UNOFFICIAL COPY

	RUST DEED—SECOND MORTGAGE FORM (ILLINOIS)	NO. 202	25992208	
Т	HIS INDENTURE, WITNESSETH, That the Gran	ntors,Ali	Fred Becker & Idalee	Becker
fe	f the <u>Village</u> of <u>Oak Park</u> , County or and in consideration of the sum of <u>Nine THO</u> collars in hand paid, CONVEY AND WARRANT	ousand Fiv	<u>re Hundred Thirty Ei</u>	nois ght & 08/1
] _	· · · · ·			
	the Village of Elmwood Pk County			
a) ti	s trustee, and to his successors in trust hereinafter nar greements act in, the following described real estate, oning, gas and plumbing apparatus and fixtures, and rofits of said gremises, situated in the Village	with the impro	vements thereon, including all he	eating, air-condi rents, issues and
aı	nd State of Illirus, to-wit:			
	Lot 8 in Block 1 in Wassell Bramber being a subdirision of Lots 3 to 7 commissioner's partition of the Son North West 1/4 of Section 5 and the South 85 acres of the North East 1, range 13, East of the Turi Princip	inclusive : uth 1/2 of to e South 1/2 /4 of Section cal Meridian	in the superior court the South 85 acres of th of the East 17 acres of	e the
		04		
her	eby releasing and waiving all rights under and by vi		estead exemption laws of the Sta	te of Illinois.
	In Trust, nevertheless, for the purpose of securing			
ho-	WHEREAS, The Grantors are justly indebted upon	·	_pr'ncipal promissory note be	aring even date
ner	ewith, payable		4	
	NINE THOUSAND FIVE HUNDRED THIRTY E	IGHT AND 08	/100 (\$9,538.08	3)
	payable in 48 consequtive monthly in 71/100(\$198.71) commencing and payable the 15th day of each more is September 15, 1985.	na the 15th	day of October 1387 an	M divo
	• · · · · · · · · · · · · · · · · · · ·		10,	
				Ζ.
				9,
or a prem said any t to th their incum of sa all p the sa	THE GRANTORS covenant and agree as follows: (1) to pay sa coording to any agreement extending time of payment; (2) to pay isses, and on demand to exhibit receipts therefor; (3) within satisfy days premises that may have been destroyed or damaged; (4) that waste to me on said premises insured in companies to be selected by the grant on the control of	id indebtedness and prior to the first da after destruction or said premises shall nece herein, who is her payable first, to the is said Mortinggees or said Mortinggees or said Mortinggees or the prior incumbra essments, or discharg all money so paid, per annum, shall be ignrements the whole	the interest thereom, as herein and in si- of June in each year, all taxes and asses- damage to rebuild or restore all buildings, we be committed or suffered; (5) to keep all in by authorized to place such insurance in ci- its; Trostee or Mortgagee, and, second, to the Trostees until the indebtedness is fully paul; and psyable. The property of the property of the pro- tion of the property of the property of the pro- tion of the property of the property of the pro- tion of the property of the property of the pro- tion of the property of the property of the pro- tion of the property of the property of the pro- tion of the property of the property of the pro- tion of the property of the property of the pro- tion of the property of the property of the pro- tion of the property of the property of the pro- tion of the property of the property of the property of the pro- tion of the property of the property of the property of the pro- tion of the property of the property of the property of the property of the pro- tion of the property	aid notes pri deu soments agair a said or improvem its op- buildings not or a impanies accept the territories accept the territories accept the cantee or the holder and premises or pay thout demand, and all carned interest,
shall, seven expre	at the option of the legal holder thereof, without notice, become im- per cent, per annum, shall be recoverable by foreclosure thereof, or is terms. IT IS AGREED by the grantors that all expenses and disburseme	mediately due and p. by suit at law, or bo ms paid or incurred	that the same as if all of said indebtedness h. in behalf of plaintiff in connection with f	of such breach, at ad then matured by oreclosure hereof-
oi inc	per cent, per annum, shall be recoverable by foreclosure thereof, or Terras. Terras		out of procuring or completing abstract show eness, and disbustements, occasioned by any, shall also be paid by the granton. All missed, not a release hereof piven, until all for said grantors and for the heirs, execu- rinses pending such foreclustic proceeding is filed, may at once and without notice to the dial premises with power to collect the rents.	
ony lil succes he pa	te cause said first successor fail or refuse to act, the person who shall it or in this trust. And when all the slovesaid covenants and agreements IF THIS TRUST DEED is signed by one person as grantor, it shall by the simporting the plural number.			
	THIS TRUST DEED IS SUBJECT TO			
_				
	Witness the bonds and soll of the seconds of	2/	day of P	1981
	Witness the hands and seals of the grantors this	mil	day of	(SEAL)
	This document prepared by: ———————————————————————————————————	Jan Jan	Alfred Becker	(SCAL)
	1606 N. Harlem Avenue	Sologe	e' becker	(SEAL)
	Elmwood Park, Illinois 60635		Idalee Becker	

.259922()8

UNOFFICIAL COPY

The state of the s

STATE OF	- } ss.				
COUNTY OF COOK	- 1				
Marie A. Madormo	, a Notary Public in and for said County, in the				
State aforesaid, DO HEREBY CERTIFY that	*16				
					
personally known to me to be the same person.	whose name 5 are subscribed to the foregoing instrument,				
appeared before me this day in person and acknowledged that their 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					
Warler of he long of homestead.					
hand and notarial seal this	31st day of August , 1981				
	2				
ON BO	Mario G. Isradormo Notary Public				
Commission Expires 5/23/63					
-0,					
	4				
Cooperation					
1981 SEP 8 PM 1 37					
?Eb	851 517961 257773 1 13.00 13.00				
	·//-/				
りまて	5				
(anta)	0,				
U PW1					
•					
	SOURCESSESSESSESSESSESSESSESSESSESSESSESSESS				
	1100 E				
rrgage	[E]				
MORTGAGE Deed Deed TO THE T					
	op. in co.				
Trust Deed	dung?				
Trust Deed	SCORES CON CERTIFICATION INC., CUESAN AND				

END OF RECORDED DOCUMENT