## **UNOFFICIAL COPY**

	RGE E. COLE*
THIS INDENTURE, WITNESSETH, That LESTER LEVESTON and MINNIE L. LEVESTON, his wife	
thereinafter called the Grantor), of 9015 S. Elizabeth Chicago Illin	Ois ite)
in hand paid, CONVEXO AND WARRANT to AMERICAN FINANCE CORPORATION	Dollars
of (No. and Street) (City) (State) and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements here	
lowing described real estate, with the improvements thereon, including all heating, nir-conditioning, gas and plumbing apparatus a and everything apparatus a thereto, together with all rents, issues and profits of said premises, situated in the City of Chicago County of Cook and State of Illinois, to-wit:	and fixtures,
Lot 42 (except South 12.1 feet thereof) and Lot 43 (except 3.9 feet thereof) in Block 1 in Kelly's subdivision of the	North
South East & of the South East & of the North West & of Section 5, Township 37 North, Range 14 East of the Third	
Principal Meridian, in Cook County, Illinois.	
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Hereby releasing and waiving all ri hts ut der and by virtue of the homestead exemption laws of the State of Illinois.  IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.  WHEREAS, The Grantor Lester Leveston and Minnie L. Leveston are	53
justly indebted upon a certain principal promissory note_bearing even data herewit	th, payable
to American Finance Corporation in the principal sum of \$10,325.00 and payable as follows; \$175.00 on the 2nd day	
of November, 1977 and \$175.00 on the 2nd day of each month thereafter until said note is fully paid except that the	
final payment, if not some paid shall be due on the 2nd day of September, 1982.	
THE GRANTOR covenants and agrees as follows: (1) To pay said indeby aness, and the interest thereon, as herein and in sa notes provided, or according to any agreement extending time of payment: (2) to p y pr or totals first day of June in each yea and assessments against said premises, and on demand to exhibit receipts therefor: (3) vithin sixty days after destruction or rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said	r, all taxes
and assessment against said premises, and or definant of earlier technic field of restore all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to sai shall not be committed or suffered; (5) to keep all buildings now or at any time on say, or mises insured in companies to be selected to the property of the property	d premises
shall not be committed or suffered: (5) to keep all buildings now or at any time on sate or winess insured in companies to be select grantee herein, who is hereby authorized to place such insurance in companies acceptible—the bright hereby authorized to place such insurance in companies acceptible—the bright hereby authorized to place such insurance in companies acceptible—the bright hereby	ay appear, ior incum-
lien or title affecting said premises or pay all prior incumbrances and the interest thereon from time to it et and all money so	paid, the
Grantor agrees to repay immediately without demand, and the same gain interest increon from the '5' or payment at sever per annum shall be so much additional indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, incl. ding. principle interest, while the the origin of the lord bodder thereof. Additional interest, while the lord bodder thereof.	pal and all
thereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, or soil, at law, or same as if all of said indebtedness had then matured by expressiverms.  It is AGREED by the Grantor that all expenses and dissumements paid or incurred in behalf of plaintiff in conrection with	both, the
closure hereof—including reasonable attorney's fees, ordays for documentary evidence, stenographe's charges, cost of proceeding abstract showing the whole title of said promises embracing foreclosure decree—shall be paid by the Gran or; an expenses and disbursements, occasioned by any suitor proceeding wherein the grantee or any holder of any part of said.	g or com- d the like c iness, as
shall be taxed as costs and included in any degree that may be rendered in such foreclosure proceeding; which proceeding, cree of sale shall have been entered or not, spall by be dismissed, nor release hereof given, until all such expenses and disbursen the nexts of suit, including attempts to the proceeding.	nether de- nents, and
Grantor agrees to repay immediately without demand, and the same with filterest thereon from the deep of payment at sever per annum shall be so much additional indebtedness secured hereby.  IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, incl. ding principle carned interest, shall, at the option of the legal holder thereof, without notice, become immediately due at deal of any by and with thereon from time of such breach at seven per cent per annum, shall be recoverable by foreclosure thereof, or sold indebtedness had then matured by expressiveness.  It is AGREED by the Grantor that all expenses and dissurements paid or incurred in behalf of plaintiff in contact in with closure hereof—including reasonable attorney's fees, onlays for documentary evidence, stenographer's charges, cost of proceeding abstract showing the whole title of said pramiles embracing foreclosure decree—shall be paid by the Grantor; and expenses and disbursements, occasioned by any suitor proceeding wherein the grantee or any holder of any part of said in the shall be taxed as costs and included in any deep mat may be rendered in such foreclosure proceedings; which proceedings, cree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses and disbursement expenses of suit, including attorney's fee they been paid. The Grantor for the Grantor and for the heirs, executors, administrations assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure proceeding agrees that upon the filing of any combiguint to foreclose this Trust Deed, the court in which such complaint is filed, may at once out notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession or charge of said with power to collect the rents, issues and profits of the said premises.  The name of a record owner is:  Lester Leveston and fine tonic and problements and profits	lings, and and with- premises
The name of a record owner is: Lester Leveston and Minnie L. Leveston  In the Event of the death or removal from said Cook County of the grantee, or of his re- refusal or failure to act, then its successors of said County is hereby appoint	signation,
refusal or failure to act, then its successors  first successor in this trust and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agree performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charge	nted to be Recorder ments are es.
Witness the hand_and seal_of the Grantor 5 this 27th day of September	19_77
This Instrument Presented By  PARPY I SCHOOL STATE TO DEPART L. Leveston	_(SEAL)
BARRY J. SCHELARAK. Advances at Low 20 Junie L. Leveston 3445 West 111th Street	_(SEAL)
Chicago, Illinois 60655	

## **UNOFFICIAL COPY**

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ATE OF	ILLINOIS	-	)	•			
UNTY OF	соок		ss.				
	Patricia :	6. Minster		_, a Notary	Public in a	nd for said	County, in the
te aforesaid,	DO HEREBY (	CERTIFY that _	Lester Le	veston a	and Min	nie L.	Leveston,
	his wife						
			27+h	day	of Sep	tember	10 .77
Give b .d	Ir my hand and i	notarial scal this _	27011	(a)	7		, 19
Given true	hong hand and r	notarial scal this _	(/)	) Wieser			
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Olivers October 1997	C TARY	0		Time in			
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Given 1	C TARY	0		Time in			
Given to de la constant de la consta	C TARY	0		Time in			

1002 MAIL

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SECOND MORTGAGE Trust Deed

BOX No.

TO

MAIL TO WAR

MATHIAS & SCHMARKY

—Hiteraps at Law
3445 W. 11th ST.

CHICAGO, ILLINOIS 60655

GEORGE E. COLE® LEGAL FORMS

END OF RECORDED DOCUMENT