

UNOFEL GLANGGOPY CONTRACTOR

Recording requested by: Please return to:		THIS SPACE PE	OVIDED F	OR RECORDER'S USE
American General Finance, Inc. 162 E. Golf Rd. Schaumburg, IL 60173		398	8420	(a) The second of the part of the control of the second of the control of the second of the secon
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NAME(s) OF ALL MORTGAGORS			MORTGA	GEEP Contest of the contest of
Carl F. Robinson and Pamela P. Robinson, His Wife, in Joint Tenancy		MORTGAGE AND WARRANT TO American General Finance, 162 Et Golf Rd Finance, Schaumburg, IL 60173		can General Finance, Inc Solf Rd Mandale of the H
e Norman San Carlos and Carlos an	and the second of the second	to a second	· 	<u> 1. jan 1. j</u>
NO. OF PAYMENTS FIRST PAYMENT DUE DATE		NAL PAYMENT UE DATE		TOTAL OF PAYMENTS
180 5/10/91		4/10/2006		\$47788.20
(If not contrary to law, file nortgage also together with all extensions thereof) The Mortgagors for themselves, their heirs, personal ness in the amount of the total of payment are an date herewith and future advances, if any, not to charges as provided in the note or notes evidencing supposed DESCRIBED REAL ESTATE, to wit:	Principal representatives d payable us in except the max	Loan Amount: and assigns/mortgal dicated above and av Imum outstanding-e	\$ 20984.0 ge and warran Idenced by the wount shown	O Lsg Mortgagee, to secure indebted- at certain promissory note of even above, together with interest and
Lot 24 and Lot 25 in Block 5 All the Northwest 1/4 of the Northeas Township 39 North, Range 12, East Meridian, in Cook County, Illinoi PIN: 15-16-206-001	it 1/4 of So of the Th	ection 16, ird Principal		398842
AKA: 3020 Wilcox Bellwood, IL	60104	Charles Charles		e og grandere er i en ekk er er er er er er er
(If shecked) you will have to pay the idemand. If we elect to experiment in full is due. If	principal amour cercise this optic I you fail to pay I trust that secu	et of the loan and all on you will be given to y, we will have the r ires this loan. If we	unpeld intere written no lue light to exerci elect to exer	can demand the full belance and st accrued to the day we make the of election at least 90 days before to any rights permitted under the pise. his option, and the note calls that?
including the rents and profits arising or to arise from of foreclosure shall expire, situated in the County of an all closes under and by vista of the Money	n the real estate	from default until ti	ne time to redi	eem from any sale under judgment
said premises after any default in or breach of any of	stead Exemptio	n Laws of the State	of lilinois, ar	id all right to retain possession of
	stead Exemption the covenants, and the maide in when due, or in then and in such lon of the holder notwithstanding it shall be law fits thereof, the not the court when the court when the court with the	n Laws of the State agreements, or provision case of waste or no nicese; the whole of the note, become full for said Mortuagistame when collected and such such suit is any such suit is agreements.	of illinois, ar ions herein do i promissory r n-payment of aid principal i a immediately i may, withou se, agents or if, after the del s pending may	and all right to retain possession of national. Note (or any of them) or any part taxes or assessments, or neglect to still interest secured by the note in due and payable; anything herein it notice to said Mortgegor of said attorneys, to enter into and upon duction of ressonable expanses, to appoint a Receiver to collect said
And it is further provided and agreed that if defa thereof, or the interest thereon or any part thereof, produce or renew insurance, as hereinafter provided, this mortgage mentioned shall thereupon, at the opti or in said promissory note contained to the contrary option or election, be immediately foredrosed; and said premises and to receive all rents, issues and pro- be applied upon the indebtedness secured hereby, ar	stead Exemption the covenants, and the covenants, and in such them and in such them and in such them and in such the court who could be counted by the court who could be count which who could be count who could be count which who could be count when the court who could be count which who could	n Laws of the State agreements, or provision case of waste or no case, the whole of a cose, the mortgage ful for said mortgage same when collected arein any such suit in recipsure sale, the tall is hereby expression of the firm of the green of the sale when collected are the sale waste of the sale w	of illinois, ar ions herein do promissory repayment of aid principal is immediately may, withouse, agents or it, after the despending may are and the analy agreed that ir of this more aid prior more thereshes	and all right to retain possession of national. Total (or any of them) or any part taxes or assessments, or neglect to send interest secured by the note in due and payable; enything herein it notice to seid Mortgegor of said attorneys, to enter into and upon duction of reasonable expenses, to appoint a Receiver to collect said nount found due by such decree, should any default be made in the ligage may pay such installment of ment may be added to the indebtortgage, and it is further expressly tage, then the amount secured by
And it is further provided and agreed that if defa thereof, or the interest thereon or any part thereof, procure or renew insurance, as hereinafter provided, this mortgage mentioned shall thereupon, at the option in said promissory note contained to the contrary option or election, be immediately forediosed; and said premises and to receive all rents, issues and profibe applied upon the indebtedness secured hereby, arrents, issues and profits to be applied on the interest at if this mortgage is subject and subordinate to and payment of any installment of principal or of interest principal or such interest and the amount so-paid will educate the mortgage and the adopmpany agreed that in the event of such default of another of the mortgage and the accompanying note affair become	stead Exemption the covenants, and the covenants, and in such than and in such its shall be law fits thereof, the court who coruing after for said prior the legal interesting note shall be your suit be commercially suit by suit be commercially suit by suit suit suit suit suit suit suit suit	n Laws of the State agreements, or provision the payment of said in case of waste or no case, the whole of a rof the note, becoming and this mortgage ful for said Mortgage same when dollected erein any such suit if reclosure sale, the tall is hereby expression mortgage, the holdes thereon from the think deemed to be secunded to foreclose a and payable at any	of illinois, ar ions herein do promissory repayment of aid principal is immediately may, withouse, agents or it, after the dispending may agreed that or of this more of such pay aid prior motitime therefix.	and all right to retain possession of national. Total (or any of them) or any part taxes or assessments, or neglect to seld interest secured by the note in the due and payable; enything herein it notice to seld Mortgegor of seld attorneys, to enter into and upon duction of reasonable expenses, to appoint a Receiver to collect seld nount found due by such decree, should any default be made in the ligage may pay such installment of ment may be added to the indebtortgage, and it is further expressly tage, then the amount secured by

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buildings that may at any time be upon said priceliable company, up to the insurable value, their payable in case of loss to the said Mortgage and renewal certificates therefor; and said Mortgagiotherwise; for any and all money that may becond destruction of said buildings or any of them, are satisfaction of the money secured hereby, or in ing and in case of refusal or neglect of said Mortsuch insurance or pay such taxes, and all monies.	premises, and with said Mortgagee that premises, and will as a further security for the payment of said indeemises insured for fire, extended coverage and vandalism and malicious eof, or up to the amount remaining unpaid of the said indebtedness by rich deliver to them all policies of insurance thereon, as soon as see shall have the right to collect, receive and receipt, in the name of an epayable and collectable upon any such policies of insurance by reasonable expenses in obtaining case said Mortgagee shall so elect, may use the same in repairing or rebugagor thus to insure or deliver such policies, or to pay taxes, said Mortgages thus paid shall be secured hereby, and shall bear interest at the rate of the sale of said premises, or out of such insurance money if not other	mischief in some cultable policies, effected, and all aid Mortgagor or no damage to or ng such money in illding such buildagee may procure stated in the pro-
Mortgagee and without notice to Mortgagor for property and premises, or upon the vesting of si purchaser or transferee assumes the indebtedness	nortgage and all sums hereby secured shall become due and payable at their house the conveyance of Mortgagor's title to all or any portion out title in any manner in persons or entities other than, or with, Mosecured hereby with the consent of the Mortgagee.	of said mortgaged tigagor unless the
And said Mortgagor further agrees that in case it shall bear like interest with the principal of said	e of default in the payment of the interest on said note when it becomes a note.	due and payable
promissory note or in any of them or any part any of the covenants, or agree nents herein conthis mortgage, then or in any such cases, said protecting their interest in such cases. And it is further mutually understood and as	etween said: Mortgagor and Mortgagee, that if default be made in the thereof, or the interest thereon, or any part thereof, when due, or in casined, or in case said Mortgagee is made a party to any suit by reason of Mortgagor shall at once owe said Mortgagee reasonable attorney's or such suit and for the collection of the amount due and secured by this made is hereby given upon said premises for such fees, and in case of to, together with whatever other indebtedness may be due and secured he greed, by and between the parties hereto, that the covenants, agreements and allows, be binding upon and be for the benefit of the heirs, exec	ase of a breach in if the existence of olicitor's fees for nortgage, whether preclosure hereof, reby.
tors and assigns of said parties respectively.	A Landau Eab	
	ve hereunto set their hand s and seal s this 5th	day of
April	Carl F. Robinsen	(SEAL)
	Panela P. Robinson	(SEAL)
		(SEAL)
)	<u> </u>	(SEAL)
	enry st/	•
My commission expires	Carl F. Robinson and Pamela P. Robinson, His Wife, in Joint Tarancy personally known to me to be the same person S whose name S to the foregoing instrument appeared before the this day in person and that the y signed, sealed and daily and said instrument and voluntary act, for the uses and purposes the ein set forth, including waiver of the right of homestead. Given under my hand and Notorial searthis day of April Horizon April Horizon Notary Public	acknowledged their free
		1
REAL ESTATE MORTGAGE 9 9 50 29 50	DO NOT TRITTE IN ABOVE SPACE O 10 FOR STATE TRUST FOR STATE EXITA acknowledgments, fifteen and fifte and five and fifteen a	ambung b. winz