BOX 888 - CONOFEE	SS34	OP/	(a) 44000000
Recording requested by:		ROVIDED	FOR RECORDER'S USE
Please return to:	j	1	
General Finance Corporation of Illinois 1685 N. Mannheim Road		1 3 E 3	ZD
Stone Park, II. 60165			00
<del></del>			
NAME(s) OF ALL MORTGAGORS		MORTGA	AGEE:
Elisio & Noemi Arroyo	MORTGAGE	GENERAL FINANCE CORPORATIO	
1685 N. Mannheim Road Stone Park, Il. 60165	WARRANT	i 1903 K. Malinne im koad	
•	то		
NO. OF PAYMENTS FIRST PAYMENT	FINAL PAYMENT		TOTAL OF
DUE DATE	DUE DATE		PAYMENTS
36 08/22/88	07/22/91		\$7,533.36
THIS MORTGAGE SECURIFIC TO THE MOTAN			
(If not contrary to law, this murgage also secures together with all extensions threaf)	the payment of all renewals	and renewal	notes hereof,
The Mortgagors for themselves, their heirs, pe social representation in the amount of the total of amounts of the total of the tota			
ness in the amount of the total of payments due and payable date herewith and future advances, if any, not to elicely of charges as provided in the note or notes evidencing such indeb	e maximum outstanding a	mount shown	above, together with interest and
DESCRIBED REAL ESTATE, to wit:	reginess and advances and a	permitted by	New, ALL OF THE POLLOWING
THE NORTH 35 FEET OF LOT 8 IN BLOCK	IN TOWN MANOR	. A SUBD	IVISION OF
THE NORTH 100 ACRES OF THE NORTHEAST	1.74 OF SECTION	5, TOWN	SHIP 39
NORTH, RANGE 12 EAST OF THE THIRD PR	INCIPAL MERIDIA	N, IN CO	OK COUNTY,
15-05-817-03	7-440		1-1 00
Pudduss. 1805 n 43^	d air / Sta	me A	4 60l.
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1981 AUG -4 PH C	2: 02 883	1.9741	349741
			can demand the full balance and
(if checked) you will have to pay the principal a demand. If we elect to exercise this			· · · · · · · · · · · · · · · · · · ·
payment in full is due. If you fail			
note, mortgage or deed of trust tha for a prepayment penalty that would			
including the rents and profits arising or to arise from the real		e time to rede	em from any sale under judgment
of foreclosure shall expire, situated in the County ofCo waiving all rights under and by virtue of the Homestead Exe	mption Laws of the State of	of Illinois, and	
said premises after any default in or breach of any of the coven.	ints, agreements, or provisi	ons herein con	stained.
And it is further provided and agreed that if default be ma thereof, or the interest thereon or any part thereof, when due			
procure or renew insurance, as hereinafter provided, then and it	n such case, the whole of sa	id principal ar	nd interest secured by the note in
<ul> <li>this mortgage mentioned shall thereupon, at the option of the in said promissory note contained to the contrary notwiths</li> </ul>			
option or election, be immediately foreclosed; and it shall b			
said premises and to receive all rents, issues and profits thereo			
be applied upon the indebtedness secured hereby, and the courents, issues and profits to be applied on the interest accruing af			
If this mortgage is subject and subordinate to another mort	= :	_	
<ul> <li>payment of any installment of principal or of interest on said principal or such interest and the amount so paid with legal int</li> </ul>			
edness secured by this mortgage and the accompanying note sl	hall be deemed to be secur-	ed by this mo	rtgage, and it is further expressly
<ul> <li>sgreed that in the event of such default or should any suit be this mortgage and the accompanying note shall become and be</li> </ul>			
or holder of this mortgage.	when programme of spirit to		C. C
This instrument prepared by Cinde M. Mastny	(Name)		
of 1685 N. Mannheim Road Stone	e Park, Illinois	6016	5 (Mingis.

3.1		
UNC	OFFICIAL C	OPY
And the said Mortgagor further covenants a time pay all taxes and assessments on the sa	sid premises, and will as a further secur	rity for the payment of said indebtedness keep all
reliable company, up to the insurable value ti	nereof, or up to the amount remaining u	rage and vandalism and malicious mischief in some inpaid of the said indebtedness by suitable pulicies,
payable in case of loss to the said Mortgagee an	id to deliver to them all policies of	of insurance thereon, as soon as effected, and all live and receipt, in the name of said Mortgagor or
otherwise; for any and all money that may bec	ome payable and collectable upon any su	ch policies of insurance by reason of damage to or
satisfaction of the money secured hereby, or	in case said Mortgagee shall so elect, may	reasonable expenses in obtaining such money in ruse the same in repairing or rebuilding such build-
ing and in case of refusal or neglect of said Me such insurance or pay such taxes, and all mor	ortgagor thus to insure or deliver such po nies thus paid shall be secured hereby, a	licies, or to pay taxes, said Mortgagee may procure and shall bear interest at the rate stated in the pro-
missory note and be paid out of the proceeds Mortgagor.	of the sale of said premises, or out of s	such insurance money if not otherwise paid by said
	moreone and all come heraby secured	shall become due and payable at the option of the
Mortgagee and without notice to Mortgagor fo	orthwith upon the conveyance of Mortg	agor's title to all or any portion of said mortgaged
purchaser or transferee assumes the indebtedne	such tritle in any manner in persons of the secured hereby with the consent of the	entities other than, or with, Mortgagor unless the Mortgagee.
And said Mortgagor further agrees that in cr it shell beer like interest with the principal of st		rest on said note when it becomes due and payable
And it is further expressly agreed by and	between said Mortgagor and Mortgage	e, that if default be made in the payment of said
any of the covenants, or agreements herein co	ntained, or in case said Mortgagee is mad	y part thereof, when due, or in case of a breach in le a party to any suit by reason of the existence of
this mortgage, then or in an such cases, said protecting them interest in	d Mortgagor shall at once owe said Mort a such suit and for the collection of the a	tgagee reasonable attorney's or solicitor's fees for mount due and secured by this mortgage, whether
by foreclosure proceedings or otherwise, and a decree shall be entered for such reasonable fer	lien is hereby given upon said premise:	s for such fees, and in case of foreclosure hereof,
		to, that the covenants, agreements and provisions
herein contained shall apply to, and, as far as tors and assigns of said parties respectively.	he law allows, be binding upon and be	for the benefit of the heirs, executors, administra-
In witness whereof, the said Mortgagor s he	ve_hereunto set <u>thei</u> thand <u>s</u> ar	nd seal <u>s</u> this <u>18th</u> day of
July	A.u. 19 <u>88</u> .	(SEAL)
:	Tales	a Arroys ISEAL)
	Koem	é Chroyd ISEALI
		(SEAL)
	-77×	
STATE OF ILLINOIS, County ofCOOK	said County and State aforesaid, or nere	by certify that
Éliseo Arroyo and Noemi Arr	oyo, His wife, as join	t tenants
		0.
Φ»;	• • • • • • • • • • • • • • • • • • • •	e per on S whose name S are subscribed
[ OFFICIAL SEAL ]		before in: this day in person and acknowledged dand delivered said instrument as their free
CYNTHIA M. MASTNY } ROTARY PUBLIC STATE OF ILLINOIS }	and voluntary act, for the uses and p and waiver of the right of homestead.	urposes therein sociorth, including the release
MY COMMISSION EXPIRES 2/8/92	-	/Sc
	Given under my hand and	see/ this 18th
2/0/02	day of July	A.D. 19 <u>88</u>
My commission expires	19 ( Gritia	Motary Public &
WA commission extras	,	TO THE PERSON OF
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<u> </u>		cknowledgments lot over three a
ESTATE MORTGAGE	88	
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