ecording requested blease return to:	bγ:	cook c	JHIS SPACE PI	ROVIDED FOR RECORD	ER'S USE
dase return to.			TEOR FEBRUAR)) 	
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	SS OF ALL MORTGAG	407	MORTGAGE	MORTGAGEE:	, ,
Richard Fundarek and Patricia Fundarek His Wife, as Joint Tenants.		darek,	AND WARRANT	General Finance Co. 9562 West 147th Str	
			TO	P.O. Box 1130 Orland Park, Illinois 60462	
				OFIANO PAFE, IIIING	13 00402
					40
O. OF PAYMENTS	FIRST PAYMEN		INAL PAYMENT UE DATE	TOTAL OF PAYMENTS	0
	DOE DATE	٦	OE DATE	PATRICIA'S	3 40
72	(07/19/87		06/19/93	\$17436.00	Amount_Fina
THIS MORT	GAGE (LOURES FUTURE	ADVANCES -	MAXIMUM OUTST	ANDING \$ \$17436\00*	**
	ary to law, this nortgage als th all extensions .hereof)	o secures the pay	yment of all renewals	and renewal notes hereof,	,
he Mortgagors for ther	nselves, their heirs, garsonal	l representatives	and assigns, mortgag	ge and warrant to Mortgagee, to	o secure indebted
Bartlett's Centr of the West Half	alwood, a Subdivisi	on of the R Except Rati	East Half of the Country of the Coun	t 2 in Block 20 in Fr be East Half of the E Way), in Section 8,	ast Half Township
					-3
	24-28-				-3
	24-28- 98051			ne, Oak La	-1
	24-28- 98051				-3
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EMAND FEATURE (if checked)	Anytime after	year principal amour xercise this optic f you fail to pa f trust that secu	(s) from the date of the loan and all on you will be given by, we will have the refers this loan. If we	this from the can demand the unpaid interest accrued to the written notice of election at leadight to exercise any rights per elect to exercise this option,	e full balance and day we make the list 90 days before mitted under the
ncluding the rents and p f foreclosure shall expirations and proper shall expirate the contract of the contrac	Anytime after you will have to pay the demand. If we elect to e payment in full is due. I note, mortgage or deed of for a prepayment penalty profils arising or to arise from e, situated in the County of and by virtue of the Home	year principal amour xercise this optic f you fail to pai f trust that secu that would be d m the real estate Cool stead Exemptio	(s) from the date of the loan and all on you will be given by, we will have the rule, there will be no pure, there will be no pure.	this 'con we can demand the unpaid interest accrued to the written notice of election at leadight to exercise any rights per elect to exercise this option, prepayment penalty ne time to redeem from any sales and State of Itlineir, the of Itlineir, and of Itlineir, the of Itlin	e full balance and day we make the set 90 days before mitted under the and the note calls a under judgment reby releasing and
fif checked) Including the rents and proceed on the forectory of the interest trace or renew insurants in maid promises and promises or the interest trace or renew insurants mortgage mentioned in in said promises and to receive applied upon the indictions.	Anytime after you will have to pay the demand. If we elect to e payment in full is due. I note, mortnage or deed of for a prepayment penalty profits arising or to arise from e, situated in the County of and by virtue of the Home efault in or breach of any of vided and agreed that if definere, as hereinafter provided, is shall thereupon, at the opinite contained to the contrar mmediately foreclosed; and eive all cents, issues and proabtedness secured hereby, a	year principal amour xercise this optic f you fail to par f trust that secuthat would be don't the covenants, a ault be made in when and in such than and in such tion of the holder y notwithstanding it shall be law sits thereof, the not the court who the	(s) from the date of the loan and all on you will be given by, we will have the rures this loan. If we ue, there will be no provised in Laws of the State agreements, or provision that payment of said in case of waste or no in case, the whole of serif the note, becoming and this mortgage ful for said Mortgage is same when collected therein any such suit is	this 'ren we can demand the unpaid interest accrued to the written notice of election at leadight to exercise this option, prepayment penalty ne time to redeem from any sale and State of Illinois, and all right to let ions herein contained. I promissory note for any of the incompayment of taxes or assessment of taxes or assessment of the immediately due and payable analy, without notice to said see, agents or atturneys, to entity, after the deduction of reasons pending may appoint a Recei	e full balance and day we make the set 90 days before mitted under the and the note calls are under judgment reby releasing and tain possession of them) or any partents, or neglect to ed by the note in e; anything herein Mortgegor of said er into and upon table expenses, to over to collect said
fit checked) including the rents and proceed or rents and process after any distribution of the interest trocure or renew insurants mortgage mentioned in said promissory no ption or election, be insid premises and to receed applied upon the indicants, issues and profits to the interest of any installing incipal or such interest diseases secured by this martgage and the act holder of this mortgage.	Anytime after you will have to pay the demand. If we elect to e payment in full is due. I note, mortgage or deed of for a prepayment penalty profits arising or to arise from e, situated in the County of and by virtue of the Home efault in or breach of any of vided and agreed that if defithereon or any part thereoff is shall thereupon, at the opinion, as hereinafter provided, it shall thereupon, at the opinion and the contrar mmediately foreclosed; and eive all rents, issues and proabtedness secured hereby, a to be applied on the interest bject and subordinate to an lent of principal or of interest and the amount so paid withortgage and the accompany of such default or should a companying note shall become.	year principal amour xercise this optic f you fail to pai f trust that secuthat would be don't the real estate Coolstead Exemption the rovenants, a aut to made in, when due, or in then and in such tion of the holder y notwithstandiff it shall be faw sits thereof, the not the court whacurung after for other mortgage, est on said prior ith legal interest ring note shall be ny suit be common and be due	(s) from the date of the loan and all on you will be giver by, we will have the rures this loan. If we ue, there will be no pure the from default until the control of the same of the State agreements, or provision to ase of waste or now the case, the whole of series of the note, becoming and this mortgage ful for said Mortgage is same when collected therein any such suit is recipiure sala, the tail it is nereby expression to be second to be second to be second to foreclose second t	f this 'con we can demand the unpaid interest accrued to the written notice of election at leadight to exercise this option, prepayment penalty of Illinois, and all right to et ime to redeem from any sale and State of Illinois, and all right to et ions herein contained. I promissory note for any of the increase section interest security due and payable a may, without notice to said ee, agents or attorneys, to entity, after the deduction of reason	e full balance and day we make the st 90 days before mitted under the and the note calls e under judgment reby releasing and tain possession of them) or any partents, or neglect to red by the nate in canything herein Mortgagor of said er into and upon sable expenses, to ver to collect said by such decree.
fit checked) including the rents and proceed or rents and process after any distribution of the interest trocure or renew insurants mortgage mentioned in said promissory no ption or election, be insid premises and to receed applied upon the indicants, issues and profits to the interest of any installing incipal or such interest diseases secured by this martgage and the act holder of this mortgage.	Anytime after you will have to pay the demand. If we elect to e payment in full is due. I note, mortgage or deed of for a prepayment penalty profits arising or to arise from e, situated in the County of and by virtue of the Home efault in or breach of any of vided and agreed that if defined, as hereinafter provided, is shall thereupon, at the opinion, as the opinion and the interest of any profits and the rents, issues and profits all rents, issues and profits all rents, issues and profits all rents, issues and profits and the aboundance to an lent of principal or of interest and the amount so paid withortgage and the accompany of such default or should accompanying note shall becompanying note shall be companying	year principal amour xercise this optic f you fail to pai f trust that secuthat would be don't the real estate Cookstead Exemption the rovenants, a ault be made in when and in such than and in such tion of the holder y notwithstandiff is shall be law fits thereof, the not the court whackruing after for the rotter mortgage, est on said prior it hegal interest ting note shall be ny suit be comme and be due twood	(s) from the date of the total to the loan and all on you will be giver by, we will have the rures this loan. If we ue, there will bo no pure the from default until the total	this 'con we can demand the unpaid interest accrued to the written notice of election at leadight to exercise this option, prepayment penaity ne time to redeem from any sale of Illinois, and all right to verify the ions herein contained. I promissory note for any of the in-payment of taxes or assessment in the ions herein contained. I promissory note for any of the in-payment of taxes or assessment in the ions herein contained. I promissory note for any of the in-payment of taxes or assessment in the interest secure is many, without notice to said ee, agents or attorneys, to entity, after the deduction of reasons is pending may appoint a Receives and the amount found due in the interest of this mortgage in the payment way be accounted by this mortgage, and it is aid prior mortgage, then the artime thereafter at the sole opens.	e full balance and day we make the st 90 days before mitted under the and the note calls e under judgment reby releasing and tain possession of them) or any partents, or neglect to red by the nate in canything herein Mortgagor of said er into and upon sable expenses, to ver to collect said by such decree.

time build relia paya rene othe destri satis ing a such miss Mor	and the said Mortgagor further pown and an apply all taxes and assessments on the said dings that may at any time be upon said pie company, up to the insurable value the said cartificates therefor; and said Mortgagor envise; for any and all money that may beconcion of said buildings or any of them, a faction of the money secured hereby, on in and in case of refusal or neglect of said Mortgagor, note and be paid out of the proceeds taggor. I not prohibited by law or regulation, this tagger and without notice to Mortgagor for party and premises, or upon the vesting of these or transferse assumes the indebtedness.	o premises, and will remises insured for fi steed, or up to the and to deliver to gee shall have the riging and collection apply the same less thus paid shall be of the sale of said promoting apply the sale of said promoting apply the consuch title in any man	as a further security re, extended coverage nount remaining unity all pulicies of the to collect, receive estable upon any such as \$ shall so elect, may us or deliver such polici secured hereby, and emises, or out of suc is hereby secured shall veyance of Mortgage mer in persons or en	pe and vandalism and aid of the cald indept insurance thereon, a and encipt, in the repairies of insurance reasonable expenses is the same in repairies, or to pay taxes, a shall bear interest at hinsurance money if all become due and por's title to all or any titles other than, or	maticious mischief in some editoss by suitable policies, a stoph as effected, and all anne of said. Mortgegor or by reason of damage to or n obtaining such money in go r rebuilding such buildied Mortgegee may procure to the rate stated in the pronor otherwise paid by said expands at the option of the polition of said mortgeged.
it she pron any this prote by f a dec	and said Mortgagor further agrees that in call bear like interest with the principal of said bear like interest with the principal of said like is further expressly agreed by and niesoly note or in any of them or any part of the dovenants, or corresponds herein correcting interest in oreclosure proceedings or otherwise, and a cree shall be entered for such recoordinate fee and it is further mutually understood and in contained shall apply to, and, as far as and assigns of said parties respectively.	between said Mortge thereof, or the interntained, or in case said Mortgagor shall at or such suit and for the lien is hereby given us, together with whate	gor and Mortgages, set thereon, or any sid Mortgages is made a collection of the amount of the set of the collection of the amount of the collection of the collection of the parties hereto	that if default be ma part thereof, when du a party to any suil by gee reasonable attors ount due and secured? or such fees, and in ess may be due and se to that the covenants,	de in the payment of said in, or in case of a breach in reason of the existence of ney's or solicitor's fees for by this mortgage, whether case of foreclosure hereof, ecured hereby. agreements and provisions
	witness whereof, the said Mortgagor ha	l areunto set .s	hand s and	seal s this	15th day of
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Jun	<u> </u>	A.D. 19 B7	Richard, Fund	larek	(SEAL)
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		` (Patricia Fur	Idarek	(SEAL)
			O .		(OF A !)
	44				(SEAL)
i, t	E OF ILLINOIS, County of Hishe undersigned, a Notary Public, in and for hard Fundarek and Patricia Public P	said County and State ndarek, His Wif personally known t to the foregoing ins thatt_he y	o me to be the same strument appeared be signed, sealed for the uses and pure	parts. partor s whose refere my this day in partor delivered said ins	name 8 subscribed erson and acknowledged trument as their free th, including the release
D D	i	Given under my hai	nd and	10.4	Sills 15th
8737050					
3	My Commission Expires: 4-8-89	day of	June		, A.D. 19 <u>87</u> .
-			No No. 1 Maria	ooa	<u>C</u>
~	My commission expires		No	otary Public	•
REAL ESTATE MURTGAGE		DO NOT WRITE IN ABOVE SPACE	10	Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to:	