1633 174		
This instrument properties of places of	OFFICIAL COPY	
AMERICAN GENPAL FINANCE		
1614 WEST BELMONT	97228285	
CHICAGO ILL 60657		
	- 0EPT-01 RECORDING - T#0012 TRAN 4508 04/02/97 14:3 - #0694 # CG =-97-228 - COOK COUNTY RECORDER	
	Recorder's Use	
Account No. 370 1696	OPEN-END MORTGAGE	1
		A
THIS OPENIEND MORTGAGE ("Security mortgage" is CARLOS & MARIA BER	Instrument: A piven on MARCH 19	,
(indicate methyl status)	General Finance, Inc., which is organized and existing under the least of Delaware, and whose ICAGO ILL 60613 Winois (Lender), Borrower may incur	
address is 1919 WEST ADDISON CH indebtedness to Lender in amounts furtuating	g from time to time up to try pincipal sum of	
for mosthly payments, with the full debt, if not parties recovered by the Not with interest, advanced under paragraph 7 to pagreements under this Security Instrument and delivered to the recorder for resord. For this	(U.S.\$ 150, 607.00), which amount constitutes the maximum of interest, thereos, which is secure? U der this Security Instrument. This debt is evidenced by and Disclosure Statement dated the same are as this Security Instrument secures to Lander: (a) the arise, due and payable as provided in the fible. This Security Instrument secures to Lander: (a) to, with interest, and all renewals, extensions are more licedons; (b) the payment of all other sums, protect the security of this Security Instrument; (b) the certamence of Borrower's covenants and the Note; and (d) the unpaid balances of loan acreais a made after this Security Instrument is purpose, Borrower does hereby mortgage, warrant, great and convey to Lender with mortgage going indebtedness of Borrower from time to time, the following described property located in County, Minois:	
-	NO ALL OF LOT 8 IN C. J. FORD'S SUBDIVISION OF BLOCKS 27, 28,	60
•	ION 19, TOWNSHIP 40 NORTH, RANGE 14 EAST OF THE THIRD E SOUTHWEST & OF THE NORTHEAST & THE SOUTHEAST & OF THE	777
NORTHWEST & AND THE EAST & OF	THE SOUTHEAST () IN COOK COUNTY, ILLINOIS	32.2
PERMANENT TAX NUMBER (P.I.N.)	: 14-19-400-016-0000	SRZKKKE
		U
Prior Instrument Perference: Volumen/a	Pagen/a:	

e-3-00007 ft. Flancking Mortgage (Rav. 1-97)

BOX 333-CTL

GETTER WITH all the improviements, near sights and stock and all februse now or hereciter a part of the property. All replacements and additions for or hereciter a part of the property. All replacements and additions for the covered by the Security Instrument. All of the foregoing is released to in this Security Instrument as the "Property." TOGETHER WITH all the improve

BOTHIONER COVERENTS that Benower is laufully select of the entate (wereby conveyed and has the right to mertgage, grant and convey the by, and the Property is unexpumbered, except for encumbrances of record. Borrover covenants that Borrower warrants and will defend the title its the Property against all claims and demands, subject to any encumbrances of record.

COVENDANTS. Becover and Londor covenant and agree as follows:

1. Payment of Principal and interest; Propayment and Late charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any propayment and late charges due under the Note.

2. Fainty for Texas and Insurance. At the request of Lander, Bonzwer shall begin making monthly payments into an excress account for the system of yearly lause, insurance and other yearly charges impered upon the Property.

1. Application of Phymesia. Unless applicable into provides otherwise, all payments received by Lender vador paragraphs 1 and 2 shall be find as granded in the Note.

4. Charges; Liene. Serrower shall pay all toxes, assessments, charges, fines and impositions attributable to the Property which may attain priority over this Security Instrument, and lessehold payments or ground rents. If any. Remover shall removally familiate to a section of contents to be or this Severity bestrament, and leasehold payments or ground rents, if any. Becrower shall promptly familia to Lander of ecloses of ecounts to be id under this passagraph. If Severiver trains these payments directly, Bossower shall promptly terrigh to Lander receipts evidencing the payments.

Become shall promptly a though any lien which has priority over this Security instrument unless Borrower. (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lander; (b) contests in good faith the lien by, or defends against enlorsement of the lien, by, or defends against enlorsement of the lien or totaliture of any part of the Property; or (c) secures from the holder of the lien or the lien lien or the lien lien or the l

5. Hazzard beautance. Borrower shall braff the improvements now existing or hareafter eracted on the Property insured against loss by fire, de included within the term "extended soverage" and any other hezards for which Lander requires insurance. This insurance about be 720 ined in the emounts and for the periods that Uneder requires. The insurance carrier providing the insurance shall be chosen by Borrower friet to Landar's approval which shall not be spream neith withhold.

All instructes policies and renewale shall be acceptably to Landon and shall include a standard mortgage clause. Landon shall have the right to test the policies and renewals. If Landon requires, Borrows and promptly give to Landon all receipts of paid premiums and renewal notices. In the event of loss, Borrower shall give prompt statice to the insurance carrier and Landon. Landon may make proof of loss if not made promptly by

Unless Laceler and Borrower observice agree in writing, insurance proceeds shall be applied to restoration or repair of the Properly demagrad, if a restoration or repair is accommically feasible and Lender's security in not insurance. If the restoration or repair is not economically feasible of mater's security would be becaused, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not fram its, with any excess gold to Borrower. If Borrower elandons the Properly, or Joses not answer within 30 days a colice from Lander that the constants assiste has allowed to eatile a claim, then Lander may collect the insurance proceeds. Lander may use the proceeds to repair or restore the highly of its pay some a part by this Security Hate uttention or not then due. The Sorter period will begin when the notice is given. Loader's second we

where the Mate provides otherwise, any application of proceeds to principal shall not outsid or postpone the date of the storibly payshalls and to in paragraphs 1 and 2 or change the amount of the payment. It under paragraph 18 feet reporty is acquired by Lender, Somewer's right by incomes policies and proceeds resulting from demage to the Property prior to the acquirition shall pass to Lender to the extent of the sums red by this Security intervals. It is acquiritien. e patern ly prior to the accordation.

n and Maintenance of Property, Leaceholds. Berrower shall not destroy, damage or attack deally change the Property, allow the lease, and if the commit weeks. If this Security instrument is on a leasehold, Borrower shall coase,y with the provisions of the lease, and if a fee the Property, the leasehold and fee tile shall not marge unless Lander agrees to the regard in writing.

to fee this to the Property, the lees

Intestion of Landor's Rights in the Property: Metgage Inscence. If Borrower falls to perform the coverance and appearants contained in this by Instrument, or there is a legal preceeding that may significantly affect Landor's's rights in the Property (such as a preceeding in tearing play, a, for condemnation or to enforce laws or regulations), then Landon may do and pay for whatever is recessary to protect the value of the and Landor's rights in the Property. Landor's actions may include paying any sums secured by a lists which has pricely over this Security I, approving in court, paying resecution alternays' fees if and as permitted by applicable law, and entering on the Property to make repairs. Landon may take action under this paragraph 7, Landor does not have to do so.

amounts Solutioned by Lander under this paragraph 7 shall become additional debt of Borrower secured by this Security Instrument. L'aless or and Lander agree to other terms of payment, these amounts shall been interest from the date of distrumement at the Note rate and shall be ie, with interest, ween notice from Lander to Borrower recuesting payment.

If Lander required mertgage insurance as a condition of making the four secured by this Security instrument, Borrower shall pay the previous quired to separate this insurance in effect until such time as the requirement for the insurance terminates in accordance with Borrower's and n's unzan agreement or applicable law.

8. Inspection. Lander or its agent may make reasonable entries upon and inspections of the Property. Lander shall give Borrower notice at the ne of or pality an impection specifying reasonable cause for the inspection.

8. Condemnation. The proceeds of any exert or claim for deceages, direct or consequential, in connection with any condemnation or other taking of any part of the Property, or for conveyance in fleu of condemnation, are hereby assigned and shall be paid to Lender.

In the even of a total taking of the Property, the proceeds shall be applied to the sums accured by this Security instrument, whether or not then due, with any excess paid to Bostower. In the event of a partial taking of the Property, unless Bostower and Lander otherwise agree in unling, the teams secured by this Security instrument shall be reduced by the amount of the proceeds multiplied by the following fractions: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair martiet value of the Property immediately before the taking. Any belience shall be said to Reserve. he paid to Bentwer.

I make in award or settle a claim for If the Property is abandoned by Borrow damages. Remover fails to respond to Lender within 30 miles after the date the notice is given, Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security instrument whether or not then does.

Unless the Note provides otherwise, any application of proceeds to principal shall not operate to release the liability of the original refered to in

paragraphs i and 2 or change the amount of such payments.

10. Sommer Not Released; Forbearance By Lander Hot a Waiver. Extension of the time for payment or modification of amortization of the stans secured by this Security Instrument granted by Lander to any successor in interest of Borrower shall not operate to release the liability of the original Borrower or Borrower's successors in interest. Lendar shall not be required to commence proceedings against any successor in interest or refuse to extend for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason by any demand made by the original Bostower's successor in interest. Any torbearance by Lender in exercising and remedy shall not be a write of or preclude the exercise of any right or restant.

11. Successors and Assigns Bound; Joint and Several Limbilly; Co-eigners. The covenants and agreements of this Security Instrument shall bind and benefit the successors and assigns of Leader and Borrower, subject to the provisions of paragraph 16. Borrower's consents and agreements shall be joint and several. Any Borrower who co-signs this Security instrument but does not execute the Note: (a) is co-signing this Security instrument only to mortgage, grant and convey that Borrower's interest in the Property under the terms of this Security instrument; (b) is not personally obligated to pay the sums secured by this Security instrument; and (c) agrees that Londer and any car Borrower may agree to extend modify, forbest or make any accommodations with regard to the terms of this Security has ment or to Note without that Borrower's consent.

12. Loan Charges. If the loan secured by this Security instrument is subject to a law which sets maximum loan charges, and that law is limity.

interpreted so that the interest or , ther loan charges collected or to be collected in connection with the loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permittrat limits will be relanded to Borrower. Lender may choose to make this return by reducing the principal owed

under the Note or by making a direct property to Borrower.

13. Notices. Any notice to Borrower profes in this Security instrument shall be given by delivering it or by mailing it by first class small units: applicable law requires use of another method. The notice shall be directed to the Property Address or any other address Bonower designales by notice to Lander, Any notice to Lander shall be given by first class mail to Lander's activess stated herein or any other address Lander designales by notice to Borrower. Any notice provided for in the Security Instrument shall be deemed to have been given to Borrower or Lunder when given as provided in this paragraph.

14. Governing Law: Severatility. This Security Institute is shall be governed by federal law of the jurisdiction in which the Property is located. In the event limit any provision or clause of this Security instrument or the Note conflicts with applicable law, such conflict shall not effect offer provisions of this Security Instrument or the Note which can be given effect without the conflicting provision. To this end the provisions of this Security

instrument and the Note are declared to be severable.

15. Berrower's Copy. Berrower shall be given one conformed copy of the Note and of this Security instrument.

16. Transfer of the Property or a Beneficial Interest in Borrower. It is any part of the Property or are interest in it is sold or transferred (or, if a beneficial interest in Borrower is sold or transferred and Borrower is not a natural person) without Lender-prior written consent, Lender may, at \$3 option, require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised if the exercise of this option by Lander is prohibited by federal faw as of the date of this Security of anyment.

If Landar exercises this option, lender shall give Borrower notice of acceleration. This goice shall provide a pariod of not less than 30 days from the dam the notice is delivered or mailed within which Borrower must pay all sums section by this Security instrument. If Borrower fails to pay these sums grint to the acquision of this period, Lender may invoke any namedies permitted by this Suprity Instrument without further notice or demand on

Borrower.

17. Somewer's Right to Reinstate. To the extent required by applicable law, Borrower may have the right to have enforcement of this Security instrument discontinued. Upon reinstatement by Borrower, this Socially Instrument and the obligatio is assigned thereby shall remain fully effective as

ž no azzaleration had occurred.

18. Acceleration: Remedies. Except as provided in paragraph 16, if Borrower is in default due to the outurence of any of the events of default provided in the "DEFAULT: TERMINATION AND ACCELERATION BY LENDER" provision of the Noise and a 1 decid Foreclosure Proceeding has commenced, Lander shall give Borrower notice specifying: (a) the default; (b) the action required to cure the detail it is a deta, not less than 90 days from the date the notice is given to Borrower, by which the default must be cured (unless a court having jurisdiction of a forecommen proceeding involving the Property; shall have made an express written finding that Borrower has exercised Borrower's right to refresh the same mortgage within the five (5) years immediately preceding the finding; and (d) that fallers to cure the default on or before the data mediately preceding the finding; and (d) that fallers to cure the default on or before the data mediately preceding the motion may result in acceleration of the sums secured by this Security Instrument, and sale of the Property. If the default is not cured up or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instituted without further demand. Lender shall be entitled to coiled all expenses invaried in pursuing the remedies provided in this paragraph 18, including, but med limited to, reasonable attorneys' foes it and as permitted by applicable law and costs of title evidence.

19. Lender in Possession; Assignment of Renta. Upon acceleration under paragraph 18 or abandonment of the Property, Lender Sty judicially appointed receiver) shell be entitled to enter upon, take possession of and manage the Property and to collect the ranks of the Property entities those past due. Any renta collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and ection of rests, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees if and as permitted by applicable law, and then to the sums secured by this Security Instrument. Nothing herein contained shall be constitued as constituting Lander &

"mortgage in possession," unless Lender shall have entered into and shall remain in actual possession of the Property.

20. Release. Upon payment of all sums secured by this Security Instrument, Lender shall discharge this Security Instrument, Borrower shall pay

any recordation costs but shall not be respired to pay any other charges.

21. Advances to Protect Security. This Security instrument shall escure the unpaid balance of advances made by Lander, with respect to the Property, for the payment of taxes, assessments, insurance premiums and costs incurred for the protection of the Property.

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hans Hammar's right of homesteed in the Precent, the signing halow,	veneris cortained in this Security Instrument and expressly releases and , the spouse of Borrower, these
n amended that is arrament accept for the purpose of mortgaging and rem his of humedland in the property.	nesting (and does hereby so release and martgage) all of such spouse's
Vienal della	Carlo E Bernede S (San)
to the term population of DETITYH DAY	BORNAN CARLOS BERMUDEZ
11 L. 11 /17.00 0	Marie Langele (500)
Coriffo name below fine) ELLEABETH WILLIAMS	MARIA BERMUDEZ
TE OF ALMOR, COUNTY (F)	ec :
70 _Q	
ELIZABETH MILLIAMS O.C.	, a Notary Public in and for said County and State, do hereby certify that
PARTOR & MARIA SERVICIOEZ	ecal, add "his wile" after wile's realis)
	subscribed to the foregoing instrument, appeared before me this 19.
■	
	, for the uses and purposes therein set forth.
Smorti 46 free and voluntary act,	to the case and purposes therein set forth.
Smorti 46 free and voluntary act,	
tree and voluntary act, plately) been under my hand and efficial seel this19day ofMARCH	to the case and purposes therein set forth. A.D. 1997
tree and voluntary act, plately been under my hand and efficial seel this 19 day of MARCH	to the case and purposes therein set forth.
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