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TRUST DEED SECOND MORTGAGE FORM (IHINGIS)	FORMANY, 1668	<b>22</b> 578	467	GEORGE E. COLEP- LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Frank	Brave, and Sharen	bravo, his	w1fp .	
(hereinafter called the Orantor), of the <u>Yillago</u> and State of <u>III</u> . for and in considering the thousand and one hundred and and one hun	eration of the sum of oventy dollars Of	0/100	iyof Gook	Dollars
in hand paid, CONVEY_ AND WARRANT_ to_ of thevillaga ofCalumet Park_	American Finance County ofCOO	Kand	State of	
and to his successors in trust hereinafter named, for the lowing described real estate, with the improvements there and everything appurtenant thereto, together with all re	on, including all heating, a	ir-conditioning, gas	and plumbing app	
of Calumet Bark County of Go Lot 15 in H.H. Schaffner's Res 38 to 42 inclusive, in Block 3 Section 36, Township 37 North, R in Cook County, Illinois.	ubdivision of -or	State of Illinois, to	-wit: inclusive.	ridian,
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O <sub>A</sub>				• !
Hereby releasing and waiving all r the under and by vir In Taust, nevertheless, for the proper of securing WHEREAS. THE GRANDS FERD SPEVO, and justly indebted upon Their		mption laws of the ints and agreement 8 wife promissory note		herewith, payable
(47) Fourty-seven payment av. 113	One-hundre	d and ten do	llars a mo.	
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	10_		CAC.	į
	0/	Ó	XCPCE.	
The Granton covenants and agrees as follows: (1) notes provided, or according to any agreement extending and assessments against said premises, and on demand trebuild or restore all buildings or improvements on said shall not be committed or suffered: (5) to keep all building straines herein, who is hereby authorized to piace such in with loss clause attached payable first, to the first Trustewhich policies shall be left and remain with the said Monthernoon, and the interest thereon, at the time or times which policies shall be left and remain with the said Monthernoon, and the interest thereon, at the time or times with the time of the first production of the legal holder carned interest, shall, at the option of the legal holder carned interest, shall, at the option of the legal holder hereon from time of such breach of a seven per cent per a same as if all of said indebtedness had then matured by examines and disbursements, occasioned by any unit of the said production of the first production of t	To pay said i idebted time of payment, (.) to a payment that may have been to make any time. In surance in companies accept of Morigagee, and, to a gagees or Trustees us it to the same shall become	and the inschar hay prior to the first (3) within sixty on destroyed or dar your mises insure to the holde to the Trustee late of the Trustee late and ayable.	ereon, as herein as it day of June in er lays after destructive ded; (4) that wast do no companies to r of the first mortgerein as their integrity paid; (6) to pa	nd in said note or ich year, all taxes on or damage to e to said premises be selected by the age indebtedness, rests may appear, y all prior incum-
IN THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure a lien or title affecting said premises or pay all prior incum of crantor agrees to repay immediately without demand, a per live the process of the proces	or assessments, or the cric such insurance, the rest such brances and to therest the and the same with interest ared hereby, the remembers the thereof, without notice, be	or har anhances of taxes of assistance of taxes of taxes of taxes of the thereon from the two taxes of	the interest there its, or discharge or to time; and all me date of payment bedness, including due and payable.	on when due, the purchase any tax oney so paid, the at seven per cent principal and all and with interest
thereon from time of such breach at seven per cent per a same as if all of said indebtedness had then matured by ex- tris AGREED by the Grantor that all expenses and a closure hereof—including reasonable attorney's feet, and pletting abstract showing the whole title of said premise expenses and disbursements, occasioned by any unit at a	nnementall be recoverable phasterms. It is bright to the control of the control o	to by foreclosure the rred in behalf of p nce, stenographer's decree—shall be lee or any holder of	creof of y suit at lai tiff in onnecti charges, cor, of p paid th. Gran of any prit, aid	law, or both, the on with the fore- rocuring or com- tor; and the like indebtedness, as
auch, may be a party, shall also be paid by the Grid to a shall be taxed as costs and included in any derrogathat more of sale shall have been entered or not entitled by the costs of suit, including attorneys teet any been paid to be distincted to the cost of the costs of the c	Il such expenses and disbur ay be rendered in such for missed, nor release hereof d. The Grantor for the Gr of, and income from, said his Trust Deed, the court li- tre the Grantor, appoint a id premises.	sements shall be as reclosure proceedir given, until all sur- rantor and for the premises pending n which such comp receiver to take po	n additions 1. m up ngs; which ore eer ch expenses and 1. heirs, executor, as such foreclosure islant is filed, may seession or charge	on said premises, ling, whether de- ling, whether de- act sements, and trainistrators and processings, and at once and with- cl said , remises
refusal or failure to act, the first successor in this truth, and if for any like cause said in O Deeds of said Coughty Lorsby appointed to be second performed, the granter or his successor in trust, shall related to the country of the said Coughty his successor in trust, shall related to the country of the said Coughty his successor in trust, shall related to the country of the said Coughty his successor in trust, shall related to the country of the c	Induce  ret successor fall or refuse to successor in this trust. An ase said premises to the par	o act, the person w d when all the afor ty entitled, on rece	or the grantee, or o aid County is hereb ho shall then be the easid covenants an lving his reasonabl	y appointed to oe incling Recc der d agreementi are a charges.
Witness the handBand seal_gof the Orantor_s this	26th /	day ofNOYI	ombor	, 19_73
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BOX NO. SECOND MORTGAGE  Trust Deed	Throw, Frank, Sharon, his wife 1251. Winchester Calumet Fark, II, 0406 TO	Illinois American Firance Illoc S. Kedzie Chgo, Illinois	500		GEORGE E. COLET LEGAL FORMS	