727	UNOFELC	FMORTGE G)RY®	ENCAN STAL
Ş	Recording requested by:	THIS SPACE P	ROVIDED FOR RE	CORDER'S USE
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325	4013 W 26th Street Chicago, Illinois 60623			a, anto in usu at 1901 to 1909wai werntoungs and Winacking n Antologie
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	NAME(s):OF:ALL:MORTGAGORS	e jeu esi e	MORTGAGEE:	en en en demanda en para en
	Ignacio Meza and wife Carmen B. Meza	MORTGAGE	General Finan	ce Corporation
	C/O: General Finance Corporation	AND WARRANT	4013 W 26th S	tract delicate for it
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	NO. OF PAYMENTS FIRST PAYMENT F	INAL PAYMENT	TOTAL	OF ST
	DUE:DATE	UE DATE	PAYME	
	4/13/89	3/13/93	13.5	567.20
	<u> </u>	<u></u>	10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	80 A.M.
	THIS MORTGAGE STOUTES FUTURE ADVANCES -	MAXIMUM OUTST	ANDING SNA.	Service of the servic
	(if not contrary to law, this mortgage also secures the participant to	yment of all renewals	and renewal notes here	of miles in the set of a kind of
	Net amount The Mortgagors for themselves, their heirs, personal representatives	of the loan is	\$ 13,567.20	agaa to cachra ladabtad.
	ness in the amount of the total of payment; are and payable as in	dicated above and ev	idenced by that certain	promissory note of even
	date herewith and future advances, if any, not to exceed the max charges as provided in the note or notes evidencing such indebtednes DESCRIBED REAL ESTATE, to with 199	s and advances and as	s permitted by law, ALI	gether with interest and OF THE FOLLOWING
	Lot 27 in Block 5 in McMillan and Wetmari's Sa	ubdivision of t	the South Accord	
	of the Northeast 3 of the Southeast 3 of the Range 13, lying east of the 3rd principal mer	ion 27. Townshi	in 39 North	•
1	Tax # 16-27-412-022 Order # S9021687	0,		8
/	2753 SKeher-Chicage	45	ent of the	
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	en de la compaña de la compaña de la compaña de Magner de la compaña de la compaña de la compaña de la compaña	ante a un que esta séctio	stary Public, in control	Si the undersigned, a No
3	IN order West of the Control of the			U
Sign			0,	
4. 4. 4. 4.	State and the state of the stat	(c) from the date of	this wan we can demo	and the full balance and
	(if checked) you will have to pay the principal amoundemand. If we elect to exercise this option payment in full is due. If you fall to pay note, mortgage or deed of trust that secure for a prepayment penalty that would be de-	nt of the loan and all on you will be given w y, we will have the ri ires this loan. If we	unpaid intalest accrued vritten notice of election ight to exercise and right elect to exercise *.11°. o	to the day we make the n at least 90 days before hts permitted under the
			1824	MOFFICIAL STREET
	including the rents and profits arising or to arise from the real estate of foreclosure shall expire, situated in the County of	moin detautt ditti til	and State of High	of , h reby releasing and
	waiving all rights under and by virtue of the Homestead Exemptions and premises after any default in or breach of any of the covenants, a			cto desain possession of
	and a substitution of the	Terroren e local in the contra	college parties	
	And it is further provided and agreed that if default be made in thereof, or the interest thereon or any part thereof, when due, or in			
	procure or renew insurance, as hereinafter provided, then and in such this mortgage mentioned shall thereupon, at the option of the holder	•		-
	or in said promissory note contained to the contrary notwithstanding	ng and this mortgage	may, without notice to	o said Mortgagor of said
	option or election, be immediately foreclosed; and it shall be law said premises and to receive all rents, issues and profits thereof, the			
	be applied upon the indebtedness secured hereby, and the court wh	erein any such suit is	pending may appoint a	Receiver to collect said
	rents, issues and profits go be applied on the interest accruing after for			page.
	If this mortgage is subject and subordinate to shother mortgage, payment of any गिर्देशी ज़िल्म of principal or अ गिर्देश on said prior	it is hereby expressly	agreed that should any	default be made in the
	principal or such interest and the amount so paid with legal interest t	thereon from the time	e of such payment may	be added to the indebt-
	edness secured by this mortgage and the accompanying note shall be agreed that in the example of such default or should any suit be common that in the example of such default or should any suit be common to the common that in the example of such default or should be suit be common to the common that in the example of the common that in the example of the common that is not the common tha			
	this mortgage and the accompanying note shall be one and be due			
	or holder of this incomment : () 없는 그렇지 사고 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그			
	This instrument propared by J Hinz 9 3 3	(Name)	Chi a a a a	1 2
	4913 W 26th St	A part Santage	Chicago,	Illinois

(Address)

013-00021 (REV. 5-88)

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	DESCRIPTION OF THE PROPERTY OF	5 (A 1855 V B	1984 PA	\mathcal{A}		
	And the said Mortgagor further covenants	and agrees to and	d.with,said.Mortgagee.th	at they	•	will in the mean.
1	time pay all taxes and assessments on the s	aid premises ar	nd will as a further secu	rity for the payme	ent of said inde	btedness keep all
١	buildings that may at any time be upon said gliable company, up to the insurable value t	premises insure	d for fire, extended cov	erage and vandalist unnaid of the said i	n and malicious ndebtedness by	mischiet in some
- 1	payable in case of loss to the said Mortgagee a	nd to deliver to.	GFC all policies	of insurance there	on, as soon as	effected, and all
	renewal certificates therefor; and said Morts					
	otherwise; for any and all money that may be destruction of said buildings or any of them,					
. 8	satisfaction of the money secured hereby, or	in case said Mor	tgagee shall so elect, ma	y use the same in r	epairing or rebu	ilding such build
	ing and in case of refusal or neglect of said M					
	such insurance or pay such taxes, and all mo missory note and be paid out of the proceed					
		HTGAGE				rei nicemi
	Cenemal Winance Corporation	SE SUMA		صديد التنافيد النافج المصدي		
. N	If not prohibited by law of regulation, thi Mortgages and Without notice to Mortgagor i					
F	property and premises, or upon the vesting o	f such title in a	ny manner in persons of	r entities other the		
F	ourchaser or transferee assumes the indebtedn	ess secured heret	by with the consent of the	ne Mortgagee.		
	And said Mortgagor further agrees that in o	ase of default in	the payment of the inte	erest on said note w	hen it becomes	due and payable
•	t shall bear like interest with the principal of s		and the second of the second s		and the second second second	517.5 30 30
	And it is further expressly agreed by and			e that if default i		
p	promissory note or in any cothem or any pa					
	my of the covenants, or agreements herein co					
ţ!	his mortgage, then or in any such cases, sai	d Mortgagor sha	or the collection of the	rtgagee reasonable amount due and se	attorney's or so cured by this m	ortage whether
ь	y foreclosure proceedings or othe w'ac and	a lien is hereby	given upon said premise	es for such fees, ar	id in case of fo	reclosure hereof,
a	decree shall be entered for such reasonable fe			dness may be due	and secured her	eby!/
	And it is further mutually understood and	ogreed, by and	ರ್ 30 ಕೆಗಳಂಗಟ ಕೆಂಟ between the parties her	eto, that the cover	nants, agreemen	ts and provisions
h	erein contained shall apply, to, and, as far is	the law allows,	be binding upon and be	for the benefit of	the heirs, execu	tors, administra-
	ors and assigns of said parties respectively.				maille e tura fije b	ស់ បានសម្រាស់ ស្នងស្នា
(.	সংগ্ৰেপ্ত এএক প্ৰশ্নী স্বৰ্ণ এএই (webyo become of the said Mortgagor ছা- hi	TO Preunto se	et theirhand s	and seal <u>ed</u> thi	8 t h	day of
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A ST	ATE OF ILLINOIS, County of Coo	r said County an	162 275	acio Meza and 3 5 Keeler-Cl	nicago. Il	en B Meza
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