		22 545 455	
ST DEED OND MORTGAGE FORM (Illinois)	FORM No. 2202 JANUARY, 1968		DRGE E. COLE®
S INDENTURE, WITNESSETH, That	·	cis Flowers, his wife	
	n consideration of the sum of	County of Cook	
Seven thousand seven hund	to American Fincance C	Serporation	Dollars
to his successors in trust hereinafter named, ng described real estate, with the improveme	, for the purpose of securing perform		erein, the fol-
everything appurtenant thereto, together wi	ith all rents, issues and profits of said		
The S 75' of Lot 23 in Rl T.P. Phillip's Equitable SE 1/4 of Section 22 Town Principal Meridian, in Co	Land Association Additiuship 39 North, Range 13	on to Chicago in the	
Q <sub>A</sub>			Secretary Color
			The second second
eby releasing and waiving all rights und ra	and by virtue of the homestead exem securing performance of the covenar	option laws of the State of Illinois.	
	vers and Francis Flower		rewith navable
n sixty consecutive monthly			
7745.40 is paid in full. Fi	rs. Ayment to commence	e December 13,1973.	
	0,		
	40	CACACA	
THE GRANTOR covenants and agrees as fol	llows: (1) To pay said indebteune s,	a d the interest thereon, as herein and	in said note or
es provided, or according to any agreement assessments against said premises, and on uild or restore all buildings or improvement	extending time of payment; (2) we demand to exhibit receipts therefor its on said premises that may have beg	or y print in the first day of June in each	year, all taxes or damage to to said premises
Il not be committed or suffered; (5) to keep atee herein, who is hereby authorized to pla h loss clause attached payable first, to the f	all buildings now or at any time of ace such insurance in companies according Trustee or Mortgagee, and according to the companies of the comp	sall pre aises it sured in companies to be apable o the holder of the first mortga- ad, to the Trust o herein as their intere	selected by the re indebtedness, sts may appear.
ich policies shall be left and remain with the nees, and the interest thereon, at the time or IN THE EVENT of failure so to insure, or	said Mortgagees or Trustees in S. the times when the same shall become of pay taxes or assessments, or me pri	he indebtedne , is fully paid; (6) to pay due and payaol ior incumbrane s on the interest thereor	all prior incum-
The Granton covenants and agrees as foles provided, or according to any agreement assessments against said premises, and on mild or restore all buildings or improvement il not be committed or suffered; (3) to keep the hereis, who is hereby authorized to pla loss clause attached payable first, to the fich policies shall be left and remain with the ness, and the interest thereon, at the time or IN THE EVENT of failure so to insure, or nice or the holder of said indebtedness, may are title affecting said premises or pay all puntor agrees to repay immediately without annum shall be so much additional indebted to the time or the time of the said or title affecting said premises or pay all puntor agrees to repay immediately without annum shall be so much additional indebted to the time of the time of the time of the time of the said of the said time of the time of	y procure such insurance cappay such rior incumbrances and the interest the	h taxes or assessment, or d'scharge or p thereon from time to time; and all more	urchase any tax ey so paid, the
annum shall be so much additional indebt IN THE EVENT Of a breach of any of the a ned interest, shall, at the option of the le reon from time of such breach at seven per	edness secured hereby, aforesaid covening or agreements the	e whole of said indebtedness, in lu ling p	seven per cent principal and all and with interest
reon from time of such breach at seven per ne as if all of said indebtedness had then ma	cent per annum, shall be recoverable.	le by foreclosure thereof, or b,it at l	or both, the
sure hereof—including reasonable attorney ting abstract showing the whole title of s	s fees outlays for documentary evide and publises embracing foreclosure	ence, stenographer's charges, cost of red decree—shall be paid by the Grant	cur's com-
th, may be a party, shall also be paid by the thin may be a party, shall also be paid by the thin the taxed as costs and included in any dis	Aguit or proceeding wherein the gran Crantor. All such expenses and disbu- free that may be rendered in such for	ntee or any holder of any part of said arsements shall be an additional lien upo oreclosure proceedings; which proceedi	ndrited s, as n said cerrises, ng. whether
so of sale shall have been entered or not, said costs of suit, including attorney feet the signs of the Grantor waives all what so the	Il not be dismissed, nor release hereo we been paid. The Grantor for the C possession of, and income from, sa	of given, until all such expenses and dislocation and for the heirs, executors, add premises pending such foreclosure of	oursements and ninistrator and roceedings, and
It is a for sain inconteness has then man It is AGREED by the Grantor that all exp sure hereof—including reasonable attorney; ting abstract showing the whole title of a censes and disbursements, occasioned by any the may be a party, shall also be paid by the all be taxed as costs and included in any of the of sale shall have been entered or not, and costs of suit, including attorney account igns of the Grantor waives all party of the cest that upon the filing of any despetant to to notice to the Grantor, or p and party of the power to collect the rent, sputs and profi	foreclose this Trust Deed, the court aiming under the Grantor, appoint a fits of the said premises.	in which such complaint is filed, may at a receiver to take possession or charge	once and with of said premises
THE THE CARMI OF THE COMPLETED OF LEMONST IL	om said	County of the grantee, or of	his resignation.
fusal or failure to acy then America at successor in this years and if for any like Deeds of said County is hereby appointed to rformed, the analise or his successor in trus	cause said first successor fail or refuse to be second successor in this trust. A st, shall release said premises to the p	e to act, the person who shall then be the and when all the aforesaid covenants and party entitled, on receiving his reasonable	acting Recorder agreements are charges.
Witness the hand and seal of the Gr	antor_s this	day ofNovember	19. <b>73</b>
	Lya	new Howers	(SEAL)
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## UNOFFICIALICOPY

Sidney R. Olser	W Silver Rosson		RECORDER OF DEL OOX COUNTY ILLI
STATE OF FORK/ Illinois	SS.	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	あれると あれい はらず
COUNTY OF COOK	TO THE RESIDENCE OF THE PROPERTY OF THE PROPER	al-statical terms of the	
Constitution of the second	a Notary	Public in and for said Cour	ity, in the
<b>\</b>	COLL THE COL		220222 - 220222
rersonally known to me to be the	same person 8 whose name 8 are su	ibscribed to the foregoing is	astrument,
apr ared before me this day in	person and acknowledged that they	signed, sealed and delivered	I the said
waiver of the right of homestead.	voluntary act, for the uses and purposes the	rein set forth, including the o	clease and
Given under my hand and not	arial seal thisda	y of	
(Impress Seel Here)			
	Club	Notary Public	100
Commission Expires	0/	: Lot	<b>HIGHNIN</b>
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END OF RECORDED DOCUMENT