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TRUST-DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	25473955	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That Jam his wife	es P. Leonard	and Virginia M. I	eonard,
(hereinafter called the Grantor), of 1800 Co	et)	, Schaumburg, Ill	(State)
for and 'consideration of the sum of Twelve in ho 'pa', CONVEY AND WARRANT to 5500 St. Charles Ro.	thousand nine Bank of C ad, Be	rkeley, Il	and 80/100 Dollars
and to his successors in trust hereinafter named, for the lowing deseroed sale estate, with the improvements the and everything argumenant thereto, together with all of Schaum are county of	ereon, including all heating, rents, issues and profits of	air-conditioning, gas and plumbi said premises, situated in the	ng apparatus and fixtures,
Lot 1900 in Strathmore Subdivision of Part of Township 1 North, Rang Meridian, Loording to 1978 as Documers Number	the South West ge 10 East of t the Plat there	t 1/4 of Section the Third Princip eof Recorded Augus	17, al st 22,
	0		
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of securing WHEREAS, The Grantor James P. Leon	ard and Virgin	ia M. Leonard, hi	s wife
justly indebted upon installment		I promissory notebearing eve	n date herewith, payable
in 84 Monthly Payments	of \$154.20	/,	
		12	
		しかい	·
THE GRANTOR covenants and agrees as follows: (1 notes provided, or according to any agreement extend against said premises, and on dermand to exhibit receip all buildings or improvements on said premises that me committed or suffered; (5) to keep all buildings now of herein, who is hereby authorized to place such insurar loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgage and the interest thereon, at the time or times when the IN THE EVENT of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procur lien or title affecting said premises or pay all prior inc Grantor agrees to repay immediately without demand, per anoum shall be so much additional indebtedness safe and in the EVENT of a breach of any of the aforesaid carned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by IT IS AGREED by the Grantor that all expenses and included attorney's fees, the left of said space and the said of the properties of the paid by the Grantor content per of the legal and the policy abstract showing the whole title of said space such, may be a party, shall also be paid by the Grantor chall be taxed as costs and included in any feece that tree of sale shall have been entered or the shall not be costs of sair shall be taxed when an error of the costs of sair shall not be costs of sair shall be taxed when an error of sair included in any feece that the costs of sair shall be taxed when an error of sair shall be taxed as costs and included in any feece that the costs of sair shall be taxed when any error of the paid of the costs of sair shall be taxed by the Grantor when any error of the legal and the costs of sair shall be taxed as costs and included in any feece that the costs of sair shall be taxed by the Grantor that all the costs of sair shall be taxed by the Grantor that all the costs of sair shall be taxed by the Grantor th	1) To pay said indebtednessing time of payment; (2) ts therefor; (3) within sixt, asy have been destroyed or at any time on said premee in companies acceptable. Mortgagee, and, second, to ess or Trustees until the indeatment same shall become due an	s, and the interest ther cost is no pay when due in ed a ar a y days after destruction or amidamaged; (4) that waste to so itses insured is On payantes to be to the hode of the first more the thought of the first more the first payant fully paid; (6) to pay stray tole.	rein and in said note or il taxes and assessments to rebuild or restore d premises shall not be sere; ed by the grantee gage indebtedness, with ests m y appear, which a it for incumbrances,
If the Event of failure so to insure, or pay tax grantee or the holder of said indebtedness, may procur lien or title affecting said premises or pay all prior in Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness se In the Event of a breach of any of the aforesaid carned interest, shall, at the option of the legal holder thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by	es or assessments, or the country are such insurance, or partial aumbrances and the factorial and the same up to the coverants or a present thereof, whose the coverant same which is the coverant same shall be recoverable express terms.	has incumbrances or the interest in taxes or assessments, or discha- thereon from time to time; and of thereon from the date of pay is whole or said indebtedness, income immediately due and pay le by foreclosure thereof, or by	thereon vien we, the ree or pu chase: ny tax all mone viso pi id, the ment at eight per cent duding principal ar all luding principal ar all able, and with intervit unit at law, or both, th
It is AGREED by the Grantor that all expenses and closure hereof—including reasonable autorney's fees, the letting abstract showing the whole title of said programmers and disbursements, occasioned by any said or putch, may be a party, shall also be paid by any other or putch, may be a party, shall also be paid by any other or ceed of sale shall have been entered or as shall not be the costs of suit, including autorney's year have been passigns of the Grantor waives ally had to the possession grees that upon the filing of any simplaint to foreclose up notice to the Grantor, any any party claiming un with power to collect the roots, issues and profits of the: James I	Aisbursements paid or inc ses embracing foreclosure proceeding wherein the gran All such expenses and disburse may be rendered in such f itsmissed, nor release heree aid. The Grantor for the 6 in of, and income from, so	urred in behalf of plaintiff in conce, stenographer's charges, cool decree—shall be paid by the nate or any holder of any part ursements shall be an additional oreclosure proceedings; which reference of the presence of given, until all such expenses Trantor and for the heirs, executed premises pending such force.	nnection with the fore the of procuring or com- Grantor; and the like of said indebtedness, as lien upon said premises, rocceding, whether de- and disbursements, and tors, administrators and osure proceedings, and may at once and with-
the name of a vector owner is:			
IN THE EVENT of the death or removal from said - fusal or failure to act, then <u>Chicago Title</u> rst successor in this trust; and if for any like cause said f Deeds of said County is hereby appointed to be see reformed, the grantee or his successor in trust, shall rel	d successor in this trust. At	npany of said County is to act, the person who shall then ad when all the aforesaid covena	nts and agreements are
Witness the hand S and seal S of the Grantor S the	his 27th	day of May	19_80
	James Virgi	P. Leonard Louis M. Leonard	(SEAL)
	-		ey, Illinois

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1980 JUN 3 AM 9 28	
choices so notices never elegated	5.00
STATE OF Illinois	
	10.00
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I, Bernice H. Krejchik , a Notary Public in and for said County, in the	
I te aforesaid, DO HEREBY CERTIFY that James P. Leonard and Virginia	
M. Leonard , his wife	
pers mal y known to me to be the same person_S whose nameS are subscribed to the foregoing instrument,	
appear a by fore me this day in person and acknowledged that they signed, sealed and delivered the said	
instrument asfree and voluntary act, for the uses and purposes therein set forth, including the release and	
waiver of the sight of correstead.	
Stren under my pents and notarial seal this 27th day of May 19 80	
CO CONTROL OF THE CON	
Bernice H. Greychin	
Commission Expires March 23 984	
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MORTGAGE To To mmerce harles Rd. Illinois 60163	
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