## UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	26481876	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That	Kelly J. Bare 8	Sharman Bare, his	s wife
(No. and Si		(City)	Illinois (State)
for and in consideration of the sum ofFifte in hand paid CONVEY AND WARRANT of500 St. Charles	Bank of Cor Berke	mmerce ley	Illinois
and to his succe son in trust hereinafter named, for lowing described to a content with the improvements and everything appritude at thereto, together with of Berkeley County of C	or the purpose of securing parties thereon, including all heati all rents, issues and profits	performance of the covenants and ing, air-conditioning, gas and plumb	oing apparatus and fixtures,
The South 3 / Jeet of Lo in J. W. McCramich's We Township 39 North, Rang Meridian in Cook County	stmoreland Sube	division of Sectio	n 8,
	004		
Hereby releasing and waiving all rights under and	by virtue of the homes.ca	ad exemption laws of the State of I	Illinois.
IN TRUST, nevertheless, for the purpose of se WHEREAS, The Grantor Kelly J	. Bare & Sna.m	<u>n Bare, his wife</u>	aven data berevith naveble
justly indebted upon 35 installments of on December 19, 198	265.04 with ba	ilarce of \$13,234.5	sven date nerewith, payable 56 due 3
		12	
			τ
		0	c.E.
THE GRANTOR covenants and agrees as follonotes provided, or according to any agreement engainst said premises, and on demand to exhibit all buildings or improvements on said premises to committed or suffered; (5) to keep all buildings herein, who is hereby authorized to place such it loss clause attached payable [irst, to the first True policies shall be left and remain with the said Me and the interest thereon, at the time or times whe Is THE EVENT of fallure so to insure, or prantice or the holder of said indebtedness, may plen or title affecting said premises or pay all programe or the holder of said indebtedness, may plen or title affecting said premises or pay all per Granton agrees to repay immediately without dper annum shall be so much additional indebted affect of the programment of the said indebtedness had then must here of the programment of the said indebtedness had then must later on the said in the said indebtedness had then must be said to the said in the said the s	ws: (1) To pay said indebt xtending time of payment; receipts therefor; (3) with hat may have been destroy now or at any time on said nsurance in companies accepted on Mortgages or Trustees until the other there is a second to the same shall become dy taxes or assessments, or recurre such insurance, or or incumbrances and the ismand, and the same with the same wit	edness, and the interest thereon, A (2) to pay when due in each year in sixty days after destruction we'd ded or damaged; (4) they waste to premise insured in companies to eptable to the holder of the first a ord, to the Trusten herein as their he indebtedpes is fully paid; (6) to the prior hacumbrances or the int pay sich thace or assessments, or di nutries thereon from the date of ments the whole or said indebtednes titlee, become immediately due an overable by foreclosure thereof, o	rein and in said note or it tay es and assessments an age to rebuild or restore said p en ises shall not be be s le ted by the grantee mortga, indebtedness, with interests may peas which pay all prior incumb ances, erest thereon which the scharge or purchase any ax and all money so pair, to payment at eight per center in the pay and principal and ill payable, and with interest by suit at law, or both, the
It is AGREED by the Grantor that all expen closure hereof—including reasonable attorney's f pleting abstract showing the whole title of said expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the O shall be taxed as costs and included in any detec- cree of sale shall have been entered or not shall the costs of suit, including attorney of the pa- assigns of the Grantor waives all cited to the p- agrees that upon the filing of any complaint to fail out notice to the Grantor, of "gany party claim with power to collect the reads a ssues and profits	ses and disbursements paid ess, offlay for documentar l prepries embracing fore mit of proceeding wherein to garbor. All such expenses are that may be rendered in not be dismissed, nor releas been paid. The Grantor for sossession of, and income foreclose this Trust Deed, the ining under the Grantor, are of the said premises.	or incurred in behalf of plaintiff ye evidence, stenographer's charge closure decree—shall be paid by the grantee or any holder of any not disbursements shall be an additifus such foreclosure proceedings; whe hereof given, until all such expe or the Grantor and for the heirs, e rom, said premises pending such the court in which such complaint is oppoint a receiver to take possession	in connection with the fore- s, cost of procuring or com- the Grantor; and the like part of said indebtedness, as onal lien upon said premises, ich proceeding, whether de- nises and disbursements, and xecutors, administrators and foreclosure proceedings, and filed, may at once and with- n or charge of said premises
The name of a feored owner is: RELL IN THE EVENT of the death or removal from	y J. Bare & Sn.	arman Bare, nis Wi	rantee, or of his resignation,
refusal or failure to act, then Chicago Ti first successor in this trust; and if for any like can of Deeds of said County is hereby appointed to be performed, the grantee or his successor in trust,	be second successor in this	trust. And when all the aforesaid c	ovenants and agreements are
Witness the handand sealof the Gran	tor this20th	day of December	. 19_82
		roman W. Fre	(SEAL)
This instrument was prepared by L.	T.Hoppe/Bank o	of Commerce/Berkele	

26481876

## **UNOFFICIAL COPY**

STATE OF
COUNTY OF DuPage
I,, a Notary Public in and for said County, in the
Ate aforesaid, DO HEREBY CERTIFY that Kelly J. Bare & Sharman Bare
per onal y known to me to be the same person s whose name s are subscribed to the foregoing instrument,
appear to lore me this day in person and acknowledged that they signed, sealed and delivered the said
instrument as incir free and voluntary act, for the uses and purposes therein set forth, including the release and
waiver of the right of lomestead.  (Quintify the company of the co
Confinition Expires 10-2-86
1983 JAN 25 AM 10 28
JMI-25-63 695869 26431376 ! 356 10.83
1000 E
SECOND MORTGAGE Trust Deed  To

END OF RECORDED DOCUMENT