UNOFFICIAL COPY

TRUST DEED (Illinois) Fousawith testa state (Monthly payments including interest) THIS IND NT JRE, made E. Ferrolll in joint tendency American Tinance Corporation herein referred to as Justee," witnesseth: That, When termed "Installment Note of even date herewith, exce and delivered, in and by vola note Mortgagors promise one Thousand on the balance of principal rem inin: from time to time to be payable in installments a file significant of the payable in installments a file significant on the H day of September 19 78, a on the H day of September 19 78, a on the H day of seach and every month hereafter sooner paid, shall be due on the H day of Sep by said note to be applied first to accrued and unraid into of said installments constituting principal, to extent 21 0 or at such other place as the legs hol at the election of the legal holder thereof and without hole become at once due and payable, at the place of payme, or or interest in accordance with the terms thereof or in case, contained in this Trust Deed (in which event election may parties thereto severally waive presentment for payment, to for interest in accordance with the terms thereof or in case, contained in this Trust Deed (in which event election may parties thereto severally waive presentment for payment, to for interest in accordance with the terms thereof or in case, contained in this Trust Deed (in which event election may parties thereto severally waive presentment for payment, to for interest in accordance with the terms thereof or in case, contained in this Trust Deed (in which event election may parties thereto severally waive presentment for payment, to all of their estate, right, title and interest therein, site Of Chicago COUNTY Lot 39 (except the North 7 feet the Block 4 in Wisner and Skinner's Add Quarter of the South East Quarter of the Third Principal Meridian in Cool which, with the property hereinafter described, is referred TOGETHER with all improvements, tenements, ease so long and during all such times as Mortgagors may	to pay the principal sum of Dollars, and interest from August 4, 1978 suppaid at the rate of 21.57 per cent per annum, such principal sum and interest fry—one—dollars——————66/100 Dollars and——————66/100 Dollars and Fifty—one—dollars——————66/100 Dollars and Fifty—one—dollars——————66/100 Dollars runtil said note is fully paid, except that the final payment of principal and interest, if not ptember 1, 19.80 all such payments on account of the indebtedness evidenced terest on the unpaid principal balance and the remainder to principal; the portion of each root paid when due, to bear interest after the date for payment thereof, at the rate of g made payable at American Finance Corporation ler of the note may, from time to time, in writing appoint, which note further provides that ce the principal sum remaining unpaid thereon, together with accrued interest thereon, shall estad, in case default shall occur in the payment, when due, of any installment of principal count of three days in the performance of only other agreement to the component of the county of the
TRUST DEED (Illinois) Remonthly payments including interest) THIS IND NT JRE, made B. Ferro'll in joint tendency American Finance Corporation herein referred to as lurtee," witnesselt: That, Whentermed "installment Note, of even date herewith, exce and delivered, in and by varia note Mortgagors promise One Thousand on the balance of principal rem ining from time to time to be payable in installments a factorial of the control of the land of said installments a factorial of the land of said installments constituting principal, to receive the land of said installments constituting principal, to receive the land of the land of said installments constituting principal, to receive the land of	The Above Space For Recorder's Use Only SEP-5.78 126 3 26 mon 216125 3111 and Figure 19.0 herein referred to as "Mortgagors," and reas Mortgagors are justly indebted to the legal holder of a principal promissory note, cutted by Mortgagors, made payable to Bearer to pay the principal sum of Dollars, and interest from August 4, 1978 suppaid at the rate of 21.57 per cent per annum, such principal sum and interest fry—one—dollars and—————66/100 Dollars and Fifty—one—dollars————66/100 Dollars runtil said note is fully paid, except that the final payment of principal and interest, if not brember 19 80 all such payments on account of the indebtedness evidenced terest on the unpaid principal balance and the remainder to principal; the portion of each not paid when due, to bear interest after the date for payment thereof, at the rate of g made payable at American Finance Corporation ler of the note may, from time to time, in writing appoint, which note further provides that etc the principal sum remaining unpaid thereon, together with accrued interest thereon, shall estaid, in case default shall occur in the payment, when due, of any installment of principal contains and continue for three days in the performance of any other agreement of a honor, protest and online for three days in the performance of any other agreement of the same of money and interest in accordance with the terms, provisions and an other of the contained of the same of the same of the contained of the same of the contained of the
E. Fem of 1 in joint tendency American Finance Corporation herein referred to as 1 urstee, witnesselts: That, Where termed "Installment Note, of even date herewith, executed "Installment Note, of even date herewith, executed the control of the co	The Above Space For Recorder's Use Only 19 78
and delivered, in and by volan note Mortgagors promise One Phocusand on the balance of principal rem inin; from time to time to be payable in installments a falc of Of Filon the Hodge of September 19 78, a on the September 19 78, and the September 19 78, a on the September 19 78, and the September 19 79,	to pay the principal sum of Dollars, and interest from August 4, 1978 c unpaid at the rate of 21.57 per cent per annum, such principal sum and interest fty-one-dollars and
on the balance of principal rem inin from time to time to be payable in installments a * 16 . 3: Of F1: on the 4 day of Septe ber 19 78 a on the 4 day of septe ber 19 78 a on the 4 day of septe ber 19 78 a on the 4 day of septe ber 19 78 a on the 4 day of septe ber 19 78 a on the 4 day of septe ber 19 78 a on the 4 day of septe ber 19 78 a on the 4 day of said installments constituting principal, to 'e extent of said installments constituting principal, to 'e extent 21 72 per cent per annum, and all such pay ten' being at the election of the legal holder thereof and withou no' become at once due and payable, at the place of payme. If or interest in accordance with the terms thereof or in cas' contained in this Trust Deed (in which event election may parties thereto severally waive presentment for payment, 1 NOW THEREFORE, to secure the payment of the slimitations of the above mentioned note and of this Trust Mortgagors to be performed, and also in consideration of Mortgagors to be performed, and also in consideration of Mortgagors to be performed, and and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of their center just, if and interest therein, six and all of the coresponding to the coresponding and elderd and all of the coresponding are declared and apreed to be a part of the	Dollars, and interest from August 4, 1978 cumpaid at the rate of 21.57 per cent per annum, such principal sum and interest fty-one-dollars and
or at such other place as the legs hold at the election of the legal holder thereof and withou not become at once due and payable, at the place of payme. If or interest in accordance with the terms thereof or in case contained in this Trust Deed (in which event election may parties thereto severally waive presentment for payment. NOW THEREFORE, to secure the payment of the slimitations of the above mentioned note and of this Trust Mortgagors to be performed, and also in consideration of Mortgagors by these presents CONVEY and WARRANT and all of their estate, right, title and interest therein, sitt City of Chicago Lot 39 (except the North 7 feet the Block 4 in Wisner and Skinner's Add. Quarter of the South East Quarter of the Third Principal Meridian in Cool which, with the property hereinafter described, is referred TOGETHER with all improvements, tenements, ease so long and during all such times as Mortgagors may be esaid real estate and not secondarily), and all fixtures, app gas, water, light, power, refrigeration and air conditioning stricting the foregoing), screens, window shades, awnings, of the foregoing are declared and agreed to be a part of the	let of the note may, from time to time, in writing appoint, which note further provides that ce the principal sum remaining unpaid thereon, together with accrued interest thereon, shall esaid, in case default shall occur in the payment, when due, of any installment of principal or male shall occur and continue for three days in the performance of any other agreement is made at any time after the expiration of said three days, without notice), and that all holice — honor, protest and notice of protest. said g incipa sum of money and interest in accordance with the terms, provisions and stoped, and the performance of the covenants and agreements herein contained, by the of the body of the covenants and agreements herein contained, by the of the body of the body of the covenants and assigns, the following described Real Estate, unterpression of the covenant of the covenants and assigns, the following described Real Estate, unterpression of the covenants and assigns, the following described Real Estate, unterpression of the covenants of the covena
Lot 39 (except the North 7 feet the Block 4 in Wisner and Skinner's Add Quarter of the South East Quarter of the Third Principal Meridian in Cool which, with the property hereinafter described, is referred TOGETHER with all improvements, tenements, ease so long and during all such times as Mortgagors may be said real estate and not secondarily), and all fixtures, app gas, water, light, power, refrigeration and air conditioning stricting the foregoing), screens, window shades, awnings, of the foregoing are declared and agreed to be a part of the	ereof) Lot 37.4 the North 3 feet of lot 37 in dition to Harvey is the West Half of the South East of Section 18, 10 mohip 36 North, Range 14, East of the County, Illinois
TOGETHER with all improvements, tenements, ease so long and during all such times as Mortgagors may be e said real estate and not secondarily), and all fixtures, app gas, water, light, power, refrigeration and air conditioning stricting the foregoing), screens, window shades, awnings, of the foregoing are declared and agreed to be a part of the	I to herein as the "premises," ements, and appurtenances thereto bel ar and all rents, issues and profits thereof for notified thereto (which rents, issues and r.v.ft; are pledged primarily and on a parity with
TO HAVE AND TO HOLD the premises unto the sa and trusts herein set forth, free from all rights and benefits and rights and benefits Mortgagors do hereby expressly roughly This Trust Deed consists of two pages. The covenant	ts, conditions-and provisions appearing on page 2 (the rever e six of this Trust Deed) a part hereof the same as though they were here set out in all an shall be binding on
PLEASE Y LLINGS OF TYPE NAME(S)	E Hemphill (Scal) X Jane E. Hemphill (Scal) VI
BELOW SIGNATURE(S)	(Scal) (Scal)
in the	s., I, the undersigned, a Notary Public in and for said County. State aforesaid, DO HEREBY CERTIFY that Vernon E. Hemphill and wife Jane E. Hemphill, in joint tenancy
IMPRESS person: SEAL subsc: HERE subsc:	sally known to me to be the same person so whose name sometimes of the foregoing instrument, appeared before me this day in the same and acknowledge that Lhey signed, sealed and delivered the said instrument as the same same same same same same same sam
ommission expires October 10,	day of August
9328 W. Franklin Ave. Franklin (NAME AND ADDRESS)	Park, Ill 6/26/78 ADDRESS OF PROPERTY 15819 Page Ave
NAME American Finance Co	Harvey Illinois
AIL TO: ADDRESS 6815 W. North Ave.	PURPOSES ONLY AND IS NOT A PART OF THIS ENTRY SERVICE OF THE SERVI
STATE Oak Park, Ill. zip c	NOME 60302 NO THE STATE OF THE
R RECORDER'S OFFICE BOX NO.	(Address)

UNOFFICIAL COPY

IMPORTANT
FOR THE PROTECTION OF BOTH THE BORROWER AND
LENDER, THE NOTE SECURED BY THIS TRUST DEED
SHOULD BE IDENTIFIED BY THE TRUSTEE, BEFORE THE
TRUST DEED IS FILED FOR RECORD.

The instantient Note mentioned in the within Trust Deca has o		
identified herewith under Identification No.		
Trustee		



