## UNOFIEL CHARLECT PROPERTY 7

	UNU REALEST				
Recording requested by: Please return to: BOX 333-HV  General Pinance Corporation  4519 W 211th St. Matteson, II 60443		THIS SPACE PE	ROVIDED F	FOR RECORDER'S	USE
			1200		
NAME AND ADDRESS OF ALL MORTGAGORS			MORTGAGEE: GENERAL FINANCE CORPORATION 4519 W. 211TH STREET MATTESON, ILLINOIS 60628		
Gregory I Howell and wife Valarie 727 West 117th St. Chicago, II. 60628		MORTGAGE AND WARRANT TO			
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	j	TOTAL OF PAYMENTS	
37	07/02/87	07/02/90		\$9238.21	
(If not contrary together with all The Principal Amour The Mortgagors for themselvess in the amount of the together.)	SELICURES FUTURE ADVANCE or law, this mortgage also secures the extensions thereof) at of one Loan is \$6,913, to their heirs, personal representatival of payments it and payable a	payment of all renewals 27 wes and assigns, mortgag s indicated above and ev	ge and warrant ridenced by th	t to Mortgagee, to secur lat certain promissory n	ote of even
(If not contrary together with all The Principal Amount The Mortgagors for themselvines in the amount of the todate herewith and future adcharges as provided in the no DESCRIBED REAL ESTATE Lot 135 (except the Sharpshooter's Parsaid Park being in Township 37 North, Permanent Tax No. Property address:	o law, (his mortgage also secures the extensions thereof) at of one Loan is \$6,913, et, their heirs, personal representational of payments die and payable a te or notes evidencin (suc) indebted to wit:  the East 10 feet and except the K Subdivision of part of the West 1/2 of the South Range 14	e payment of all renewals  27  Ives and assigns, mortgag  s indicated above and ex- maximum outstanding al- dness and advances and al- out the East 10 Fe  Sharpshooter's  avoid is of Section  21.52	ge and warrant indenced by th mount shown s permitted by et) in Park	t to Mortgagee, to secur lat certain promissory n above, together with it raw. ALL OF THE FO	ote of even nterest and

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 produce 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 legal 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.

This instrument prepared by Crystal L. Chase	
	(Name)
of 4519 W 211th, St., Matt4eson. Il. 60443	[ Pinois.
(Address)	

tim bui reli pay ren oth des sati ing suc	ildings that may at any time be upon sailable company, up to the insurable value yable in case of loss to the said Mortgagee lewal certificates therefor; and said Moreavise; for any and all money that may be struction of said buildings or any of the isfaction of the money secured hereby, or and in case of refusal or neglect of said the insurance or pey such taxes, and all metable company is the insurance or pey such taxes, and all metable company is the money secured to said the insurance or pey such taxes, and all metable company is the company in the case of refusal or neglect of said the insurance or pey such taxes, and all metable company is the case of refusal or neglect of said the insurance or pey such taxes, and all metable company.	th and a rear to a dwith sale to rigage that the payment of said indebtedness keep said premises, and will as a further security for the payment of said indebtedness keep said premises insured for fire, extended coverage and vandalism and malicious mischief in some thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies and to deliver to us all policies of insurance thereon, as soon as effected, and ortgagee shall have the right to collect, receive and receipt, in the name of said Mortgagor become payable and collectable upon any such policies of insurance by reason of damage to em, and apply the same less \$ _500.00 reasonable expenses in obtaining such money, or in case said Mortgagee shall so elect, may use the same in repairing or rebuilding such but d Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may produced the sale of said premises, or out of such insurance money if not otherwise paid by seeds of the sale of said premises, or out of such insurance money if not otherwise paid by seeds of the sale of said premises, or out of such insurance money if not otherwise paid by seeds of the sale of said premises, or out of such insurance money if not otherwise paid by seeds of the sale of said premises.	o all ome cies, if all or or or or y in sild-cure pro-
Moi pro pur	rigagee and without notice to Mortgagor perty and premises, or upon the vesting chaser or transferee assumes the indebted	this mortgage and all sums hereby secured shall become due and payable at the option of or forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgage of such title in any manner in persons or entities other than, or with, Mortgagor unless edness secured hereby with the consent of the Mortgagee.	ged the
	And said Mortgagor turther agrees that in hall bear like interest with the principal o	in case of default in the payment of the interest on said note when it becomes due and paya of said note.	IDIE
prod any this prod by i a de	missory note or in any of them or any of the covenants, or agreements herein mortgage, then or in any such cases, steeting their interest foreclosure proceedings or otherwise, and coree shall be entered for such reasonable.  And it is further mutually understoor and	and between said Mortgagor and Mortgages, that if default be made in the payment of some part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in contained, or in case said Mortgages is made a party to any suit by reason of the existence, said Mortgagor shall at once owe said Mortgages reasonable attorney's or solicitor's fast est in such suit and for the collection of the amount due and secured by this mortgage, whethen a lien is hereby given upon said premises for such fees, and in case of foreclosure here is fees, together with whatever other indebtedness may be due and secured hereby.	in e of for her eof,
	and assigns of said parties respectively.		
In	witness whereof, the said Mortgagor_s_	have here into set their hands and seal s this 18th day of	of
	May	AD. 19 87 . Meany Royall (SEAL	1
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		There a fred SEAL	_}
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•		(SEAL	.1
			• •
	E OF ILLINOIS, County ofCook	51	
	-	I for said County and State aforesaid, do hereby certify that	
Gre	gory L. Howell and wife Val	larie	
		personally known to me to be the same personally whose name subscribed to the foregoing instrument appeared before marking day in person and acknowledged	
		to the laregoing instrument appeared before in 4 this day in person and acknowledged thatthe <u>Ysigned</u> , sealed and delivered said instrument as their free	
		and voluntary act, for the uses and purposes there'n set forth, including the release	•
	<del>-</del>	and waiver of the right of homestead.	
		Given under my hand and notorial salinis 18th	•
		day of May A D 10 87	Qn.
۲	M. 14 1908	day of, A.D. 19 87 .	87
<u> </u>	May 14, 1988		8728
	May 14,1988  My commission expires	day of May A.D. 19 87.  19 Clip Tal & Mase Notary Public	87281
<u>-</u>		Notary Public	8728185
<u> </u>		Notary Public	87281877
		Notary Public  Notary Public  Notary Public	87281877
		Notary Public  Notary Public  Notary Public	87281877
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		Notary Public  Notary Public  Notary Public	872818378
		TO Masch Notaria And Hitty Not	87281877
		TO Masch Notaria And Hitty Not	87281877
		TO Masch Notaria And Hitty Not	87281877
REAL ESTATE MORTGAGE		TO Masch Notaria And Hitty Not	87281837
		TO TO TAKE SPACE  Extra acknowledgments, fifteen for each lot over three and fifty ons.	87281837