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General Finance (17820 S. Halsted Homewood, Illino:		llinois	19 PH 3 27) 621 5
					n de la company de la comp La company de la company de
NAME(s) OF ALL MORTGAGORS Edward J. Majkowski and Evelyn D. Majkowski, His Wife, as Joint Tenants 15920 Union Ave. Harvey, Illinois 60426			MORTGAGE AND WARRANT TO	MORTGAGEE: General Finance Corporation C Illinois 17820 S. Halsted Homewood, Illinois 60430	
·	A				in and Mutanount furth water
NO. OF PAYMENT1	FIRST PAYM DUE DATE		INAL PAYMENT DUE DATE	or, whose	TOTAL OF PAYMENTS THE RESERVE OF THE
120	1/19/90	1	12/19/99	to the second of	45,571.20
The Mortgagors for then riess in the amount of the date herewith and future	he total of payments and re advances, if any, not se note or notes evidenci	onal representatives and payable as in to acceed the max	idicated above and evil dmum outstanding a	Idenced by the	t to Mortgages, to secure indestruction of the secure inde
HIGHLANDS BEI NORTH WEST 1/ THIRD PRINCIF THE SOUTH 70 NORTH 30 ACRE OF SECTION 21	34 IN BLOCK 7 IN ING A SUBDIVISION 74 OF SECTION 21, PAL MERIDIAN, (EX FRET OF THE NORT ES OF SALD: WEST: 1 1) IN COOK COUNTY	N OF THE WEST, TOWNSHIP 3F CCEPT THE SOUTH 103 FFET OF 1/2 OF THE WES	1/2 OF THE WES NORTH, RANGE 1 TH 10 ACRES THE FIRE SOUTH 10 ST 1/2 OF THE N	T 1/2 OF 4 EAST OF REOF AND ACRES OF ORTH WEST	THE THE SOO 1/4
PROTITI TO SEE MADE	/ known as: 15920 29-21-101-029-00 29-214101-030-00	JJ 33 E			And Markey with the first
					can demand the full balance at accrued to the day we make
DEMAND FEATURE (If checked),	demand. If we elect payment in full is due	to exercise this option. If you fail to paid of trust that sect	on you will be given way, we will have the rures this loan." If we	vritten natice ight to exerci elect to exerc	of election at least 90 days be or any rights permitted under the this option, and the note
(if checked), including the rents and p of foredosure shall expire	demand. If we elect payment in full is due note, mortgage or detect for a prepayment pentorofits arising or to arise a situated in the County and by virtue of the H	to exercise this option. If you fail to pay of trust that section that would be different that real estate of Cook omested Exemptic	on you will be given uy, we will have the runes this loan. If we lue, there will be no portion default until the naws of the State	written notice ight to exerci- elect to exerci- repayment per etime to rede	of election at least 90 days be or any rights permitted under the this option, and the note naity ern from any sale under judge to of illinuis revely releasing d all right to retain possessiontained.
(if checked), including the rents and prof foredosure shall expire waiving all rights under said premises after any defined, or the interest the cocure or renew insuranthis mortgage mentioned or in said premises and to receive applied upon the independent of the said premises and to receive applied upon the independent of the said premises and to receive applied upon the independent of the said premises and to receive applied upon the independent of the said premises and to receive applied upon the independent of the said premises and to receive applied upon the independent of the said premises and to receive applied upon the independent of the said premises and to receive applied upon the independent of the said premises and to receive applied upon the independent of the said premises and the said prem	demand. If we elect payment in full is due note, mortgage or determine for a prepayment peniorofits arising or to arise e, situated in the County and by virtue of the Hefault in or breach of any lided and agreed that if hereon or any part thereo, as hereinafter provide shall thereupon, at the te contained to the commediately foreclosed; sive all rents, issues and abtedness secured hereb.	to exercise this option. If you fall to pay of trust that sedently that would be defrom the real estate of COOK on the coverants, it default be made in eof, when due, or it ded, then and in such coption of the holde of trary notwithstand it shall be law profits thereof, the y, and the court with the court	on you will be given way, we will have the rures this losh. If we lue, there will be no put from default until the name of the State agreements, or provision the payment of said in case of waste or nor hicase, the whole of a ser of the note, become ing and this mortgage of the said was said worth said the said was said was said worth said was	written notice ight to exerci- elect to exerci- elect to exerci- repayment per enter to rede- and State of Illinois, and one harein co- promissory in a promissory in a firmediately may, withous in a firm the decipending may pending ma	of election at least 90 days be or any rights permitted under the this option, and the note naity tem from any sale under judge to of illinuis nereby releasing d all right to retain possession
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(if checked), including the rents and p of foredicture shall expire waiving all rights under said premises after any de And it is further providered, or the interest ti procure or renew insurant this mortgage mentioned or in said promissory not option or election, be in said premises and to rece be applied upon the inde- rents; issues and profits to if this mortgage is sub payment of any installing orincipal or such interest idness secured by this m agreed that in the event	demand. If we elect payment in full is due note, mortgage or determine for a prepayment peniorofits arising or to arise e, situated in the County and by virtue of the Hefault in or breach of any part thereion or any part thereion of the contained to the contained to the contained to the contained to the contained or the interest and subordinate to be applied on the interest of principal or of interest and the amount so paid or the accomposition of such default or should companying note shall less.	to exercise this option. If you fall to paid of trust that seducates that the seducates that the seducates that would be defined the seducates that the seducates the seducates that the seducates that the seducates that the seducates that the seducates the seducates that the seducates the seducates that the seducates the	on you will be given way, we will have the rures this losh. If we us, there will be no put from default until the notate of the State agreements, or provision the payment of said in case of waste or nor he case, the whole of ser of the note, becoming and this mortgage is same when collected perein any such suit is preclosure saie, the tax in the said from the thin mortgage, the holdes thereon from the thin se deemed to be secumenced to foredose said menced to foredose said the said menced to foredose said the s	written notice ight to exerciple to exerciple to exerciple to exerciple to exerciple the toron on the exerciple to exerciple the toron on the exerciple to exerciple the toron on the exerciple to exerciple to exerciple the exerciple to exerciple the exerciple to exerciple to exerciple the	of election at least 90 days be any rights permitted under the party and the note naity the permitted under party and the note naity the of illinuir nereby releasing dall right to retain possession talned. The permitted in the permitted possession talned. The permitted possession talned interest secured by the nor due and payable; anything he to notice to said Mortgegor of attorneys, to enter into and to fuction of reasonable expenses appoint a Receiver to collect bount found due by such decreasing the permitted procession of

PROGRAM AND N	OFFICIAL COPY
time pay all taxes and assessments on the buildings that may at any time be upon sale reliable company, up to the insurable value payable in case of loss to the said Mortgages	s and agrees to and with said Mortgages that Mortgagor will in the respect to and with said Mortgagor will in the respect premises, and will as a further security for the payment of said indebtedness keet of premises insured for fire, extended coverage and vandalism and malicious mischief in a thereof, or up to the amount remaining unpaid of the said indebtedness by suitable policies of insurance thereon, as soon as effected, and
renewal certificates therefor; and said Morrotherwise; for any and all money that may be destruction of said buildings are any of their satisfaction of the money secured hereby, or	tgages shall have the right to collect, receive and receipt, in the name of said Mortgago secome payable and collectable upon any such policies of insurance by reason of demage to it; and apply the same less \$ 500-00 reasonable expenses in obtaining such mone for in case said Mortgages shall so elect, may use the same in repairing or rebuilding such b
such insurance or pay such taxes, and all m	
If not prohibited by less on regulation; it Mortgages and without applicanto Mortgager property and premises, or upon the vesting	his mortgage and all sums hereby secured shall become due and payable at the option of forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortg of such title in any manner in persons or entities other than, or with, Mortgagor unless liness secured hereby with the consent of the Mortgages.
And seid Mortgagor further agrees that in	n case of default in the payment of the interest on said note when it becomes due and pay f said note.
promissory note or in any or them or any p any of the covenants, or a product this mortgage, then or in any such cases, a protecting <u>Nort gages</u> s interest by foreclosure proceedings or other as and	nd between said Mortgegor and Mortgegoe, that if default be made in the payment of part thereof, or the interest thereon, or any part thereof, when due, or in case of a breat contained, or in case said Mortgagoe is made a party to any suit by reason of the existent said Mortgagor shall at once owe said Mortgagoe reasonable attorney's or solicitor's feet in such suit and for the collection of the amount due and secured by this mortgago, whe did allen is hereby given upon said premises for such fees, and in case of foreclosure here.
And it is further mutually understood an	fees, together with whatever other indebtedness may be due and secured hereby. 2 spreed, by and between the parties hereto, that the covenants, agreements and provises the law allows, be binding upon and be for the benefit of the heirs, executors, admini
In witness whereof, the said Mortgagor S	ha Ve torrunto set their hand 5 and seal 5 this 14th day
December	AD 19 89 . Church bry kaush ISEA
1.00	JISEA .
LINOIS	CHOISE FOR THE REPORT OF MAJERIAN ISEN
3 02 8 9 6 0 6 2 L€	teat the 40 Evelyn b. Majkowski (SEA
STATE OF ILLINOIS, County ofCook	
	for said County and State aforesaid, so hereby certify that 1 D. Majkowski, His Wife, as Joint Tenants.
leter (GK cui)m_s Vegetalete	personally known to me to be the same perso . 5 whose name 6 are subscrib
	to the foregoing instrument appeared before nie this day in person and acknowledge that the y signed, sealed and delivered said instrument as their fr
GR Julius V V James V	and voluntary act, for the uses and purposes therein set forth, including the releasend waiver of the right of homestead,
" OFFICIAL SEAL "	Given under my hand and Notorial scal his 14th
DAWN R. BIEDZYCKI NOTARY PUBLIC STATE OF ILLINOIS	
MY COMMISSION EXPIRES 6/29/91 \$	day of December , A.D. 19 89
With boundies of the second of	Notary Public
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REAL ESTATE MORTGAGE	DO NOT WRITE IN ABOVE SPACE TO Recording Fee \$3.50. Extra acknowledgmen cents, and five cents for each lot over three cents for long descriptions. Mail to:
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