## UNOFFICIAL COPY

.

CASA STREET BOOK 22 639 477 TRUST DEED SECOND MORTGAGE FORM (Illinois) GEORGE E. COLE LEGAL FORMS James F. Johncola and Brenda A. Johncola, his wife THIS INDENTURE, WITNESSETH, That County of Cook (hereinafter called the Grantor), of the town of Hanover Park Dollars American Finance Corporation of Illinois in hand paid, CONVEY & AND WARRANTS to American Finance Corporation of Illinois of the village of sk Bark County of Cook and State of Illinois and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures. and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the town of Hangver Park. County of Cook and State of Illinois, to wit Lot 37 in Block 65 in Hanover Highlands Ugit #9 a subdivision in the NE 1/4 of Section 30, Township 41 North, Range 10, East of the Third Principal Meridian according to the plat thereof recorded on 5/1/69 as Doc. #20828255 in Cook County, Illinois Hereby releasing and waivin: all ris is under and by virtue of the homestead exemption laws of the State of Illinois. In Thust, nevertheless, for it purpose of securing performance of the covenants and agreements herein.

Withham The Grantor James T. Tohncola and Brenda A. Johncola, his wife WHEREAS. The Grantor Jume justly indebted upon principal promissory noted bearing even date herewith, payable in sixty consecutive mon'aly installments of One hundred twenty nine and 09/100 (\$129.09)each. First paymus a commence on March 1, 1974 until said amount THE GRANTOR covenants and agrees as follows: (1) To pay said ind bite acre, and the interest mercon, as herein and in said note or notes provided, or according to any agreement extending time of payment, 2) to 1 y prior to the first day of June in each year, all taxes and assessments against said premises, and on demand to exhibit receipts the factor. (1) with sixty days after destruction or damage to rebuild or restore all buildings now or at any time on the recognition is still day and agreements on said premises that may have 'ser' accorded amaged; (4) that waste to said premises shall not be committed or suffered; (3) to keep all buildings now or at any time on the regions as the companies to be selected by the grantee herein, who is hereby authorized to place such insurance in companies according to the holder of the first mortgage indebtedness, with loss clause attached payable first, to the first Trustee or Mortgage, and see 'to the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgages or Trustees ugil the indebted as the 'ulty paid; (6) to pay all prior incumbrances and the interest thereon as the time or times when the same shall below to use and problem. In the Event of failure so to insure, or pay taxes or assessments, or the original results of the control of the said indebtedness, may procure such insurance, or by trust taxes or as the rest thereon when due, the frantee or the holder of said indebtedness, may procure such insurance, or by trust taxes or as the rest thereon when due, the frantee or the holder of said indebtedness, may procure such insurance, or by trust taxes or as the rest thereon when due, the frantee or the holder of said indebtedness secured hereay.

In the Event of a breach of any of the aforesaid covenants to green the rest thereon from the cate of payment at seven per cent per annum shall be a constant of the payable state. The same shall be called the payable shall be a decident of the payable shall be a payable shall b 633 IN THE EVENT of the death of removal from said

County of the grantee, or of his resignation, refusal or failure to act, the Assertion Pinance Corporation or add County is hereby appointed to be first successor in this treath and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.

STATE OF Illinois	1974 FEB 27 M 9 32 FEB-27-74 762576 • 2263	RECONSTRUCTION DAYS COME COUNTY HELD.
COUNTY OF COOK	SS.	
	, a Notary Public in a	· · · · · · · · · · · · · · · · · · ·
his wife		- Communication and the state of the state o
ersonally known to me to be the same po	erson.a whose names are, subscribed to	the foregoing instrument,
appeared before me this day in person	and acknowledged that they , signed, seal	ed and delivered the said
	ry act, for the uses and purposes therein set fort	h, including the release and
waiver of he right of homestead.	d this 28th day of 11th	10.7h
Given under my pand and notarial sea		,
	Cluber	Children
Commission		- white
Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z		
	4	•
	C	
	Of County C	
	<b>3</b> 0	
		5 8
	/ [	06
	50	5 347
		0.
		1)5;
	11 1	
t t		
	dera	) H
Per Artick	CP 17	OR MES
MOJ TO TO	i d A	GEORGE E. COLE
SECOND MORTGAGE  Trust Deed  James Johncola  TO  American Phance Conjourtion 108 M. Marian St.	prepared by A. Childers	GEOK LEG
SE S	The state of the s	
_	E-776 1/4	

END OF RECORDED DOCUMEN