merican General Finance, Inc.

A Subsidiary of American General Corporation



REAL ESTATE MORTGAGE

FRANK L. HOLLAND	& DORIS M. HOLLAN	ID			_ , Mortgagors are
ndebted to American General Finan nd evidencing a loan made by sàid N hereunder as defined in Section 5.1 lolder thereof and without notice or efund or credit or finance charge an	Nortgagee. According to the te 09 of the lowa Consumer Cre demand unless required by l ad this mortgage may be fored	erms of said note, payment ma edit Code, and subject to Sect aw, render the entire unpaid	ay be made in advance ions5.110 and 5.111 balance thereof at on	in any amount at a of said code, shall,	ny time and default at the option of the
If checked, said note contains a de					
IOW THEREFORE, in consideration of fortgagors at any time before the en	of said loan and to further secu etire indebtedness secured he	are the payment of said note a reby shall be paid in full evide	nd any note or notes e: encing a refinancing of	kecuted and deliver i any unpaid balanc	ed to Mortgagee by e of the note above
escribed or renewal thereof, or both o hereby convey to the Mortgagee, it nd truly pay and discharge said note	s successors and assigns fore	ver the tract of real estate her	einafter described: pro	vided however if t	ne, the Mortgagors he Mortgagors well
is hereby agreed that said Mortgago ot so paid, the holder of this mortga ereby, and this mortgage shall stano flortgagor shall keep the buildings th	ge may pay such taxes or ass das security for such taxes, as	essments and be entitled to i	nterest on the same a d. That so long as this	t the rate provided mortgage shall rem	in the note secured
ne use and security of said Mortgag Mortgagee, and if the said Mortgagor or such purposes by the Mortgagee s pon the foregoing premises, under	fails to effect such insurance i hall be recovered from Mortga	in manner as agreed, then sai gor with interest thereon at th	d Mortgagee may effec	t such insurance, a	nd the amount paid
f the tract of real property described veriod of redemption after sale on for ights to a deficiency judgment agains han ten (10) acres in size, it is further hat said tract has been abandoned bourt so find, and if Mortgagee shal when the period of redemption after f	reclosure of this mortgage sh st the Mortgagors which migh ' hereby agreed, pursuant to S by the owners and those perso vaive any rights to a deficiency	all be reduced to six (6) montl t arise out of the foreclosure p ection 628.27, Code of lowa, t ons personally liable under th y judgment against the Mortga	ns, provided Mortgage roceeding. If the tract of hat the court in a decre is mortgage at the tin	e waives in the fore of real property desi se of foreclosure ma ne of such foreclos	eclosure action any cribed herein is less ay find affirmatively ure, and should the
he Mortgagors covenant that they exvarrant and defend the same against and to the mortgaged property, inclushall not be a waiver of its right to do	t the claims and demands of al ding the right of dower and ho	II persons except the Mortgag omestead. Any failure of the N	ee. The Mortgagors he Nortgagee to enforce a	reby relinquish all iny of its rights or re	contingent rights in
f this Mortgage is junior to another	mortgage or mortgages, the	n default by the Mortgagor a	ccording to the terms	of said mortgage	or mortgages shall
constitute default of this mortgage. Unless checked, this transaction i	•	ner Credit Code.			
DESCRIPTION OF MORTGAGED REA				CON	MPARED .
KNIGHT'S ADDITION AND RUNNING THEN	POINT 66' E. OF NW ON TO THE TOWN OF W NCE SOUTH 140 1/4'	VINTERSET IN MADISO THENCE E. 66' THEO	ON COUNTY, IOW	IA L'	1747
THENCE W. 66' TO	POINT OF BEGINNIN	NG .			
				BOOK 158 PA	GE 330
	FOR RELEASE OF ANN	FOR RELEASE OF ANNEXED MCRTGAGE SEE MORTGAGE RECORD 159 PAGE 35		91 MAR -4 1	PH 2: 28
	MORTGAGE RECORE	PAGE STATE	•	MICHELLE ! RECORU	ER
situated in the County of	MADISON	, State	of lowa.	Fee S	
I understand that homester sale; and that by signing th claims based upon this co Dated	ad property is in many d nis contract, I voluntari	ly give up my right to the FRANK L. HOLLA	ne claims of credit nis protection for MD Scland	this property v	
222	<u> </u>				······································
Dated this 3 2 day of 30		t			
THE Following Notice Applies to Con NOTICETO CONSUMER: 1. Do not:		•	nv of this namer 3 Yo	u may nrenay the u	nnaid halance at any
time without penalty and may be en				a may propay the a	mpara barance at any
		Frank L	Alland		/ 5
÷		FRANK L. HOLLA	ND		Sign here
CTATE OF IONA	<u>ن</u>	FRANK L. HULLA	7/00)	\\ \(\begin{array}{cccccccccccccccccccccccccccccccccccc
STATE OF IOWA SS		DORIS M. HOLLA	<u>' √allanl</u> N⊓		Sign here
COUNTY OF Madeson	00	01			
,	FRANK L. HOI	LLAND	e me, a Notary Public • DODTS M	in and for . HOLLAND	County,
State of lowa, personally appeared		<u> </u>		<u>"</u>	
to me known to be the identical per			istrument and acknov	vieugea that	
executed the same as (S E A L)	voluntary	act and deed.			
SUZANNE F	ON EXPIRES	knowledging officer sign here	Supra	Lenn	orl
		Notary P	ublic in and for	adrion	County, lowa

SUZANNE FENIMORE

5-00005 (REV. 7-8

My Commission Expires: 6-29-92