UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	25381621	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That John	F. Semenek,	Jr. and Barbara	Semenek, his
theremafter called the Granton), of 35 - 46th		ellwood, Illinoi	(State)
for and in consideration of the sum of in hand paid, CONVEY AND WARRANT to of 5500 St. Charles Rd., Ber (No and Street) and to bis successors in trust hereinafter named, for the	Bank of Conkelley,	six and 80/100- mmerce in Berkel Illinois 60163 formance of the covenants and	ey (State)
low in the eribed real estate, with the improvements thereof and every hing appurtenant thereto, together with all results of Sellwood County of Cook	its, issues and profits of	air-conditioning, gas and plum said premises, situated in the id State of Illinois, to-wit:	hing apparatus and fixtures. Village
Lot 15 in block 27 in Hulber a subdivision in the North 1 Range 12. East of the Third Illinois.	/2 of Section	n 8, Township 39	North,
0.5			
C			
Hereby releasing and waiving all rights under and by v. Is list st. nevertheless, for the purpose of securing p. Will be S. The Grantor John F. Semenik nistly indebted upon Installment	informance of the cover , J., and Bar	rants and agreements herein.	is wife
30 payments of \$101.56 each !	beginning on	April 15, 1980	
		X	
		(O. C.	E
In Greston covenants and agrees as follows: (1) I notes provided or according to any agreement extending against said premises, and on demand to exhibit receipts that the highly of the property of the highly some of a herein, who is hereby authorized to place such in airrance loss claise attached payable tost to the first Irristee of Mopolicus shall be left and remain with the said Mortgagees and the interest thereon, at the time or times when the said is in Exist of failure so to insure, or pay taxes or grantee or title allecting said premises or pay all prior incambination of the allecting said premises or pay all prior incambinations.	or pay said indefections time of payment, (2) to herefor, (3) within sixty have been destroyed or any time on said prem in companies acceptable offgagee, and, second, to or Trustees until the inde- ne shall become due and	and the interest new the pay when due in e. b. year, days after destract to cord and damaged; (4) that waster is seen in the total pay the pay to the total pay to the first of the first o	ferein and in said note or all taxes and assessments hage to rebuild or restore aid promises shall not be excluded by the granter tigace indebtedness, with or six hay appear, which hall p for incumbrances.
grantee of the holder of said indebtedness, may product suben or title affecting said premises or pay all prior incamble for indepted properties of the affecting said premised on the affection agrees to repay inimediately without definand, an per armain shall be so much additional indebtedness security. IS THE EVENT of a breach of any of the aforesaid covaried interest, shall, at the option of the legal holder the	ch instrance, or particular to the same with dicresed hereby	thereon from the date of pa	narge a practise any tax ad all mone so paid, the syment at each per cent
carned interest, shall, at the option of the legal holder the thereon from time of such breach at eight per sent per an same as it all of said indebtedness had then matured by ex- Ir is AORI (p by the Grantor that all expenses and di-	reof, venout nonce, be note shall be recoverab less terms shirsements paid or inco	come immediately due and p le by foreclosure thereof, or by arred in behalf of plantiff in	ayable, and wif a in crest connection with the force
losure hereof - including reasonable attorney's fee. Only sletting abstract showing the whole unite of said phesics sypenses and disbursements, occasioned by any said or procuch, may be a party, shall also be paid by hit Grantor. All hall be taxed as costs and included in any fee free that may	s for documentary evide embracing forcelosure ecding wherein the gran such expenses and disbu- he rendered in such fo	nce, stenographer's charges, c decree—shall be paid by th decree any holder of any part exements shall be an additional	ost of procuring or com- e Grantor, and the like of said indebtedness, as then upon said premises,
camed interest, shall, at the option of the legal holder the thereon from time of such breach at eight per cent per an issue as it all of said indebtedness had then matured by exit its Aout to by the Grantor that all expenses and his losure betcof—inclinding reasonable attorneys fees paledeting abstract showing the whole title of said phenoises spenses and disbursements, occasioned by any sole for procuch, may be a party, shall also be paid by the Grantor. All hall be taxed as costs and included in any secree that may ree of sale shall have been enferred or said shall not be dismacrost of suit, including attorned to see have been paid, signs of the Grantor waives all that to the possession of grees that upon the filling of any long laining under oith power to collect the rante. Issues and profits of the said. The name of second owner is	The Grantor for the G f, and income from sai s Trust Deed, the court the Grantor, appoint a	f given, until all such expense rantor and for the heirs, exect d premises pending such force in which such complaint is file receiver to take possession or	s and disbursements, and utors, administrators and closure proceedings, and d, may at once and with- charge of said premises
object mile dead of tentoral non said	777 - 1 - 1	and Barbara Seme	enek
rfusal or failure to act, then Chicago Title I set successor in this trust; and if for any like cause said first Dreeds of said County is hereby appointed to be second serformed, the grantee or his successor in trust, shall release	successor fail or refuse to	to act, the person who shalt the d when all the aforesaid coven	ants and agreements are
Witness the hand Sand seal Sof the Grantor. S this	29th	fay of February	19 80
	John F. Se	menek, Jr.	(SEAL)

Bernice Krejchik, Bank of Commerce, Berkeley, Il.

(NAME AND ADDRESS)

This instrument was prepared by_

UNOFFICIAL COPY

1580 MAR 5 AM ID 18 Illinois Bernice H. Krejchik ., a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that John F. Semenek Jr. and Barbara Semenek person ally known to me to be the same person_S whose nameS are subscribed to the foregoing instrument. appeared sefure me this day in person and acknowledged that they signed, sealed and delivered the said instrument as the the free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and no arial seal this ______29th Notary Public To Chile County Clerk's Office