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TRUST DEED SECOND MORTGAGE FORM (IIIinois)

FORM No. 2202 25567131

BFC Forms Service, Inc.

THIS INDENTURE, WITNESSETH, That	Robe	rt Fox &	Mary Fox	( his wif	e_)	
	328 Burr	Oak	Berkeley		Illinois (State)	
for and in consideration of the sum of FC		sand Fou		Forty Two	€ 04/100	. Dollars
in hand paid, CONVEY AND WARRA	NT to	Bank of	Commerce			
of 5500 St. Charles Ros	ıd	Berk (cit		<u></u>	llinois (State)	
and to his successors in trust hereinafter nam						
lowing described real estate, with the improve and every hing appurtenant thereto, together						nxtures
of BF Creley County of _			and State of It			
fre West 85 Feet 0						
STPATFORD, A SUBDI EAS' J/4 AND THE E						• • •
7, TOWNSHIP 39 NOR	TH, RANG	SE 12 EAS	ST OF THE	THIRD PRIN	CIPAL	
MERIDIAN LYING NOR				THE CHICA	AGO GREAT	4
WESTERN RALLROAD I	N COOK C	OUNII, .	TPTMOTE			
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$O_{\mathcal{K}}$						
				21		
•					• • • • • • • • • • • • • • • • • • • •	
Hereby releasing and waiving all rights under IN TRUST, nevertheless, for the purpose of	of sector are part	formance of the	e covenants and as		linois:	:
WHEREAS, The Grantor Robert	& Mary			<del></del>	*	<del></del>
justly indebted upon installmen  36 payments			<b>Kara</b> lypromissory	notebearing e	ven date herewith,	payable
30 payments	6 9123.	33				٠,
			/ _			
			102			
			1/4,			•
				$\sim$	E	
THE GRANTOR covenants and agrees as fo notes provided, or according to any agreemen against said premises, and on demand to exhibit all buildings or improvements on said premise committed or suffered; (5) to keep all buildin herein, who is hereby authorized to place such closs clause attached payable first, to the first T policies shall be left and remain with the said I and the interest thereon, at the time or times of the time or times of the time of times of the time of times of the said indebtedness had then much said of the said of the said indebtedness had then much said of the said of the said indebtedness had then much said of the said of the said indebtedness had then much said of the said of the said indebtedness had then much said of the said of the said indebtedness had then much said of the said said of the said indebtedness had then much said of the said of the said indebtedness had then said of the said of the said indebtedness had then said of the	llows: (1) To	pay said indeb	tedness, and the in	teres, thereon is	herein and in said	note or
against said premises, and on demand to exhib	oit receipts the	efor; (3) with	in sixty days after	des a woste to s	nage to rebuild or aid premises shall	restore not be
committed or suffered; (5) to keep all buildin herein, who is hereby authorized to place suc-	gs now or at a h insurance in	ny time on said companies acc	premises insured eptable to the hole	in community to b	e selected by the ortgage indebtednes	grantee is, with -
loss clause attached payable first, to the first T policies shall be left and remain with the said !	rustee or Mort Mortgagees or	gageé, and, sec Trustees until ti	and, to the Tracke he indebtgdnessus	nerein a. Il eir ial fully paid; (( ) to =	erests may appear, y all prior incumb	which rances.
and the interest thereon, at the time or times v In the Event of failure so to insure, or	when the same pay taxes or a	shall become d issessments, or	lue and physible. the prior incumbr	ances or the in er	st thereon when d	ue, the
grantee or the holder of said indebtedness, ma lien or title affecting said premises or pay all	y procure such prior incumbra	insurance, or p inces and the fi	na shen taxes or a file of thereon fro	ssessments, or disc m time to time; ar	harp or jurchase and all moley so pa	any tax tid, the
Grantor agrees to repay immediately without per annum shall be so much additional indebt	demand, and edness secured	the same with hereby.	interest thereon fi	rom the date of pa	ayn ent r. eight p	er cent
arned interest, shall, at the option of the legi	itoresaid coven al holder there	ants or agreem of without no	ents the whole or s	said indeptedness, i diately due and p	ncluding prir typ: I ayable, an with i	and all
same as if all of said indebtedness had then ma	cent per annu- atured by exp	terms.	overable by forecis	osure thereof, or b	y suit at law or	in, inc
closure hereof—including reasonable attorney's	fees Outlooks f	or documentar	y evidence, stenog	rapher's charges, c	ost of procuring	r cm-
expenses and disbursements, occasioned by any	supr or proceed	ling wherein the	ne grantee or any	holder of any par	t of said indebtedr	iess, as
shall be taxed as costs and included in any jec	fee that may b	e rendered in s	such foreclosure p	roceedings; which	proceeding, wheth	ter de-
the costs of suit, including attorner's ces have assigns of the Grantor waives all value to the	e been paid, T	he Grantor for	the Grantor and	for the heirs, exec	utors, administrato	rs and
agrees that upon the filing of any complaint to out notice to the Grantor. We to any party clai	foreclose this i	Frust Deed, the	court in which su	ch complaint is file take possession of	d, may at once and charge of said pr	d with- emises
same as if all of said indebtedness had then me.  It is AGREED by the Grantor that all expectosure hereof—including reasonable attorney's pleting abstract showing the whole title of sexpenses and disbursements, occasioned by any such, may be a party, shall also be paid by the shall be taxed as costs and included in my vice cree of sale shall have been entered or the shall the costs of suit, including attorner stress has a signed to the agrees that upon the filing of any complaint to ut notice to the Grantor waves give the to the agrees that upon the filing of any complaint call with power to collect the trans, issues and profit.  The name of a record owner is:  Reference of the control of the control of the control of the control owner is:  Reference of the control owner is:  Reference of the control owner is:	s of the said probert. For	emises.	Fox (hi	s wife )		•
IN THE EASYL OF THE GEATH OF LEMOAST ILO	ın saiu			ounty of the grant	ice, or or ms resign	iadon,
refusal or failure to act, then <u>Chicago!</u> first successor in this trust; and if for any like ca	<u>Pitle In</u>	surance	Company refuse to act, the p	of said County erson who shall the	is hereby appointed on be the acting Re-	d to be corder
of Deeds of said County is hereby appointed to performed, the grantee or his successor in trust,	be second succ	essor in this tr	ust.And when all	lhe aforesaid cover	iants and agreemer	its are
		25th				80
Witness the handS and sealS of the Gran	ntor_S this		day of 7	August		<u> </u>
	•		Tobert 17	tol	(S	EAL)
		کر≅	obert Fox	42		
			ary Fox		(S	EAL)
	<b>_</b>					
This instrument was prepared by Ga	ary J. H		<u>Bank of</u> ND ADDRESS)	Commerce		- 1
5500 St Charles Box		A SIMMI)	ADUALISS)			· }

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## 这些重要可可可证。 a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that \_\_\_\_ ROBER+ personally known to me to be the same person S whose name S MRS subscribed to the foregoing instrument, ap ear d before me this day in person and acknowledged that \tag{th € \mu} signed, sealed and delivered the said 1 their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given whider in nand and notarial seal this \_\_ Hay Dage SEP-Z -80 335786 10.00 BANK OF COMMERCE 5500 St. Charles 2d Beaceley ILL Goiss

HID BUSYNDA MANAGE