Z)		I INIO EACE! AT	EMORTGAGE.	89174525		
4	Recording requested b	······································	THIS SPACE PE	TOVIDED FOR RECORDER'S USE"		
	Please return to: GENERAL FINANCE		BUNTY ILLINOIS			
5	9036 W. Ogden -	P.O. BOX 55	H. Burgers em	a a 17 x 5 2 5		
9	Brookfield, Il	1089 %	的: 20 相 10: 16	Barrier Barrier Barrier Barrier State (1997)		
$\bigcirc$			•	<ul> <li>Detection of the control of the contro</li></ul>		
7			-	and the consequences of the contract of the co		
$\overline{}$	NAME AND ADDRES	SS OF ALL MORTGAGORS	MORTGAGE	MORTGAGEE: General Finance Corp		
	Wilfred J. Ol 3711 Forest	sen Jr and Maureen T. Olsen	AND	9036 W. Ogden		
4	Brookfield, W		WARRANT	est est <b>Brookfield(, :Il</b> et <b>6051,3</b> est <i>tt</i> ere est errette et este stant est et en gryst t		
Q				na na sakana kana na na katawa na makaka na maja na kana na makaka na		
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<b>)</b>	NO. OF PAYMENTS		INAL PAYMENT			
<del></del>			UE DATE	PAYMENTS  As a terraped voltage of back		
	60	12/16/88	11/16/93	arts are n. 1 <b>3,:173,:60</b> guzzenaeur. Turk are artaret en saka ere utstervaria en 10 tau j.ts.		
•	THIS MORTO	GAGE SECORES FUTURE ADVANCES –	- MAXIMUM OUTST	ANDING'S 15,000.00		
	(If not contra	nry to law, this mortgage also secures the para in extensions thereof)	yment of all renewals	and renewal notes hereof,		
			Landinssions mortone	ge:and:warrant:to Mortgagee, to:secure:indebted-		
	ness in the amount of th	e total of payments dul) and payable as in	ndicated above and ev	Adanced by that certain promissory note of even		
	charges as provided in the	e note or notes evidencing such indebtednes	ss and advances and as	mount-shown above, together, with interest and s permitted by law, ALL OF THE FOLLOWING		
	DESCRIBED REAL EST.	ATE, to with the 22 IN BLOCK 16 IN GROSSTALE, A		<ul> <li>Management for executing the national continuents.</li> <li>Sign fitting</li> </ul>		
	SOUTH	EAST 1/4 OF SECTION 34, TOWN	ISHIP 39 NORTH,	CO .		
		: 12, LYING EAST OF THE SAF PE CK COUNTY, ILLINOIS	RINCIPAL MERIDI	AN LAND THE PLANT		
	PERMANENT TAX NO. 15-34-415-023-0000					
٠.,	WILFRED J. OLSEN JR. & MAUREEN T. REET AKA					
غ	MAUREEN T. OLSEN					
2.0	PROPE	RTY ADDRESS: 3711 FOREST, BRO	OOKFIELE	winds of the state		
ر در						
73 73						
. •	DEMAND FEATURE			f this losa we can demand the full balance and		
	(If checked)			unpaid interest accrued to the day we make the written notice of election at least 90 days before		
				right to excruise any rights permitted under the		
		for a prepayment penalty that would be o		prepayment penalty		
	including the rents and p	rufits arising or to arise from the real ustate	from default until th	ne time to redeem in a language under jedgment		
	of fareclosure shall expire, situated in the County of Cook and Spine fellow are transferred by virtue of the Homestead Exemption Laws of the State of Illinois and Market and Spine fellows are stated by virtue of the Homestead Exemption Laws of the State of Illinois and Market are stated by virtue of the Homestead Exemption Laws of the State of Illinois and Market are stated by virtue of the Homestead Exemption Laws of the State of Illinois and Market are stated by virtue of the Homestead Exemption Laws of the State of Illinois and Market are stated by virtue of the Homestead Exemption Laws of the State of Illinois and Market are stated by virtue of the Homestead Exemption Laws of the State of Illinois and Market are stated by virtue of the Homestead Exemption Laws of the State of Illinois and Market are stated by virtue of the Homestead Exemption Laws of the State of Illinois and Market are stated by virtue of the Homestead Exemption Laws of the State of Illinois and Market are stated by virtue of the Homestead Exemption Laws of the State of Illinois and Market are stated by virtue of the Homestead Exemption Laws of the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illinois and Market are stated by the State of Illin					
	said premises after any default in or breach of any of the covenants, agraements, or provisions herein contained,					
	And it is further provided and agreed that if default be made in the payment of said promissory note (or any part thereof, or the interest thereon or any part thereof, when due, or in case of waste or non-payment of taxes or assessments, or neglect to					
	procure or renew insurance, as hereinafter provided, then and in such case, the whole of said principal and interest secured by the note in this martgage mentioned shall thereupon, at the option of the holder of the note, become immediately due and payable; anything herein					
	or in said promissory note contained to the contrary notwithstanding and this mortgage may, without notice to said Mortgagor of said option or election, be immediately foreclosed; and it shall be lawful for said Mortgages, agents or attorneys, to enter into and upon					
	said premises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to be applied upon the indebtedness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to collect said					
	rents, issues and profits to	btedness secured hereby, and the court w be applied on the interest accruing after fo	herein any suchisuit i oreclosure sale, the ta	s pending may appoint a Receiver to collect said xes and the amount found due by such decree?		
	if this mortgage is sub	lect and subordinate to another mortgage	, it is hereby express	ly agreed that should any default be made in the		
				er of this mortgage may pay such installment of the of such payment may be added to the indebt-		
	edness secured by this me	ortgage and the accompanying note shall i	on deemed to be secu	ired by this mortgage, and it is further expressly ald prior mortgage, then the amount secured by		
	this mortgage and the acc	companying note shall become and be due		time thereafter at the sole option of the owner		
	or holder of this mortgage This instrument prepared	Scott Thompson		1 /2 /2 /2 /2 /2 /2 /2 /2 /2 /2 /2 /2 /2		
	90	36 W. Ogden - Brookfield, Il	60523)			
	of	(Address)		Illinols.		
Ç	013-00021 (REV. 1-86)		. :	; 1 [1		

And the said Mortgagor further covenant	nts and agrees to and with said Mortgages that they will in the	maan. Bur
time day all taxes and assessments on the	he said premises, and will as a further recurity for the payment of said indebtedness ke	lla qo
building that may at any time be upon sa	aid premises insured for fire, extended coverage and vandalism and malicious mischief in	some
reliable company, up to the insurable value	ue thereof, or up to the amount remaining unpaid of the said indebtedness by sultable pol	licios,
payable in case of loss to the said Mortgages	se and to deliver to them all policies of insurance thereon, as soon as effected, et	nd all
renewal certificates therefor; and said Moi	ortgages shall have the right to collect, receive and receipt, in the name of said Mortgag become payable and collectable upon any such policies of insurance by reason of damage	to or
destruction of said buildings or any of the	em, and apply the same less \$ 250.00 reasonable expenses in obtaining such mon	ופט או
satisfaction of the money secured hereby.	, or in case said Mortgages shall so elect, may use the same in repairing or rebuilding such t	build.
ing and in case of refusal or neglect of said	d Mortgagor thus to Insura or deliver such policies, or to pay taxes, said Mortgagee may pro	ocure -
such insurance or pay such taxes, and all, n	monies thus paid shall be secured hereby, and shall bear interest at the rate stated in the	e bro
missory note and be paid out of the proce	seeds of the sale of seld premises, or out of such insurance money if not otherwise paid by	A taid
Mortgagor/2000 nonnutil LeannaG	The state of the s	
to any with land the things of any later a	, this mortgage and all sums hereby secured shall become due and payable at the option o	of the
Mortanae and without notice to Mortanae	or forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortg	naged
property and premises: or upon the vesting	ng of such title in any manner in persons or entities other than, or with, Mortgagor unler	s the
purchaser or transferee assumes the indebted	edness secured hereby with the consent of the Mortgages,	
And said Mortgagor further agrees that I	In case of default in the payment of the interest on said note when it becomes due and payment	Aspis
it shall bear like interest with the principal of	of said nota.	- 133°
And it is further expressly agreed by a	and between said Mortgagor and Mortgages, that if default be made in the payment of	said
promissory hote of in any of them or any	y part thereof/or the interest thereon, or any part thereof, when due, or in case of a brea	ich in
any of the covenants, or agreements herein	In contained, or in case said Mortgagee is made a party to any suit by reason of the existen	ice of
this mortgage, then or in any such cases,	r, said-Mortgagor-shall-at-ones-owe said Mortgages reasonable attorney's or solicitor's fee	es for
protecting the 120 cl interes	est in such suit and for the collection of the amount due and secured by this mortgage, wh	ether
by foreclosure proceedings or other vise as	and a lien is heraby given upon said premises for such fees, and in case of foreclosure had fees, together with whatever other indebtedness may be due and secured hereby.	B1001,
a decree shall be entered for such reasonable	is less, together with whitever other indeptentiess may be due and secored hereby.	
	ard agreed, by and between the parties hereto, that the covenants, agreements and provi	
herein contained shall apply to, and, as far	ar 😅 the law allows, be binding upon and be for the benefit of the heirs, executors, admin	istra-
tors and assigns of said parties respectively.		
TO CHARLED AND THE OF EACH CARLED A		
in witness whereof, the said Mortgagor	nab harsunto set atters nand and seal and this take 183 da	y of
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STATE OF ILLINOIS, County ofCook I, the undersigned, a Notery Public, in and	generally known to me to be the same person whose name subscribes to the foregoing instrument appeared before the tills day in person and acknowled	AL) 89174525 bed ged
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