Recording requested to	υV:	THIS SPACE P	PROVIDED FOR RECORDER'S USE	
Please return to:	<u>^</u>		, DEPT-01 RECORDING \$12.0	
General Finance 5901 S. Archer		TT .	T#5555 TRAN 9196 12/14/89 11 31:00	
Chgo, II. 6063		<i>†</i>	#847 # E *-89-596298	
	9.6		GOOK COUNTY RECORDER	
NAME(s) OF ALL MO	ORTGAGORS		MORTGAGEE:	
	· · · · · · · · · · · · · · · · · · ·	MORTGAGE AND		
Allen Henson & tenants	wife Ethel E. as joint	WARRANT TO	General Finance Corp. 5901 S. Archer Chgo, II. 60638	
			. The second of	
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	TOTAL OF PAYMENTS \$6101.76	
48	1/05/90	12/05/93	Amt. Financed \$3548.64	
(If not contra	GAGE SECURES FUTURE ADVANCE ary to law, this mortgage also secures the high extensions (nereof)			
The Mortgagors for them ness in the amount of the date herewith and future	nselves, their heirs, personal representation total of payments due and payable are advances, if any, not to exceed the remote or notes evidencing with indebted	ss indicated above and ev maximum outstanding an	age and warrant to Mortgagee, to secure indebted- videnced by that certain promissory note of even amount shown above, together with interest and as permitted by law, ALL OF THE FOLLOWING	
Northwest 1/4 o	: 11 in Plat of Dr. Snowdon's of Section 17, Township 38 M Hian in Cook County, Illinoi	Porth, Range 14,		
		Y DA	perm tax # 20-17-109-001	
			address 1515 W. 56th St. Chgo Il 60636	
		89590	238 1006 E	
DEMAND FEATURE (if checked)	you will have to pay the principal amdemand. If we elect to exercise this opayment in full is due. If you fail to	nount of the loan and all option you will be given wo pay, we will have the risecures this loan. If we come	this loan we can demand the full balance and unpaid in trest morued to the day we make the written notice of election at least 90 days before right to exercise and rights permitted under the elect to exercise and option; and the note calls prepayment penalty.	
of foreclosure shall expire, waiving all rights under a	, situated in the County ofCOOK	C ption Laws of the State (	the time to redeem from a grale under judgment and State of Illinois, hereby releasing and of Illinois, and all right to retain possession of illinois herein contained.	
thereof, or the interest the procure or renew insurance this mortgage mentioned so in said promissory note pation or election, be impaid premises and to receive applied upon the indebter.	ereon or any part thereof, when due, on the as hereinafter provided, then and in so shall thereupon, at the option of the ho the contained to the contrary notwithstar amediately foreclosed; and it shall be a treat rents, issues and profits thereof, to the the court	or in case of waste or non such case, the whole of sa older of the note, become inding and this mortgage lawful for said Mortgage the same when collected, wherein any such suit is	I promissory note (or any of them) or any part n-payment of taxes or assessments, or neglect to said principal and interest secured by the note in e immediately due and payable; anything herein a may, without notice to said Mortgagor of said ee, agents or attorneys, to enter into and upon d, after the deduction of reasonable expenses, to s pending may appoint a Receiver to collect said xes and the amount found due by such decree.	
<del>-</del>	nt of principal or of interest on said pri	rior mortgage, the holder	y agreed that should any default be made in the er of this mortgage may pay such installment of see of such payment may be added to the indebt-	
principal or such interest a dness secured by this mo- greed that in the event of	rtgage and the accompanying note shall f such default or should any suit be co- ompanying note shall become and be d	ommenced to foreclose sa	red by this mortgage, and it is further expressly aid prior mortgage, then the amount secured by time thereafter at the sole option of the owner	
principal or such interest a dness secured by this mo greed that in the event of his mortgage and the acco	rtgage and the accompanying note shalf such default or should any suit be companying note shall become and be de	ommenced to foreclose sa	aid prior mortgage, then the amount secured by	

And	the said Mortgagor further cover	n and agrees to and with aid Aortgages hat they will in the mean	n.
time par building reliable payable	y all taxes and assessments on a that may at any time be upon company, up to the insurable va in case of loss to the said Mortga	the said premises, and will as a further security for the payment of said indebtedness keep at a said premises insured for fire, extended coverage and vandalism and malicious mischief in some alue thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies agee and to deliver toall policies of insurance thereon, as soon as effected, and at Mortgagee shall have the right to collect, receive and receipt, in the name of said Mortgager or	II Bu
otherwis destruct satisfact ing and such ins	se; for any and all money that ma tion of said buildings or any of t tion of the money secured hereb in case of refusal or neglect of si surance or pay such taxes, and all note and be paid out of the pro-	ay become payable and collectable upon any such policies of insurance by reason of damage to of them, and apply the same less \$ .500.00 reasonable expenses in obtaining such money in any or in case said Mortgagee shall so elect, may use the same in repairing or rebuilding such build laid Mortgager thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure ill monies thus paid shall be secured hereby, and shall bear interest at the rate stated in the proposeds of the sale of said premises, or out of such insurance money if not otherwise paid by said	r n  -
Mortgage property	ee and without notice to Mortga y and premises, or upon the vest	n, this mortgage and all sums hereby secured shall become due and payable at the option of the agor forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged ting of such title in any manner in persons or entities other than, or with, Mortgagor unless the otedness secured hereby with the consent of the Mortgagee.	1
	said Mortgagor further agraes tha sear like interest with the principa	at in case of default in the payment of the interest on said note when it becomes due and payable a) of said note.	Þ
promisso any of ti this mor protectin by forect a decree And i herain co	ory note or in any of them or ar the covenants, or agriements here rtgage, then or in any such case inginte closure proceedings or otherwise, shall be entered for such reasonal it is further mutually understood	y and between said Mortgegor and Mortgegoe, that if default be made in the payment of said ny part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in rein contained, or in case said Mortgagee is made a party to any suit by reason of the existence of es, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for erest in such suit and for the collection of the amount due and secured by this mortgage, whether, and a tien is hereby given upon said premises for such fees, and in case of foreclosure hereof, the fees, together with whatever other indebtedness may be due and secured hereby.  If and agreed, by and between the parties hereto, that the covenants, agreements and provisions far as the law allows, be binding upon and be for the benefit of the heirs, executors, administraty.	F r r
In witn	ness whereaf, the said Mortgagor_	S have hereunto set theirhand S and seal S this 30th day of	
	November	NO 19 89 Alle Hora (SEAL)	
	en e	Tachy & Idenian ISEAL)	
	A TO TO SEE A SEE	(SEAL)	
	F ILLINOIS, County of	Dupage  nd for said County and State aforesaid rig hereby certify that	
<b>∞</b> ್∪	mountained, a recent y a correct for an	Allen Fenson & wife Ethel E. as joint	
8959629	dia C	tenants	
	,	personally known to me to be the same proportion whose names are subscribed to the foregoing instrument appeared before the chis day in person and acknowledged	
20	OFFICIAL SEAL MICHAEL J. WALSH	thathesigned, sealed and delivered said instrument as _their free and voluntary act, for the uses and purposes thereint forth, including the release	
	RY PUBLIC, STATE OF ILLINOIS COMMISSION EXPIRES 6/29/93	and waiver of the right of homestead.	
		Given under my hand and <u>notorial</u> selichis <u>30+h</u>	
	1./20	day of, A.D. 19_89 .	
	My commission expires		
	er <b>yeş tig</b> iyyal <sup>l</sup> ey irees tilli il	fiffeen d fifty	