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TRUST DEED	FORM No	. 2202	~~~~		BEC Fo	orms Service, Inc.
SECOND MORTGAGE FORM (Illinois)			2587			
		erers		atricia		
(hereinafter called the Grantor), of 752 Ports (No. and Street)	mouth_		Westo (City)	<u>hester</u>		(State)
for and in consideration of the sum of <u>Fifteen</u> in hand paid CC P/EY AND WARRANT to	Thousan Bank o	d Dol	lars			Dollar
of 5500 St. Charles Rd.	В	erkel	.ey		Illir (Stat	
and to his successors in the ust hereinafter named, for the plowing described real estate, with the improvements thereof and everything appurted and the total total the second of westchester county of cook	n, including al	l heating, profits of	air-conditions said premise	ning, gas and pl	and agreements umbing appara	herein, the fo tus and fixture
Lot 246 in Willian Zelosky' in the South half of Section the Third Principal Meridian	n 16, T	ownsh	ip 39 1	North, R	ange 12	chester East of
Co					·	
	4					
Hereby releasing and waiving all rights under and by virtue IN TRUST, nevertheless, for the purpose of securing per WHEREAS, The Grantor James J. Peter Company of the Comp	formance c.	th: cover	ants and ag	reements hereit Peterse	n en (his t	
90 days or subsequent renewa	ls	b (luc (b3)	promissory	notebearing	g even date her	ewith, payable
			1			
			C		25877	535
				0.		
		•		14,	c.E.	
THE GRANTOR covenants and agrees as follows: (1) To notes provided, or according to any agreement extending ti against said premises, and on demand to exhibit receipts the all buildings or improvements on said premises that may ha committed or suffered: (5) to keep all buildings now or at a herein, who is hereby authorized to place such insurance in loss clause attached payable first, to the first Trustee or Morolicies shall be left and remain with the said Mortgagees or and the interest thereon, at the time or times when the same allow the Event of failure so to insure, or pay taxes or standard to the first trustee or the holder of said indebtedness, may procure such an or title affecting said premises or pay all prior incumbrance or the holder of said emission or pay all prior incumbrance or the holder of said emission pay all prior incumbrance or the holder of said emission pay all prior incumbrance or the holder of said emission pay all prior incumbrance or the holder of said emission pay all prior incumbrance are the same and the same are the same are the same and the same are the same ar	pay said ind- me of payme refor; (3) wi- ve been desti- my time on s- companies a tgagee, and, s- Trustees unit- shall becom- assessments, i insurance, o- ances and the	ebtedness. nt; (2) to thin sixty oyed or aid premi acceptable econd. to I the inde a due and or the pr r pay stel interes	and the into pay when a pay when a days after of days after of days after of days after the Truster of the Trus	erest thereof, due in each year less rucken of the less rucken of the first herein as their illy paid; (6) to mees or the int of the first mees or the int on time to time;	sherein and in a lar a lar a lar a la taxes an lar a la remises o be se ected be my rere. I nder interer se a y a pay all rror in crest therea a versenad all moner and all moner and all moner	a said note or d assessments ild or restore is shall not be y the grantee teclness, with appear, which acumbrances, hen due, the chase any tax so paid, the
orantor agrees to repay immediately without demand, and or annum shall be so much additional indebtedness secured IN THE EVENT of a breach of any of the aforesaid cover arned interest, shall, at the option of the legal holder there hereon from time of such breach at eight per cent per annu-	the same will hereby. Chants or agree of, without the control of t	ments the totice, be ecoverable	t thereon tro e whole or si come immed to by foreclo	om the date of aid indebtedness liately due and sure thereof or	s, including print payable, and	ig. per cent icipal and all with interest or both, the
osticies shall be left and remain with the said Mortgagees or and the interest thereon, at the time or times when the same IN THE EVENT of failure so to insure, or pay taxes or trantee or the holder of said indebtedness, may procure such the affecting said premises or pay all prior incumbrantor agrees to repay immediately without demand, and ter annum shall be so much additional indebtedness secured in the son the process of the legal holder there are not from time of such breach of any of the aforesaid coveranced interest, shall, at the option of the legal holder there hereon from time of such breach at eight per cent per annumants if all of said indebtedness had then matured by expension as if all of said indebtedness had then matured by expenses and disbursements, occasioned by any soil of processing abstract showing the whole title of said promises expenses and disbursements, occasioned by any soil of processing the said by the Grantor that all expenses and country, shall also be paid by the Grantor. All shall be taxed as costs and included in any decree that may be costs of suit, including attorneys feel have been paid. It is signs of the Grantor waives all with the the possession of, grees that upon the filing of any camplaint to foreclose this ut notice to the Grantor, or to any party claiming under it in power to collect the reliables is suit and profits of the said profits o	est terms.  ursements pa  for document  mbracing for  ding wherein  ich expenses if  be rendered if	id or incu ary evide eclosure the gran and disbu a such fo	irred in beha nce, stenogra decree—sha tee or any h reements sha reclosure pr	alf of plaintiff is apher's charges Il be paid by colder of any p Il be an addition	n connection was cost of procu the Grantor; and lien upon such the proceeding.	vith the fore- ring or com- and the like ebtedness, as aid premises, whether de-
tee of sale shall have been entered or not shall not be dismis the costs of suit, including attorney's feet have been paid. I ssigns of the Grantor waives all sight to the possession of, grees that upon the filing of any camplaint to foreclose this ut notice to the Grantor, or to any party claiming under the ith power to collect the course issues and profits of the said p	sed, nor releathe Grantor to and income Trust Deed, to Grantor, a remises.	ise hereof for the G from, said he court i ppoint a	given, until rantor and f d premises p in which such receiver to t	all such exper or the heirs, ex lending such for a complaint is f ake possession	ses and disbur- ecutors, admin preclosure proc- iled, may at on or charge of s	sements, and istrators and cedings, and ce and with- aid premises
IN THE EVENT of the death or removal from said	COOK		c	A. Pete	rsen (wi	resignation,
fusal or failure to act, then <u>Chicago Title In</u> st successor in this trust; and if for any like cause said first s Deeds of said County is hereby appointed to be second sucrformed, the grantee or his successor in trust, shall release s	SUPANCE uccessor fail o cessor in this	or refuse t trust. An	oany o act, the pe d when all th	_ of said Coun rson who shall t te aforesaid cov	ty is hereby app then be the activenants and agr	ointed to be ng Recorder ecments are
Witness the hand_and seal_of the Grantor_ this _	<del></del>	pth_	- day of	Мау		., 19_81
	_A			Lung	> sea	(SEAL)
THAIL TO SO	_6	tim	Fatric	ia A. Pe	Lewen tersen	≟_(SEAL)
his instrument was prepared by L.T.Hoppe	/Bank o	f Com	merce/1	Berkelev	J1.6016	3

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1931 HAY 21 AM 9 03

STATE OF	Illinois DuPage	## Y-0	21-84 454081	25877535	↑ — arg	10.03
State aforesaid,	GARY J. / DO HEREBY ( is wife)	ERTIFY that	James J. Pete	ersen & Patrio		
appeared before	e me this day i	n person and ack	whose name S are	Y signed, sealed an	d delivered the sai	đ
. 1 2.	(.),	otarial seal this	19th	day of May	19_8]	
endaling in 191	10-6	Co	_		00 E	
, et a		·	t County			
				C/6/4'		258
						377535
regage ) eed						N. S.
SECOND MORTGAGE  Trust Deed	TO					A CONTRACTOR OF THE PROPERTY O
			<b>:</b>		]	

## END OF RECORDED DOCUMENT