of said principal and interest secured by the note in entioned shall thereupon, at the option of the holder of the note, become immediately due and payable; anything herein ssory note contained to the contrary notwithstanding and this mortgage may, without notice to said Mortgagor of said on, be immediately foreclosed; and it shall be lawful for said Mortgagee, agents or attorneys, to enter into and upon distribution to the contract of the same when collected, after the deduction of reasonable expenses, to the indebtedness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to collect said profits to be applied on the interest accruing after foreclosure sale, the taxes and the amount found due by such decree.								
	payment of any installme principal or such interest edness secured by this mo agreed that in the event of this mortgage and the acc or holder of this mortgage									
	This instrument prepared	by Candice Pu	(Name)							
	of641	1 N Western Chicac (Address	go IL 60645			Illinois.				
		• •								

	And the said Mortgagor further coverants and time pay all taxes and assessments on the said buildings that may at any time be upon said perfiable company, up to the insurable value the payable in case of loss to the said Mortgages and renewal certificates therefor; and said Mortgages otherwise; for any and all money that may become destruction of said buildings or any of thept, a satisfaction of the money secured hereby, or it ingland in gase of refusal or neglect of said Mosuch insurance or pay such taxes, and all monimissory note and be paid out of the proceeds Mortgagor.	id premises, and remises insured ereof, or up to to to deliver to gee shall have the prepayable and ind apply the sain case said Mortgregger thus to it is thus paid shall remises.	f will as a further sect for fire, extended con the amount remaining GPC all policies he right to collect, red collectable upon any time less \$ gages shall so elect, manure or deliver such pall be secured hereby,	urity for the payment of verage and vandalism and unpaid of the said indet of insurance thereon, serve and receipt, in the such policies of insurance reasonable expenses by use the same in repair policies, or to pay taxes, and shall bear interest.	d malicious mischief in sor otadness by suitable polici- as soon as effected, and name of said Mortgagor- se by reason of damage to in obtaining such money ing or rabuilding such buil said Mortgagas may gracy at the rate stated in the di	all me all or or in
(If not prohibited by law or regulation, this Mortgages and without notice to Mortgagor for property and premises, or upon the vesting of purchaser or transferoe assumes the indebtedness.	rthwith upon th such title in any s secured hereby	e conveyance of More y manner in persons of y with the consent of t	tgagor's title to all or an ir entities other than, of he Mortgagee,	y portion of said mortgage with, Mortgagor unless t	he
1	And said Mortgagor further agrees that in ca it shall beer like interest with the principal of sai		ne payment of the int	arest on said note when	it becomes one and payer	
1 1 1 1	And it is further explaintly agreed by and it promissory note or in any of them or any pertany of the covenants, or a reliments herein conthis mortgage, then or in any such cases, said protecting GFC interest in by foreclosure proceedings or otherwise, and a a decree shall be entered for such recomble fee. And it is further mutually understand and a herein contained shall apply to, and, as far as tors and assigns of said parties respectively.	thereof, or the stained, or in car Mortgagor shall such suit and fo- lien is hereby g s, together with greed, by and b	interest thereon, or a se said Mortgagee is mi I at once owe said Mo in the collection of the jiven upon said premis whatever other indebt between the parties he	iny part thereof, when dade a party to any suit bortgages reasonable attor amount due and secure ies for such fees, and in adness may be due and streto, that the covenants	fue, or in case of a breach by reason of the existence rney's or solicitor's fees for d by this mortgage, wheth a case of foreolosure herec secured hereby. It agreements and provision heirs, executors, administra-	in of or or of,
	In witness whereof, the said Mortgagorthe	thereunto set	hishand	and sealOn this	29th day o	Ť
	april	A.5 18_	87. KOO	see ///	COLIBEAL)
	en e	4	· sep	h TICCal	(SEAL	þ
•					(SEAL	}
. JAP 2 2 2	•		0,		(SEAL	3
	TATE OF ILLINOIS. County of Coo	- b	-9/2×			•
	TATE OF ILLINOIS, County of <u>Coc</u> I, the undersigned, a Notary Public, in and for Dossie McCad & Joseph	said County and	State aforesaid, dr. he		A S	
	"OFFICIAL SEAL" INDISES ARGIA Notary Public, State of Himos My Commission Expires 1/27/91	to the foregoing thatti and voluntary	ng instrument appeare hesigned, sea act, for the uses and the right of homestead	led and deliven disaid in purposes thelein ant fo d.	name subscribed person and acimowiedged strument as their free rth, including the release of this 29th	:
		day of	April		C , A.D. 19 ⁸⁷ .	
	1-27	19 9/	MA	ise Ann		e e
	My commission expires	· · · · · · · · · · · · · · · · · · ·		Notary Public	~	
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