<u>American General</u> 7145 W. Belmont Chicago, Illino					,
NAME(s) OF ALL MORTGAGORS JAMES E. TURK) AND CYNTHIA A, TURK, HIS WITE, IN JOINT TENANCY			MORTGAGE AND WARRANT TO	MORTGAGEE: American General Finance Corporat: 7145 W. Belmont Chicago, 11linois 60634	
NO. OF PAYMENTS	FIRST PAYMENT DUE DATE		INAL PAYMENT UE DATE	<u> </u>	TOTAL OF PAYMENTS
180	7/18/91	,	6/18/06	I	72472.37
date herewith and fute charges as provided in to DESCRIBED REAL ES LOT 14 IN BLOCK SUBDIVISION OF ERANGE 10, EAST CONTROL ESTATES, SCHAUME 20752799 IN THE TAX NO.:07-04-10	the total of payment due and payal ture advances, if any, not to exceed the note or notes evidencing such inde STATE, to wit: 234 IN THE HIGHLANDS VEST PART OF THE WEST 1/2 OF FI OF THE THIRD PRINCIPAL MEI BURG TOWNSHIP, RECORDED ON OFFICE OF THE RECORDER OF OFFICE OF THE RECORDER OF O2-014, VOLUME 187 ASSEL RD. HOFFMAN ESTATES	I the maximal the maximal telephones IT AT HOUSE HOLD AT HOUSE HOLD AT HOLD A	COOK COUN	S XXX, BEI , TOWNSHIP GE OF HOFF , AS DOCUM NTY, ILLIN . DEFT-0: . T\$1111 . \$6972	n above, together with interest and y law, ALL OF THE FOLLOWING ING A P 41 NORTH, FMAN AFRIT NO.
				0.	91269759
DEMAND FEATURE (if checked)	you will have to pay the principal demand. If we elect to exercise to payment in full is due. If you fa	ini amount this option inii to pay that secur	nt of the loan and all on you will be given y y, we will have the ri ares this loan. If we	I unpaid interest written no ice right to exerci- right to exer-	e can demand the full balance and est accrued to the day we make the cof election at least 90 days before so any rights permitted under the rise this option, and the note calls under y.

MERCAN

THIS SPACE PROVIDED FOR RECORDER'S USE

And it is further provided and agreed that if default be made in the payment of said promissory note (or any of them) 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 produce or renew insurance, as hereinafter provided, then and in such case, the whole of said principal and interest secured by the note in this mortgage 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 be applied on the interest accruing after foreclosure sale, the taxes and the amount found due by such decree.

including the rents and profits arising or to arise from the real estate from default until the time to redeem from any sale under judgment

said premises after any default in or breach of any of the covenants, agreements, or provisions herein contained.

If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying note shall be deemed to be secured by this mortgage, and it is further expressly agreed that in the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by this mortgage and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage.

This instrument prepared by CHRISTINE WIEGELIE	- ['	ン		
			 	_
(Namo)	1			

of American General Finance Corporation of Illinois 7145 W Belmont Chicago II, 60634 Illinois.

of foreclosure shall expire, situated in the County of ___COOK

Recording requested by:

Please return to:

And the said Mortgagor further coolains an	DEFICIAL COP	will in the mean-
time pay all taxes and assessments; on the sale buildings that may at any time be upon said preliable company, up to the insurable value the payable in case of loss to the said Mortgagee and renewal certificates therefor; and said Mortgage otherwise; for any and all money that may becondestruction of said buildings or any of them, a satisfaction of the money secured hereby, or in ing and in case of refusal or neglect of said Morsuch insurance or pay such taxes, and all mone	dipremises, and will as a further security for the remises insured for fire, extended coverage and preof, or up to the amount remaining unpaid of the deliver to US all policies of insurances shall have the right to collect, receive and remaining and collectable upon any such policies and apply the same less \$ 500.00 reason as each Mortgages shall so elect, may use the strigggor thus to insure or deliver such policies, or as thus paid shall be secured hereby, and shall of the sale of said premises, or out of such insured.	ne payment of said indeptedness keep all vandalism and malicious mischled in some the said indeptedness by suitable policies, noe thereon, as soun as effected, and all ecolpt, in the name of said Mortgagor or as of insurance by reason of damage to or able expenses in obtaining such money in ame in repairing or rebuilding such build to pay taxes, said Mortgage may, propure pear interest at the rate stated in the property of the said in the said in the property of the said in the
Mortgagee and without notice to Mortgagor for property, and premises on upon the vesting of purchaser or transfered assumes the indebtedness	such title in any manner in persons or entitles on secured hereby with the consent of the Mortgag	le to all or any portion of said mortgaged other than, or with, Mortgagor unless the see.
And said Mortgagor further agrees that in case it shall bear like interest with the principal of sai	se of default in the payment of the interest on said note.	d note when it becomes due and payable
promissory note or in any of them or any part any of the covenants, or agreements herein conthis mortgage, then of in any such cases, said protecting OUR' interest in by foreclosure proceedings or otherwise, and a a decree shall be entered for such reason; of feet	italned, or in case said Mortgagee is made a party Mortgagor shall at once owe said Mortgagee res such sult and for the collection of the amount do tian is hereby given upon said premises for such	ereof, when due, or in case of a breach in to any suit by reason of the existence of a sonable attorney's or solicitor's fees for us and secured by this mortgage, whether in fees, and in case of foreclosure hereof, y be due and secured hereby.
herein contained shall apply to, and, as far is t tors and assigns of said parties respectively.	he law allows, be binding upon and be for the b	eneflt of the heirs, executors, administra-
In Withess whereof, the said Mortgagos ha	VE recounto set must prand a antiqual s	this 3rd day of
JUNE	N. 18 02 . Kan W John	(SEAL)
ga Mike Malaye iki sa	JAMES E. TURK	SEAL)
.CIT IN THE TAX A SECTION OF A	CONTRA A. TURK	
Balling and the state of the st	. 14 c . Tij Jain is isinsi	SEAL)
STATE OF ILLINOIS, County of COOK I, the underslaned, a Notery Public, in and for	said County and State aforesaid. I nereby certif	y that
JAMES E. TURK CYNTHIA, A., TURK	ABBOTAS	
**************************************	personally known to me to be the same person	S whose name_ARE_ subscribed
and the second of the second o	to the foregoing instrument appeared before m	
**********	and voluntary act, for the uses and purposes	
UEFFREY OF PAETH	and walver of the right of homestead.	U _{Sc.}
NOTARY PUBLIC, STATE OF ILLINOIS { MY COMMISSION EXPIRES 10/24/92 }	Given under my hand and NOTORTAE	sed this 3773
· · · · · · · · · · · · · · · · · · ·	day of JUNE	, A.D. 19 <u>91</u> .
Andrews of the second		auth .
My commission expires	O D Opiary Fi	iblic
REAL ESTATE MORTGAGE 9	DO NOT WRITE IN ABOVE SPACE TO	Recording Fee \$3.50. Extra acknowledgments, fifteen cents, and five cents for each lot over three and fifty cents for long descriptions. Mail to: