25558735

UNOFFICIAL COPY

SECOND MORTGAGE FORM (Illinois)	10,111 110. 2202	<i>~000</i> 0700	BFC Forms Service, Inc
THIS INDENTURE, WITNESSETH, That his wife	Frank P. Saraceno	and Barbara A.	Saraceno,
(hereinafter called the Grantor), of 18 Sc	outh 48th Avenue	Bellwood, Illin	ois 60104 (State)
for and in consideration of the sum of Sixt in hand paid, CONVEY AND WARRANT	een thousand two hu	indred seventy t	hree § 20/100
of 5500 St. Charles (No. and Street)	Road Berkel (City)	ey, Illinois	60163 (State)
and to his successors in trust hereinafter named, lowing described real estate, with the improvement and ever thin; appurtenant thereto, together with	nts thereon, including all heating, air-	conditioning, gas and plumbir	g apparatus and fixture
of County of			
100			
Lot 3 in Barck 20 in Hul being a Su'di ision in t 39 North, Rance 12 East	he North $1/2$ of Sec	tion 8, Township	P
Cook County, 'llinois.			
Ox			
		. ``	, is
	01	. *	•
Hereby releasing and waiving all rights under an IN TRUST, nevertheless, for the purpose of se WHEREAS, The GrantorFrank	d by vir and the homestead exemple curing preformance of the covenant	stion laws of the State of Illin s and agreements herein.	ois.
justly indebted upon Installmer		omissory note_bearing even	
60 Monthly payments of \$2	271.22 each baginnir	ng on October 5,	1980
	4	•	
	(h)	,	
	\mathcal{F}		
THE GRANTOR covenants and agrees as follow notes provided, or according to any agreement expansins said premises, and on demand to exhibit real buildings or improvements on said premises the committed or suffered; (5) to keep all buildings in origin, who is hereby authorized to place such in oss clause attached payable first, to the first Trust olicies shall be left and remain with the said Morned the interest thereon, at the time or times when the Trust is the Event of failure so to insure, or payantee or the holder of said indebtedness, may pien or title affecting said premises or pay all prioration agrees to repay immediately without denor annound shall be so much additional indebtedness or annound shall be so much additional indebtedness, the reason from time of such breach at eight per centred interest, shall, at the option of the legal here control to the said of said indebtedness had then mature. It is Agrees by the Grantor that all expense lossure hereof—including reasonable attorney's fee letting abstract showing the whole title of said spenses and disbursements, occasioned by any said to, may be a party, shall also be paid by the Order all be taxed as costs and included in any lectore of said shall have been entered or any shall not ecosts of suit, including attorney for the strength of the Grantor waives all the formation waives all the possible of the Grantor waives all the formation of the legal here and the filing of any complaint to fore in notice to the Grantor waives all the possible strength of the Grantor waives all the formation waites all the formation waites all the format	vs: (1) To pay said indebtedness, an stending time of payment; (2) to payeccipts therefor; (3) within sixy day and may have been destroyed or dam ow or at any time on said premises surrance in companies acceptable to tee or Mortgagee, and, second, to the teagees or Trustees until the indebted	d the interest to record as her you when dust in a Charact all you after dest. The both as a junged; (4) than was a to said insured to formar as a be a the today of the first morta Toward herein as their increases. If (10) paids (6) it is a least of 10) paids (6) it is a said to be a first or a said of the said of the said (6) it is a said to be a first or a said of the said (6) it is a s	tin and in said note or taxes and assessments e to rebuild or restore premises shall not be cleeted by the grantee age indebtedness, with sts may appear, which all orior incumbrances.
and the interest thereon, at the time or times wher IN THE EVENT of failure so to insure, or pay trantee or the holder of said indebtedness, may pri- ing the affecting said premises or pay all pro- cranter agrees, to repay immediately without den	in the same shall become due and yet taxes or assessments, or the court occure such insurance, or particularly incumbrances and the meant the mand, and the same the interest the	while. Incumbrances or the interest is a contained as the interest is a contained as the interest is a contained as the interest including the interest includi	th .eo. when due, the re or pi chase any tax a l mor by so paid, the ac, the per cent
her annum shall be so much additional indebtedned in the Event of a breach of any of the afore arned interest, shall, at the option of the legal hatereon from time of such breach at eight per centered.	ess secured hereby conserved the wholder thereof, without notice, become the per annum, shall be recoverable by	note or said indebtedness, inch ne immediately due and paya y foreclosure thereof, or by st	uding privited and all ble, and with interest lit at faw, or both, the
IT IS AGREED by the Grantor that all expense losure hereof—including reasonable attorney's fee teting abstract showing the whole title of said, spenses and disbursements, occasioned by any said tot, may be a party, shall also be paid by the Gra- hall be taxed as costs and included in any decree ere of sale shall have been entered or the shall not	ed by express terms, said or incurrers and disbursements paid or incurrers that is for documentary evidence, openies as embracing foreclosure decroproceeding wherein the grantee that may be rendered in such forect the disbursed when the control of the control o	d in behalf of plaintiff in con, stenographer's charges, cost rece—shalf be paid by the 6 or any holder of any part of nents shalf be an additional lifester proceedings; which priven, until all such expenses as	nection with the order of procuring of cum- frantor; and the like said indebtedness, as on upon said premises, occoding, whether de- ad disbursements, and
le costs of suit, including attorned these have be signs of the Grantor waives all healt to the poss- grees that upon the filing of any complaint to fore it notice to the Grantor, but only party claimin ith power to collect the page, issues and profits of	ten paid. The Grantor for the Grant tession of, and income from, said pre- close this Trust Deed, the court in was gunder the Grantor, appoint a reco- the said premises.	tor and for the heirs, executo remises pending such foreclo thich such complaint is filed, re- civer to take possession or ch	rs, administrators and sure proceedings, and nay at once and with- arge of said premises
The name of a record owner is: Fra	ank P. Saraceno II a	and Barbara Sara County of the grantee,	or of his resignation,
fusal or failure to act, then	said first successor fail or refuse to ac second successor in this trust. And wi	of said County is her, the person who shall then her all the aforesaid coverant	ereby appointed to be e the acting Recorder s and agreements are
Witness the hand_Sand seal_Sof the Grantor.	S this 18th da	August	. 19_80
	Frank P.	Sarageno II	(SEAL)
	Barbara	Saraceno	(SEAL)
his instrument was prepared by B.	Krejchik, Bank of C	Commerce, Berkel	ey, Il

UNOFFICIAL COPY

1989 AUG 25 AM 11 22
ODDA CHETY HEADIS PERCHETA ON SHAP
STATE OF Illinois
COUNTY OF DuPage AUG-2 -69- 3 3 0 7 5 2 25558735 A - REC 10.00
I, Bernice H. Krejchik , a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that Frank P. Saraceno II and Barbara Saraceno his wife
personally known to me to be the same person 5 whose name 5 are subscribed to the foregoing instrument,
apper ed before me this day in person and acknowledged that they signed, sealed and delivered the said
instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and
waiver of the view shomestead.
Given under ity and and notarial seal this 18th day of August 1980
Dernice H. Frejchik
Commission Expires March : 3, 1984
7 10°° E
1 Uoo E
SCOND MORTGAGE Trust Deed To To To To GGL89963 Ey, Illinois 60163
NORTGAGE TO TO TO TO TO ATIENDES RA. Illinois 60163
SECOND MORTGAGE Trust Deed Trust Deed To To To Bank of Commerce 5550 St. Charles Rd. Berkeley, Illinois 60163
Trus Of Comm
3ank 3.5500 3erk

ENT OF RECORDED DOCUMENT