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A Section of the Contract of t				
	HANGE BERGER	ann an chuichteac	Malana Erraya (i.e.	والوارا الشيعين أأمال ومفا
ERICAN FINANCE CORP.* 1635 Halste	d Street-Chicago H	eights. Illin	ois Prepared by	Jo Corsino
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2 JULY, 197	202	070 000	GEORGE E. COLE®
SECOND MORTGAGE FORM (Illinois)	JULY, 197	3 (1	834 048	LEGAL FORMS
	ATLY MICH	T T 0 TOTOT	AVAT 1.2	
THIS INDENTURE, WITNESSETH, That.	and MRS. EDNA	ANDEDCOM	AKAI - his wife	
		Chicago	.Illinois	
(hereinafter called the Grantor), of 128;	20 So. Merquette	(City)	9111111013	(State)
and in consideration of the sum of Sever	a thousand seven h	undred forty-i	ive & 40/100	Dollars
in and in consideration of the sum of Seven	Robert B	teau- Trustee		Donars
in and paid CONVEY AND WARRAN	icago Heights, Il			,
(No. and Street)	(Cit			ate)
lowing c sc. b d real estate, with the improvem and every ang pp. or enant thereto, together w	with all rents issues and nro	fits of said promises si	s, gas and pidmong appar	atus and natures,
of Chic go County of	Cook	and State of Illino		
	Chicago, Illinoi			
Dwelling: 12720 S. Marquette Legal Description: Lot 6 in	Block 3 in Ford Ci	ty Subdivision	No. X 3. being	a subdivisio
of thet part of the outhwest	t # d of the South	west 1 of (lying East of t	he Chicago
of that part of the Southwest and Western Indiana Raflroad	right of way in (ook County, I	llinois)	•
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Hereby releasing and waiving all rights under	and by virtue of the honest	ead exemption laws of	the State of Illinois.	
	securing perfort ance of the	covenants and agreen	BENTS HEREIN ANDERSO	N
thatr				
justly indebted upon	pr	icipal promissory no	tebearing even date he	erewith, payable
INXXIXIXI in (60) monthly	y installments 👡	The hundred to	wenty-nine & 9/1	.00
sixty				
dollars (\$129.09) each.				
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1			2)	
THE GRANTOR covenants and agrees as follo	ows: (1) To pay said indebt	edness, and the interes	it the cor, a herein and	in said note or
and assessments against said premises, and on d	emand to exhibit receipts th	erefor; (3) within six	ly days afte destruction	or damage to
shall not be committed or suffered; (5) to keep a	on said premises that may h	ave been destroyed or me on said premises in	damaged; (4) hat weste to sured in corposite to be	o said premises selected by the
grantee herein, who is hereby authorized to plac	e such insurance in compan	es acceptable to the h	older of the first "sag	indebtedness,
which policies shall be left and remain with the s	aid Mortgagees or Trustees	until the indebtedness	is fully paid; (6) to pay a	nay appear,
brances, and the interest thereon, at the time or t	imes when the same shall be	come due and payable	s or the interest there in	then due the
grantee or the holder of said indebtedness, may	procure such insurance, or	ay such taxes or assess	ments, or discharge or p	chase are tax
Grantor agrees to repay immediately without d	or incumbrances and the sinterest and the sinterest and the same with	erest thereon from tir	ne to time; and all mone	seven per cen
per annum shall be so much additional indebted	ness secured hereby.			
earned interest, shall, at the option of the legal	holder thereof, without no	tice, become immedia	indebledness, including pi tely due and payable, an	d with interes
thereon from time of such breach at seven per co	ent per annum, shall be reco	overable by foreclosure	thereof, or by suit at la	w, or both, the
It is Agreed by the Grantor that all expens	ses and disbursements paid	or incurred in behalf	of plaintiff in connection	with the fore-
closure hereof—including reasonable attorney's fe	es, offlays for documentary	evidence, stenograph	er's charges, cost of proc	turing or com-
expenses and disbursements, occasioned by any st	lif or proceeding wherein th	e grantee or any hold	er of any part of said in	debtedness, as
shall be taxed as costs and included in any decre	antor All such expenses and That may be rendered in s	uch foreclosure proce	e an additional lien upon edings; which proceeding	debtedness, as said premises, y, whether de- insements, and inistrators and onceadings, and once and with- said premises
the costs of suit, including attorney's feet have	ot be dismissed, nor release	hereof given, until all	such expenses and disbu	rsements, and
assigns of the Grantor waives all right to the po	ssession of, and income fro	m, said premises pend	ling such foreclosure pro	ceedings, and
agrees that upon the filing of any comblaint to fo	reclose this Trust Deed, the	court in which such co	mplaint is filed, may at o	once and with-
with power to collect the rents, issues and profits	of the said premises.	o a receiver to take	possession or energe of	said premises
THE GRANTOR covenants and agrees as folk notes provided, or according to any agreement e and assessments against said premises, and on d rebuild or restore all buildings or improvements shall not be committed or suffered; (5) to keep a grantee herein, who is hereby authorized to place with foss clause attached payable first, to the fir which policies shall be left and remain with the state of	- Carla			:
IN THE EVENT of the deathor removal from refusal or failure to act then American F first successor in this transland if for any like caus of Deeds of said County is hereby appointed to be performed, the grange or his successor in trust, st	Said UOOK	Coun	y of the grantee, or of h	is resignation,
first successor in this transform if for any like caus	e said first successor fail or	efuse to act, the person	of said County is hereby at a who shall then he the se	ppointed to be ting Recorder
of Deeds of said County is hereby appointed to be	second successor in this tru	st. And when all the a	foresaid covenants and a	greements are
performed, the grainge of his successor in trust, st	ian release said premises to	uic party entitied, on r	ccciving his reasonable ci	iai ges.
Witness the hand and seel of the Grante	_ tth	A110	nst.	74

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STATE OF Illinoi	.8		•		
COUNTY OFCook	·	SS.			
	0	•	•		
I,M.			lotary Public in and for said		
		chael F. Akai	& Joyce Akai- his w	ife &	
Mrs. Edna Ande			<u>-</u>		
<u> </u>			re subscribed to the forego		
	day in person and acknowledge	owledged thatth	signed, sealed and de	livered the said	
i stro hent as their	free and voluntary act, for	the uses and purpos	es therein set forth, including	the release and	
war at of the right of hom	estead.				74 CB27
A STATE OF THE STA	and notarial seal this	5th	day of August	, 19	23000
SOLOTAR			_		AT STATE OF THE ST
SEDETAILS			Josephine M C	orseno	Tare well.
Commission Expires Jul	5 21, °717	a t			15 MARK
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					S. Warring S.