UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)

FORM No. 2202

25489928

BFC Forms Service, Inc.

THIS INDE AT THE WITNESSETH, ThatAn	nthony J. DiOrio and Rina DiOrio, his wife
(hereinafter cally a the Grantor), of 1223 NO (No. and Stree	Orth Hillside Avenue, Berkeley, Illinois 6016
for and in conside at n of the sum of the tho	Ousand eight hundred ninety four & 28/100 Dollar to Bank of Commerce in Berkeley
(No. and Street) and to his successors in true he cinafter named, for t	Berkeley, Illinois (City) (State) the purpose of securing performance of the covenants and agreements berein, the fo
and everything appurtenant thereto, together with all	nereon, including all heating, air-conditioning, gas and plumbing apparatus and fixture. I rents, issues and profits of said premises, situated in the Village COOK and State of Illinois, to-wit:
Berkeley Gardens being a Quarter (NE 1/4) lying No.	ek One (1) in Vendley and Company's Subdivision of part of the North East orth of St. Charles Road in Section Seven (39) North, Range Twelve (12), East ridian.
	94
	'C
IN TRUST, nevertheless, for the purpose of securing	virtue of the homestead exemption laws of the State of Illinois. ng performance of the cure arms and agreements herein.
WHEREAS, The Grantor Anthony J. justly indebted upon Installment	DiOrio and Rira DiOrio, his wife ***********************************
84 Payments Monthly of	\$70.17 beginning on July 25, 1980
	7/
THE GRANTOR covenants and agrees as follows: (1 notes provided, or according to any agreement extend	1) To pay said indebtedness, and the interest thereon as feecin and a said note or ling time of payment; (2) to pay when due in each lear, all tax's and assessments
against said premises, and on demand to exhibit receip all buildings or improvements on said premises that m committed or suffered; (5) to keep all buildings now o berein, who is hereby authorized to place such insuran loss clause attached payable first, to the first Trustee or	ots therefor; (3) within sixty days after destruction or damage te rebuil 1 or restore may have been destroyed or damaged; (4) day waste to said pre niser st. I not be or at any time on said premises insured in Onpanies to be selected by the rantee once in companies acceptable to the holds of the first mortgage inde, ed, es, with r Mortgagee, and, second, to the Totale never has their interests may ap ear which
policies shall be left and remain with the said storgage 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 procure lien or title affecting said premises or pay all prior inc	ees or Trustees until the indeptendents thilly paid; (a) to pay all prior incursors, es- es or assessments, or the properties of the interest thereon when the trees thereon when the trees the insurance, or pay short taxes or assessments, or discharge or purchase any lex- cumbrances and the properties thereon from time to time; and all money so paid, the
Grantor agrees to repay intracuratery without actioning, 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	i, and the same with the rest thereon from the date of payment at eight per cent ecured hereby. I covenants or agreements the whole or said indebtedness, including principal and all it thereof, whout notice, become immediately due and payable, and with interest r annum shall be recoverable by foreclosure thereof, or by suit at law, or both, the
same as it all of said indebledness had then matured by IT is AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's fees by expenses and disbursements, occasioned by any safe or p	y exicuterms. disbbrsements paid or incurred in behalf of plaintiff in connection with the fore- fields for documentary evidence, stenographer's charges, cost of procuring or com- ses embracing foreclosure decree—shall be paid by the Grantor; and the like proceeding wherein the grantee or any holder of any part of said indebtedness, as
such, may be a party, shall also be paid by the Chantor, shall be taxed as costs and included in any tectree that cree of sale shall have been entered or the shall not be of the costs of suit, including attorned speek have been p assigns of the Grantor waives all the to the possession agrees that upon the filing of an complaint to foreclose out notice to the Grantor, who any party claiming un with nower to collect the the costs is sues and profits of the	1) To pay said indebtedness, and the interest thereon is the an artist said note or ding time of payment; (2) to pay when due in crob, car, all tax; and assessments per therefor; (3) within sixty days after destration of damage terebuil for restore may have been destroyed or damaged; (4) dat waste to said premise at any time on said premises insured in Ompanies to be selected by the rantee or at any time on said premises insured in Ompanies to be selected by the rantee or at any time on said premises insured in Ompanies to be selected by the rantee or any time on said premises insured in Ompanies to be selected by the rantee or any time on said premises insured in Ompanies to be selected by the rantee or any time on the rest of
The name of wederd owner is: Anthony In the Event of the death or removal from said	J. DiOrio and Rina DiOrio Cook County of the grantee, or of his resignation,
refusal or failure to act, then <u>Chicago Tit</u> The cause said of Deeds of said County is hereby appointed to be secon to be said County is hereby appointed to be secon to be	1e Insurance Company of said County is hereby appointed to be first successor fail or refuse to act, the person who shall then be the acting Recorder and successor in this trust. And when all the aforesaid covenants and agreements are lease said premises to the party entitled, on receiving his reasonable charges.
Witness the hand Sand seal Sof the Grantor S	his 14th day of June 19.80
	Anthony J J Di Orio (SEAL)
MAIL TO	Rina DiOrio (SEAL)

(NAME AND ADDRESS)

2548992

UNOFFICIAL COPY

1980 JUN 18 AM 9 26

STATE OF	<u> Illinois</u>	11.1 St. 288 / -	25,00000		1000		
COUNTY OF	DuPage	11 6 695 3 2 1 0 6 3	25487457	a — nau	10.00		
I,Be	rnice H. Krejchik	, a l	Notary Public in and fo	or said County, in the			
State aforesaid, DO HEREBY CERTIFY thatAnthony J. DiOrio and Rina DiOrio							
his wife							
personally known to me to be the same person s whose names are subscribed to the foregoing instrument,							
appeared before me this day in person and acknowledged that they signed, sealed and delivered the said							
instrumer tar. their free and voluntary act, for the uses and purposes therein set forth, including the release and							
	homestead.				1.00 P. N. C.		
Given u	nder in Ale of and notarial seal thi	s <u>14th</u>	day ofJune	19_80	13 de 1		
co (Impliess	Seal Herei		. 4,	4/ . 1			
7. 0	T OF		ernice H. Notary Public	Greychik			
Commission	Expires March 23, 1914						
	0,	ount		900 E			
		1/-					
		6			ंड • ्रेड		
		70,			764 173		
		9					
					25489		
			0.		1994. 1984.		
			1/4		ک		
			7,0		<u>ئ</u> 4		
			O		S S ()		
				U _S	ਉ ∥		
					D S		
				, CO			
m				ļ			
ed ag			2163		300		
E SE			Rd.				
MO T			ce es noi				
SECOND MORTGAGE Trust Deed			Bank of Commerce 5500 St. Charles Rd. Berkeley, Illinois 60163		And book to the second and a se		
ECC		WAIL TO					
\ S			of St		The state of the s		
		ائيو <i>ح</i> .11.	Sank 3500 3500	1			
•			- 144	-	7		