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TRUST DEED SECOND MORTGAGE FORM (Illinois)

FORM No. 2202

26403920

BFC Forms Service, Inc

	
NDENTURE WITNESSETH, That Charles Hanson, married to G1 Joseph M. Salerno and Judith M. Salerno, his wife (2/3	oria Hanson (1/3 Interest)
	Illinois
after called the Grantor), of 666 Hubbard Chicago (Ro. and Street) (City)	(State)
Five Thousand and no/100	Dollars
in consideration of the sum of Tive Industrial Bank of I paid, CONVEY. AND WARRANT to First National Bank of	Hoffman Estates
2200 W. Higgins Road Hoffman Estates, Illinois 6019)5(State)
(No. and Street) his successors in trust hereinafter named, for the purpose of securing performance of	the covenants and agreements herein, the fol-
described real estate, with the improvements thereon, including all heating, air-condition	ning, gas and plumbing apparatus and fixtures.
erwhing gour mant thereto, together with all rents, issues and profits of said premises Unice go County of Cook and State of Ill	s, situated in the
Chicago County of Cook and State of Ill	linois, to-wit:
The Eas: 17 feet of the West 1/2 of Lots 15 and 16 in	Block 71 in Russell,
Mather ar. Roberts Addition to Chicago, in Section	9, Township 39 North,
Range 14 Eas. of the Third Principal Meridian, in Co	ook county, fiffinois
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by releasing and waiving all rights under and by virtue of the homestead exemption la	ws of the State of Illinois.
ny releasing and waiving all rights under and by virtue of it: homestead exemption land trust, nevertheless, for the purpose of securing perfermance of the covenants and the securing perfermance of the covenants and the securing perfect of the securing	agreements herein. 1 (1/3 Interest)
WHEREAS, The Granto Charles Hanson, married to Gioria Hanson Joseph M. Salerno and Judith M. Salerno, principal from 1866 indebted upon 3	or note bearing byen date herewith, payable
in 59 installments of 125.00 and a final installment	nt of 125.00
beginning December 2, 1982 and continuing or the sa successive month.	time day of each
successive month.	•
	C' GE
	a inserted the say Cashrain and in said note or
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the sprovided, or according to any agreement extending time of payment; (2) to pay whits taid premises, and on demand to exhibit receipts therefor; (3) within sixty days the whiltener or improvements on said premises that may have been destroyed or damage.	hen due in control of, all taxes and assessments
inst said premises, and on demand to exhibit receipts therefor; (3) within sixty days at buildings or improvements on said premises that may have been destroyed or damage.	d; (4) that waste = and premises shall not be
amitted or suffered; (5) to keep all buildings now or at any time on said premises insu	hold of the first mort age indebtedness, with
es provided, or according to any agreement extending times for (3) within sixty days at mist said premises, and on demand to exhibit receipts therefor; (3) within sixty days at buildings or improvements on said premises that may have been destroyed or damages insumitted or suffered; (5) to keep all buildings now or at any time on said premises insuments, who is hereby authorized to place such insurance in companies acceptable to the clause attached payable first, to the first Trustee or Mortgagee, and, second, to the Tricies shall be left and remain with the said Mortgagees or Trustees until the indebtedual the interest thereon, at the time or times when the same shall become due and or like the time of failure so to insure, or pay taxes or assessments, or the pay how note or the holder of said indebtedness, may procure such insurance, or pay such taxes	(Ste flerein as their int rest, may appear, which fully paid; (6) to pay all prior incumbrances,
the interest thereon, at the time or times when the same shall become due and	te.
in the Event of failure so to insure, or pay taxes or assessments, or the poor mitee or the holder of said indebtedness, may procure such insurance, or pay such taxes to or title affecting said premises or pay all prior incumbrances and the indeed thereough the process to repay immediately without demand, and the same with therest there with the process of the payon	or assessments, or discharge of our any tax
or title affecting said premises or pay all prior incumbrances and the target thereof	on from the date of payment at cigh, per cent
antor agrees to repay immediately without demand, and the sinte war detects annum shall be so much additional indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or an ement the whole ned interest, shall, at the option of the legal holder thereof, when the motice, become it reon from time of such breach at eight per cent per annum, shall be recoverable by for	e or said indebtedness, including principal and all
ned interest, shall, at the option of the legal holder thereof, without notice, become i	immediately due and payable, and with interest, oreclosure thereof, or by suit at law, or boin the
reon from time of such of each at eight per cent per annual signification by the ne as if all of said indebtedness had then matured by express terms.	n behalf of plaintiff in connection with the forc-
IT IS AGREED by the Grantor that all expenses and disjursements paid or incurred it issues hereof—including reasonable attorney's fees, of days for documentary evidence, st	tenographer's charges, cost of procuring or com-
ting abstract showing the whole title of said oranises embracing foreclosure decreases and dishursements, occasioned by any alian proceeding wherein the grantee or	any holder of any part of said indebtedness, as
h, may be a party, shall also be paid by the Grantor. All such expenses and disburseme	ints shall be an additional lien upon said premises, sure proceedings; which proceeding, whether de-
to of sale shall have been entered or and shall not be dismissed, nor release hereof given	n, until all such expenses and disbursements, and rand for the beirs, executors, administrators and
costs of suit, including attorney that have been paid. The Grantor for the Grantor signs of the Grantor waives all right to the possession of, and income from, said pres	mises pending such foreclosure proceedings, and
	ten such complaint is theu, may at once and with ver to take possession or charge of said premises
rees that upon the filing of any complaint to foreclose this Trust Deed, the court in what the firm of the Grantor, are only party claiming under the Grantor, appoint a receive	ria Hanson (1/3 Interest)
rees that upon the filing of an Tomplaint to foreclose this Trust Deed, the court in whit notice to the Grantor, appoint a receivith power to collect the end, issues and profits of the said premises. Charles Hanson, married to Glorier the control of the court in which was the court in which the c	
rees that upon the filing of any complaint to foreclose this Trust Deco, the court in whit notice to the Grantor, are own party claiming under the Grantor, appoint a receive the power to collect the ents, issues and profits of the said premises. The name of a record owner is: Charles Hanson, married to Gloss the name of a record owner is: Charles Hanson, married to Gloss the name of a record owner is: Charles Hanson, married to Gloss the name of a record owner is:	2/3 Chang be at giantee) or of his resignation.
rees that upon the filing of any Complaint to foreclose this Trust Deed, the court in the notice to the Grantor, and any party claiming under the Grantor, appoint a receive the power to collect the end, issues and profits of the said premises. The name of a record owner is: The name	2/3 Child 6 the glanker or of his resignation of said County is hereby appointed to be
st successor in this trust; and it for any like cause said list successor this trust. And wh	en all the aforesaid envenants and agreements are
inced interest, shall, at the option of the legal notice that the control time of such breach at eight per cent per annum, shall be recoverable by force as if all of said indebtedness had then matured by explose terms. It is Agreed by the Grantor that all expenses and light for documentary evidence, it is sure hereof—including reasonable attorney's fees, obtains for documentary evidence, it is sure hereof—including reasonable attorney's fees, obtains for documentary evidence, it is sure hereof—including reasonable attorney's fees, obtains for documentary evidence, it is sure hereof—including reasonable attorney's fees, obtains a more decreased and included in a proceeding wherein the grantee or hand be a party, shall also be paid by the Grantor. All such expenses and disburseme all be taxed as costs and included in app. Greet that may be rendered in such foreclose of sale shall have been entered or act, shall not be dismissed, nor release hereof give e costs of suit, including attorney that have been paid. The Grantor for the Grantor signs of the Grantor waives all right to the possession of, and income from, said grantees that upon the filing of any Complaint to foreclose this Trust Deed, the court in whit notice to the Grantor, and may party claiming under the Grantor, appoint a receivith power to collect the cont, issues and profits of the said premises. The name of a record owner is: The said or failure to act, then The said or failure to act, then The said or failure to act, then The said of failure to act, then the said of the said premises to the party of the death or embody them said.	en all the aforesaid envenants and agreements are
st successor in this trust; and it for any like cause said list successor in this trust. And whe Deeds of said County is hereby appointed to be second successor in this trust. And wherformed, the grantee or his successor in trust, shall release said premises to the party ending the said premises the s	nen all the aforesaid covenants and agreements are nittled, on receiving his reasonable charges.
st successor in this trust; and it for any like cause said mist successor in this trust. And whereformed, the grantee or his successor in trust, shall release said premises to the party en Witness the hand S and seal of the Grantor this 2nd day	nen all the aforesaid covenants and agreements are ntilled, on receiving his reasonable charges. By ofNovember
witness the hand sand seal of the Grantor state that Sand his successor in this trust. And wherformed, the grantee or his successor in trust, shall release said premises to the party end witness the hand sand seal soft the Grantor this successor in this trust. And wherformed, the grantee or his successor in trust, shall release said premises to the party end witness the hand sand seal soft the Grantor this successor in this trust. And wherformed, the grantee or his successor in this trust. And wherformed, the grantee or his successor in this trust. And wherformed the grantee or his successor in this trust. And wherformed the grantee or his successor in this trust. And wherformed the grantee or his successor in this trust. And wherformed the grantee or his successor in this trust. And wherformed the grantee or his successor in this trust. And wherformed the grantee or his successor in this trust. And wherformed the grantee or his successor in this trust. And wherformed the grantee or his successor in trust, shall release said premises to the party end of the grantee or his successor in trust, shall release said premises to the party end of the grantee or his successor in trust, shall release said premises to the party end of the grantee or his successor in trust, shall release said premises to the grantee or his successor in trust.	nen all the aforesaid covenants and agreements are nititled, on receiving his reasonable charges. By ofNovember
st successor in this trust; and it for any like cause said mist successor in this trust. And whereformed, the grantee or his successor in trust, shall release said premises to the party en Witness the hand S and seal of the Grantor this 2nd day	ntilled, on receiving his reasonable charges. November 19_82 (SEAL
Witness the hand S and seal Sof the Grantor S this 2nd da Charles Hanes	nen all the aforesaid covenants and agreements are nititled, on receiving his reasonable charges. November 19_82 (SEAL)
Successor in this trust; and it for any face cause said this accessor in this trust. And who formed, the grantee or his successor in trust, shall release said premises to the party end witness the hand said seal of the Grantor this 2nd da da witness the hand said seal of the Grantor of this 2nd da da witness the hand said seal of the Grantor of this 2nd da	nen all the aforesaid covenants and agreements are nititled, on receiving his reasonable charges. November 19_82 (SEAL)

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STATE OF Illinois County OF Cook	}	ss,		
	,			
I, Christopher M. Jo			in and for said County, in the	
State aforesaid, DO HEREBY			to Gloria Hanson and	
Joseph Salerno and Ju				
			ed to the foregoing instrument, , sealed and delivered the said	
	and voluntary act, for t	the uses and purposes therein se	et forth, including the release and	
waiver of the tirtue of homester	ad.			
Given undergay hand an	d notarial seal this	Second day of	November 19 82	
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