•		ATE MORTE	ンドイ	77
Anearding requested t	THIS SPACE P	THIS SPACE PROVIDED FOR RECORDER'S USE		
GENERAL FINANCE CORPORATION 3005 E. 92KD STREET CHICAGO IL 60617			3783479	
Note that the second of the se	W W			
- NAME(s) OF ALL MC		MORTGAGEE:		
SHIRLEY RIDER 7538 S RING DI CHICAGO, IL.	MORTGAGE AND WARRANT TO	GENERAL FINANCE CORPORATIO 3005 E. 92ND STREET CHICAGO IL 80617		
s sie groot tot ook ook			way or Physician State (Sept.	The state of the s
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	Angulari no addigo, mitto	TOTAL OF PAYMENTS
South the Company of	Ú5/21/89	04/21/200	1	\$65,283.84
		<u> </u>		N/A
(If not contra together with	GAGE SECURES FUTURE ADVANCE ary to law, tries nortgage also secures the high extensions (hereof)	payment of all reneval	and renewal	. "
ries in the emount of the	nselver, their heirs, we sonal representative total of payments for any payeds as a solution, if any, not to created the renote or notes evidencing such indebted ATE, to wit:	s indicated above and e maximum outstanding a	vicenced by the	tat certain promisions in to of even above, together with interest and
The	NORTH FORTY EIGHT 48) FEET OF LOT	TWENTY	THREE(23)
	rision of block one (1)			
WEST QUARTER ()) OF SECTTION 27, TOWN	SHIP 38 NORTH	RANGE	14, EAST OF THE
WIND PRINCIPAL	MERIDIAN,	97%		i Salatelje (salatelje (salatelje (salatelje (salatelje (salatelje (salatelje (salatelje (salatelje (salatelje (s
HOME ADD: 7538	O. 20-27-305-023	C		e y sweet et e
OMMAND FEATURE (Fidinal)	Anytime after 12 you will have to pay the principal and dumand. If we elect to exercise this opayment in full is due. If you fall to note, mortgage or deed of trust that a for a prepayment penalty that would be	ount of the loan and all ption you will be given pay, we will have the o secures this loan. If we	erand in ere written not ce right to exerci rexe ct toele	of election at least 80 days before a sky rights purmitted under the less also option, and the note salts
of foreclosure shall expire waiving all rights under	rofits clising or to arise from the real est, situated in the County of and by virtue of the Homesteed Exempleuit in or breach of any of the coveran	COOK ption Laws of the State	of Illinois, ar	ers gnisselv retrain president sind all right to retain possession of
thereof, or the interest the procure or renew insurant this mortgage mentioned or in said promissory not option or eleption, be it said premises that to receive applied upin the inde-	ided and agreed that if default be made hereon or any part thereof, when due, on, as hereinafter provided, then and in shall thereinon, at the option of the he to contained to the contrary notwithate nmediately foreclosed; and it shall be live all rents, issues and profits thereof, becomes secural hereby, and the count to be applied on the interest accruing after	or in case of waste or no such case, the whole of solder of the note, become inding and this mortgego lawful for said Mortgego the same when collecter wherein any such suit is	n-payment of laid principal of la immediately may, withou le, agents or of i, after the de s pending may	taxes or assessments, or regisal to and interest secured by the note in ridue and payable; enything herein it notice to said Mortgegos offshid attorneys, to enter into and upon duction of reesonable expenses. To reppoint a Receiver to collect said.
psyment of kiny installing principal or such interest calmass secured by this ma- agued that in the event of allie mortugin and the eco	ject and subordinate to another mortge ent of principal or of interest on said pot and the amount so paid with legal inter ortgage and the accompanying note sha of such default or should any suit be or companying note; shall become and be o	rior mortgage, the hold est thereon from the tin if be deemed to be sec- or-menced to foreclose:	or of this more to of such pay and by this m ald prior more	tgage may pay such inetallment of ment mey be added to the Indebt- ortgage, and it is further expressify tgage, then the amount securation
This ignorment propered	ROSE M CAMPBI			
	005 E. 92ND STREET CHIC			Ni roule.
019-00021 (REV. 9-09)	(Address)	· ·		

UNOFFICIAL COPY. time pay all Augu and applicances do the gold premiers, and will as a further security for the payment of sold indebt building: that may at any time be upon said premises insured for fire, extended coverage and vandalism and malicious mischief igeometric relinitie company up to the insurable value thorsof, or up to the angunt remaining unuslo of the said indebtedness by suitable palicles, payable in each of less to the fell thorogape and to deliver to ______all policies of insurance thereon, as soon as effected, and all ran and sertificess therefor; and said Moregaper or process therefor; and said Moregaper or otherwise; for any and all money that may become payable and cultortable upon agy such policies of insurance by reason of damage to br destruction of seld buildings or any of them, and apply the same less \$. m risus gninistrio ni assneque aldenouses.... estisfaction of the money secured hereby, or in case said Moragage shall so elect, may use the same in repairing or rebuilding such buildhig and in case of refusal or neglect of sold Montgagor thus to insule or deliver such policies, or to pay takes, sale Montgages may procure surance or may such tures, and all mordes thus paid shall its secured hereby, and shall beer interest at the rate stated in the promissory note and be paid out of the preceids of the sale of said premises, or out of such insurance money if not otherwise paid by said If not providingly by less or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the entropies and wishout motion to Microgage forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgagod approximately and premises, or upon the vecting of such title in any manner in persons or entities other than, or with hiortgagor unless the maketer or standings content to industrialists secured hereby with the consumt of the Mortgagos. Aust said Startgages Surface agrees that in case of default in the payment of the interest on said note when it becomes due and puyable it shall been like interpy. After principal of said note. And it is further statistically agreed by and hetween sale Mortgages and Mortgages, that if default be made in the payment of said promisery note or in any of these or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in any of the coverants, or a party herein contained, or in case said Mortgages is made a party to any suit by resear of the existence of this mortgage, Evan or in the cases, said Mortgager shall at once owe said Mortgager researable attorney's or a ligitor's fees for And it is further materilly understood or a varied, by and between the parties hereto, that the covenants, agreements and provisions tigrain contained shall apply to, and, as far = 0.5 less allows, be binding upon and be for the benefit of the heirs, executors, administrators and essigns of said parties respectively. In witness whereaf, the seld Mortgagor T have APRIL A.D. 16 (SEAL) (SEAL) CEVATE OF ILLIHOIS, County of (SEAL) (SEAL) COOK Re. In and for said County and S t, the sandorsigned, a flutary ful · divorced SMIRLEY RIDER not remairied nersensity known to me to be the same pury 4_ whose name_ subscribed to the foregoing instrument appeared before the this day in person and acknowledged signed, seeled and deli is red sold instrument as <u>hex</u> free and voluntary act, for the uses and purposes therein set forth, including the release G. T. A. and waiver of the right of homesteed. 18th Saa' this Given under my hand and ्रीक्षाः जो 🏭 🤲 LONG ALE UN SOP. 3 MATE 190 APRIL A.O. 10 My commission expires Notary Public M 25