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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	25378141	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That Herman	D. Gaines a	nd Ova S. Gaine	s, his wife
(hereinafter called the Grantor), of 509 Highri	dge Avenue,	Hillside, Illin	ois 60162
for and in consideration of the sum of Twenty tho in hand paid, CONVEY_AND WARRANT_to_	Bank of Commo	erce in Berkele	Z Dollars
of 5500 St. Charles Rd., (No. and Street)	Berkeley.	Illinois 6016	(State)
and to his successors in trust hereinafter named, for the pu			
lowing described real estate, with the improvements thereon and everything appurtenant thereto, together with all rents			
of Fillside County of Cool	k and	State of Illinois, to-wit:	
Lot 184 (except the North 20			
Nor'n 10 feet of Lot 186 in 1 cf that part lying South of 8			
and Eljin Railroad of the Wes	st $1/2$ of fra	actional Southwe	st 1/4
of Section 8, Township 39 Non Principal Meridian, in Cook (ırd
	•		
Ox			
Hereby releasing and waiving all rights under and by virtue In Trust, nevertheless, for the purpose of securing per Whereas, The Grantor Herman 9 Ga	formance of the covens	inglion laws of the State of III	linois.
WHEREAS, The Grantor Herman 3 Ga justly indebted upon Installment		promissory note_bearing ev	
) /		
60 Payments of \$338.79 each		· -	
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	, CO11	5 .	
THE GRANTOR covenants and nerves as follows: (1) To	nav said indebtedness	or I the interest thereon	erein and in said note or
notes provided, or according to any agreement extending the against said premises, and on demand to exhibit receipts the	ne of payment; (2) to refor: (3) within sixty	pay that due in each lear, da, after destriction or dam	all taxes and assessments age to rebuild or restore
all buildings or improvements on said premises that may ha committed or suffered; (5) to keep all buildings now or at a	ve been destroyed or d ny time on said premis	amaged; (4 chai waste to se es insured 1 com anies to b	id premises shall not be e selected by the grantee
nerein, who is nerery authorized to place such insurance in loss clause attached payable first, to the first Trustee or Mort policies shall be left and remain with the said Mortgagees or	companies acceptable in gagee, and, second, to t Trustees until the indebi	to the post, to the first mon the Tousie herein as their into	rests may appear, which
and the interest thereon, at the time or times when the same IN THE EVENT of failure so to insure, or pay taxes or	shall become due and	o vable. The incumbrances or the incre	t thereon when due, the
grantee or the holder of said indebtedness, may procure such tien or title affecting said premises or pay all prior incumbra Continuous and premises or pay all prior incumbra	insurance, or pages of ances and the mices to	taxes or assessments, c. dis a hereon from time to time	arge or purchase any tax
orantor agrees to repay immediately without demand, and ber annum shall be so much additional indebtedness secured IN THE EVENT of a breach of any of the aforesaid cover	hereby coments the	whole or said indebtedness in	yment at eight per cent
arned interest, shall, at the option of the legal holder there hereon from time of such breach at eight per cent per annu	of, volvout notice, become shall be recoverable	ome immediately due and pa by foreclosure thereof, or by	suit at Ir a, ar both, the
THE GRANTOR covenants and agrees as follows: (1) To notes provided, or according to any agreement extending it against said premises, and on demand to exhibit receipts the against said premises, and on demand to exhibit receipts the against said premises, and so asid 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 Mortgages or and the interest thereon, at the time or times when the same 18. THE EVENT of failure so to insure, or pay taxes or grantee or the holder of said indebtedness, may procure such into or title affecting said premises or pay all prior incumbrounds of the following the said premises or pay all prior incumbrounds and the said of the said premises or pay the foreard the trend of the fallowing the said premises or pay all grid or another said to the following the said of the fallowing reasonable automery's feest during lecting abstract showing the whole title of said provides each may be a party, shall also be paid by the Santor. All saids the said of the said of the said of the party of the party. All saids the said of the said of the saids o	terms. prsements paid or incur	red in behalf of plaintiff in c	onnecti in wit', the fore-
teting abstract showing the whole title of said plendses of the spendses of the spendses of the spendses of the spendses of the spends of the	or documentary eviden mbracing foreclosure of ding wherein the grants	ice, stenographer's enarges, co fecree—shall be paid by the	Grantor; ar a to slike
uch, may be a party, shall also be paid by the Gantor. All su hall be taxed as costs and included in any decree that may be	ich expenses and disbur	sements shall be an additional eclosure proceedings; which	lien upon said pre nises, proceeding, whene de
ree of sale shall have been entered or sold sfiall not be dismiss accosts of suit, including attorned spees have been paid. I	sed, nor release hereof he Grantor for the Gr	given, until all such expenses antor and for the heirs, execu	and disbursement and liters, administrators and
xpenses and disbursements, occasioned by ensemble or proceed, may be a party, shall also be paid by his Gaintor. All subtle be paid by the Gaintor. All subtle to taxed as costs and included in any lectree that may be ree of sale shall have been entered or the shall not be dismiss the costs of suit, including attorned a set have been paid. It is the Grantor waives all pade to the possession of, prees that upon the filing of any domplaint to foreclose this ut notice to the Grantor, as yo any party claiming under the tith power to collect the costs, issues and profits of the said pr	and income from, said Frust Deed, the court in he Grantor, appoint a ri	which such complaint is filed	I, may at once and with-
the power to collect the core, issues and profits of the said power is: Herman D. G	remises. Saines and Ov	a Sue Gaines, h	is wife
IN THE EVENT of the death or removal from saidC	ok	County of the grant	e, or of his resignation,
fusal or failure to act, then <u>CRICAGO TITLE IT</u> at successor in this trust; and if for any like cause said first si Deeds of said County is hereby appointed to be second succerformed, the grantee or his successor in trust, shall release s	uccessor fail or refuse to	act, the person who shall the	ints and agreements are
Witness the hand S and seal Sf the Grantor S this	29th	day of February	1980
	Herma-	De Spines.	
	Herman	D. Gaines,	(SEAL)
	Ova S.	d. Maines Gaines	(SEAL)
his instrument was prepared by Bernice Kr	ejchik, Bank	of Commerce, Be	erkeley, Il.

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STATE OF	Illinois DuPage	} ss.		
,	ernice H. Krej		, a Notary Public in and for said	
tate aforesaid, I	O HEREBY CERTI	IFY that Herman D. Ga	aines and Ova S. Gain	<u>es, his wi</u> fe
	<u> </u>			
ersonally knows	1 to me to be the san	ne person S whose nameS	are subscribed to the foreg	oing instrument,
preared before	me this day in per	son and acknowledged that	they signed, sealed and de	livered the said
iscument ast	heir free and vol	luntary act, for the uses and p	purposes therein set forth, including	g the release and
2.5	ht of homestead.			
GV. 1 de	avelind and notaria	I seal this 29th	day of February	19 80
			(1)	*
			Bernice V. Los Notary Public O	jchil
ommis sion Esp	Narch 23,	1980		

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