Berkeley Illinois

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25856481

TRUST DEED	FORM No. 2202	6000040 <u>1</u>	
SECOND MORTGAGE FORM (Illinois)			BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That George	rge Hoppe and	Jacqueline Hopp	e, his wife
(hereinafter called the Grantor), of 5708 May		(City)	Illinois (State)
for and in consideration of the sum of Ten Thous in hand paid, CONVEY. AND WARRANT to	Bank of Com	<u>merce in Berkel</u>	ey,
of 5500 St. Charles Road (No. and Street)	Berkeley (City)	<u></u>	llinois (State)
and trains accessors in trust hereinafter named, for the lowing described real estate, with the improvements there			
and every him appurtenant thereto, together with all r	ents, issues and profits of		77111270
of Berkeley County of Cook	aı aı	nd State of Illinois, to-wit:	
The East's of Lot 8 in Bloc			
a Subdivision of the West 9 S.W. % of Section 7, Townsh P.M. lying North of R. of W	ip 39 North,	Range 12, East	
Ox			
			State Comment
) .		• .
Hereby releasing and waiving all rights under and by very like TRUST, nevertheless, for the purpose of securing	per formance of the cover	temption laws of the State of I mants and agreements herein, ne Hoppe, his wi	
WHEREAS, The Grantor Geolge Hoppe justly indebted upon installment		E promissory note bearing of	
in 35 monthly installments	of \$1,3,35 and	d a final balloc	
due May 1, 1984.			
	4/)	
		7)	
			CE
THE GRANTOR covenants and agrees as follows: (1)	To pay said indebtedness	s, and the interest increon,	therein and in said note or
against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may	therefor; (3) within sixty have been destroyed or	y days after destruction and day	mage to rebuild or restore
notes provided, or according to any agreement extendin against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that may committed or suffered; (5) to keep all buildings now or herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or I policies shall be left and remain with the said Mortgagee and the interest thereon at the time or times when the standard process the said the said standard process thereon at the time or times when the standard process the said the said standard process thereon at the time or times when the standard process the said the said standard process thereon at the time or times when the standard process the said the said standard process the said said said the said said said the said said said said said said said said	at any time on said preme e in companies acceptable	ises insured in coloparies to e to the holder of the first in	be selected by the grantee c tgage indebtedness, with
loss clause attached payable first, to the first Trustee or I policies shall be left and remain with the said Mortgages:	Mortgagee, and, second, to s or Trustees until the inde	o the Truster herein as the re-	nterests may appear, which pay r. p. for incumbrances,
and the interest thereon, at the time or times when the sa IN THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure: lien or title affecting said premises or pay all prior incur Grantor agrees to repay immediately without demand, a per annum shall be so much additional indebtedness see	or assessments, or the pr	d payable.	est there a when due, the
lien or title affecting said premises or pay all prior included	mbrances and the interest	Thereon from time to time; as thereon from the date of a	and all mone so paid, the
per annum shall be so much additional indebtedness section the Event of a breach of any of the aforesaid of	ured hereby.	ne whole or said indebtedness.	including pun (pa) and all
per annum snall be so much additional indebtedness sect IN THE EVENT of a breach of any of the aforesaid co carned interest, shall, at the option of the legal holder t thereon from time of such breach at eight per cent per a	hereof, without notice, be innum chall be recoverab	ecome immediately due and le by foreclosure thereof, or l	payable, and with interest by suit at law, or both, the
same as if all of said indebtedness had then matured by IT is AGREED by the Grantor that all expenses and closure hereof—including reasonable attorney's fees, of the pletting abstract showing the whole title of said premise expenses and disbursements, occasioned by any only of proceedings of the said by the Grantor. A shall be taxed as costs and included in any decree that moree of sale shall have been entered or not shall not be distincted of said, including attorney's fees have been pai assigns of the Grantor waives all county to the possession agrees that upon the fling of any complaint to forcelose to out notice to the Grantor, or or may party claiming und with power to collect the roles is sues and profits of the sa	express terms. Assursements paid or inc	curred in behalf of plaintiff in	connection with the fore-
pleting abstract showing the whole title of said premium	es embracing foreclosure	ence, stenographer's charges, decree—shall be paid by t	he Grantor; and the like
such, may be a party, thall also be paid by the Grantor. A shall be taxed as costs and included in any decree that m	Il such expenses and disbu av he rendered in such fi	ursements shall be an addition preclosure proceedings: which	al lien upon said premises,
cree of sale shall have been entered or not shall not be di- the costs of suit, including attorneys (fee have been pai	smissed, nor release hered d. The Grantor for the C	of given, until all such expens Grantor and for the heirs, exe	es and disbursements, and cutors, administrators and
assigns of the Grantor waives all the to the possession agrees that upon the filing of any cumplaint to foreclose t	of, and income from, sa his Trust Deed, the court	id premises pending such for in which such complaint is fil	eclosure proceedings, and ed, may at once and with-
with power to collect the reas issues and profits of the sa	id premises.	receiver to take possession of	or charge of said premises
***************************************	Cook		itee, or of his resignation,
refusal or failure to act, then <u>Chicago Title</u> first successor in this trust; and if for any like cause said fi	Insurance Co.	of said County	is hereby appointed to be
of Deeds of said County is hereby appointed to be second performed, the grantee or his successor in trust, shall release	successor in this trust. At	nd when all the aforesaid cove	nants and agreements are
Witness the hand. Sand scal of the Grantor S this	25±h	_ day ofApril	19 81
	George B	pe H Hopp	(SEAL)
	Jacque	restore Xn	(SEAL)

Mary Jo Steinhebel - Bank of Commerce

(NAME AND ADDRESS)

This instrument was prepared by_

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	STATE OF Illinois				
	COUNTY OF DuPage	<u>илу1-81</u> 440	132 2585648	31 A — REC 10.	.00
	I, Mary Jo Stein	hebel	, a Notary Public in an	d for said County, in the	
	State aforesaid, DO HEREBY	CERTIFY that George H	oppe and Jacque	line Hoppe	
	his wife	the same personS whose nameS	are subscribed to t	he foregoing instrument	
		in person and acknowledged tha	•		•
		and voluntary act, for the uses and	_		
	waiver of the right of Funestead				
	Given halder my and and	notarial seal this25th	day of Apri	.1 , 1981	
	SHOLE	y h	$\sim \sim$.	///	
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BOX No.	Trust Deed Trust Deed	4K OF COMMES RD 5500 ST. CHARLES RD BERKELEY, ILL 60163	1	R NO S	
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