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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That Jo	ohn Hasapis, Mike Hasapis a	nd Gus Hasapis
	West 31st Street, Westches	
for and in consideration of the sum of Forty if		(State)
in hrad nail, CONVEY AND WARRANT	to Bank of Commerce in Ber	keley
of 5500 St. Charles Road, (No. and Street)	Berkeley, Illinois (City)	60163 (State)
and to his so ces ors in trust hereinafter named, fo lowing described for 1 estate, with the improvements and everything of pur anant thereto, together with a of Westches 2 - County of County of	thereon, including all heating, air-condition all rents, issues and profits of said premises	ing, gas and plumbing apparatus and fixtures, , situated in the Village
(V _A		•
The West /./7 'eet of Lot l East 7.97 ferc of Lot 20 in being a subdiv son of part Township 39 Lorth, Range 12	Block 11 in Westchester Hi of the South half of Sect	ighlands, ion 29,
Meridian, according to the as Document No. 9057 561, in	plat thereof recorded Septe	mber 30, 1925,
C_{i}		
	0/	
Hereby releasing and waiving all rights under and b IN TRUST, nevertheless, for the purpose of secur WHEREAS, The Grantor John Hasapi	y virtue of the homestead exemption laws ing performants of the covenants and agrees, Mike Fasar is and Gus Has	eements herein,
justly indebted upon Installment		notebearing even date herewith, payable
36 Monthly Payments of \$1,25	50.48 each beginning on Jul	y 1, 1981
	77	
		CE CE
THE GRANTOR covenants and agrees as follows: novided, or according to any agreement exten against said premises, and on demand to exhibit receil all buildings or improvements on said premises that committed or suffered; (5) to keep all buildings now herein, who is hereby authorized to place such insurious clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortga; and the interest thereon, at the time or times when the grantee or the holder of said indebtedness, may procuilen or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman per annum shall be so much additional indebtedness; In the Event of a breach of any of the aforesail.	(1) To pay said indebtedness, and the intedding time of payment: (2) to pay when d pts therefor; (3) within sixty days after dependent of the payment of the payment of the payment of at any time on said premises insured in companies acceptable to the holder or Mortgagee, and, second, to the Trusted.	rest to ron. A effein and in said note or ue in the said premises shall not be settingted to a said premises shall not be the first mortage indebtedness, with the first mortage indebtedness, with the first mortage indebtedness, with
and the interest thereon, at the time or times when the said when the Event of failure so to insure, or pay ta grantee or the holder of said indebtedness, may procule or title affecting said premises or pay all prior in Grantor agrees to repay immediately without deman	ses or frustees until the interteeper is an experience of the comment of the properties of the propert	is paid: (6) to as all prior incumorances, inces or the interest the zon vince has any tax time to time; and all mone so paid, the mithe date of payment of the reent
per annum snail be so much additional indebtedness; IN THE EVENT of a breach of any of the aforesa; carned interest, shall, at the option of the legal hold, thereon from time of such breach at eight per cent po- same as if all of said indebtedness had then matured by	iccurred hereby. d covenants or agreements the whole or sains thereof, without notice, become immediat annum Ghalf be recoverable by foreclosing express terms.	d indebtedness, including princ pal and all ately due and payable, and with interest are thereof, or by suit at law, o, b ith, the
It is Agreed by the Grantor that all expenses at closure hereof—including reasonable attorney's fees, o letting abstract showing the whole title of said preexpenses and disbursements, occasioned by any soil of such, may be a party, shall also be paid by the Gaiphor	id disbursements paid or incurred in behal flays for documentary evidence, stenogra- nices embracing foreclosure decree—shal proceeding wherein the grantee or any h . All such expenses and disbursements shal	f of plaintiff in connection with the free pher's charges, cost of procuring or one less that the paid by the Grantor; and the me plate of any part of said indebtedness, as I be an additional lien upon said premises.
or annum shall be so much additional indebtedness. In the Event of a breach of any of the aforesai carried interest shall, at the option of the legal hold according to the state of the st	may be rendered in such foreclosure pre dismissed, nor release hereof given, until paid. The Grantor for the Grantor and fo on of, and income from, said premises pe se this Trust Deed, the court in which such	ccedings; which proceeding, whether de- all such expenses and disbursements, and r the heirs, executors, administrators and including such foreclosure proceedings, and complaint is filed, may at once and with-
grees that upon the filing of any complaint to foreclos with power to collect the collect issues and profits of the The name of a record owner is: John Hasal	issaid premises.	asabis
IN THE EVENT of the death or removal from said efusal or failure to act, then	Cook Company Col	inty of the grantee, or of his resignation,
rst successor in this trust; and if for any like cause said f Deeds of said County is hereby appointed to be seco erformed, the grantee or his successor in trust, shall reference.	nd successor in this trust. And when all the	aforesaid covenants and agreements are
Witness the hand S and seal S of the Grantor S	this 30th day of	May 19_81
	John Hasapis	(SEAL)
	Mike Hasabis	(SEAL)
	Mousafail	(Sea1)
This instrument was prepared by	Gus Hasapia (NAME AND ADDRESS)	
Bernice H.	Krejchik, Bank of Commerce	e, Berkeley, Illinois

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25899787 Bernice H. Krejchik a Notary Public in and for said County, in the John Hasapis, Mike Hasapis and State aforesaid, DO HEREBY CERTIFY that .. personally known to me to be the same persons whose name same subscribed to the foregoing instrument, appeared 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 The County of 100 E SOM CO

END OF RECORDED DOCUMENT