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TRUST DEED SECOND MORTG	AGE FORM (Illinois)	FORM No. 2202	26500448	BFC Forms Service, Inc.	
THIS INDENTU	RE, WITNESSETH, ThatM		and Lucille M.	Scotella,	
	(No. and Str		Melrose Park (City)		
for and in conside in hand paid, CO	ration of the sum of Fifteer NVEYAND WARRANT St. Charles Road	n Thousand plus	interest of Commerce in B	erkeley Dollars	
of 5500	St. Charles Road	Berkele (City)	<u> </u>	Illinois (State)	
	ors in trust hereinafter named, for		erformance of the covenants a		
lowing described r	eal estate, with the improvements	thereon, including all heatir	g, air-conditioning, gas and pl	umbing apparatus and fixtures,	
and everything ap	purtenant thereto, together with a Park County of C	all rents, issues and profits (OOK	of said premises, situated in th	VIII age	
of	County of		and State of Hillinois, to-wit:		
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	n Winston Park Un				
	ns 2 and 3, Towns Meridian, accord				
	ocument 16628779			red bury 5,	
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Hereby releasing	and waiving all rights u der r .d	by virtue of the homestead	d exemption laws of the State	of Illinois.	İ
	evertheless, for the purpose he Grantor Michael	uring performance of the c	ovenants and agreements here ille M. Scotella	in. a. his wife	
instly indebted ur	on_installment			ng even date herewith, payable	}
in 1.20 m	onthly installment	s with ballo	on payment after		
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t				£	26500448
THE GRANT	or covenants and agrees as follow or according to any agreement emises, and on demand to exhibit improvements on said premises iffered; (5) to keep all buildings i ereby authorized to place such in the payable first, to the first Trus left and remain with the said Mo thereon, at the time or times whence it is the said of the said premises or pay all prior to repay immediately without de lbe so much additional indebted. For the said premises or pay all prior to repay immediately without de lbe so much additional indebted shall, at the option of the legal me of such breach at eight per ce said indebtedness had then mature of such preach at eight per ce is aid indebtedness had then mature of such preach at eight per ce is aid indebtedness had then mature of such showing the whole title of said shursements, occasioned by any showing the whole title of said shursements, occasioned by any any showing the model of the said to the per the s	vs: (1) To pay said indebte	dness, and the intrest ther	herein and in said note or	Ç
notes provided,	or according to any agreement ex	stending time of payment;	(2) to pay when che in each	car, all taxes and assessments	12
all buildings or	improvements on said premises the	hat may have been destroy	ed or damaged; (4) that 'as	said premises shall not be	4
herein, who is h	ereby authorized to place such in	nsurance in companies acce	ptable to the bode of the	rst ,no rage indebtedness, with	12
policies shall be	left and remain with the said Mo	rtgagees or Trustees until th	e indebtodges is fully paid; (i) to pay in prior incumbrances,	100
IN THE EVI	ENT of failure so to insure, or pa	y taxes or assessments, or	the true meumbrances or the	interest nereon when due, the	1
lien or title affe	older of said indebtedness, may p cting said premises or pay all pri	or incumbrances and the	at such taxes or assessments,	ime; and all i on y so paid, the	
per annum shall	to repay immediately without de I be so much additional indebted	mand, and the same with	interest thereon from the dat	e of payment at eight per ant	1
IN THE EVI	INT of a breach of any of the afo shall, at the option of the legal	resaid covenants or acceem holder thereof, without not	ents the whole or said indebte lice, become immediately due	dness, including principal and all and payable, and with internat	
thereon from the	me of such breach at eight per ce f said indebtedness had then mate	ent per annum shall be rec-	overable by foreclosure thereo	of, or by suit at law, or boun, the	
IT IS AGRE	ED by the Grantor that all expensionally attempts for	ses and disbursements paid	or incurred in behalf of plain	ntiff in connection with the fore	1/
pleting abstract	showing the whole title of said	preprises embracing fored	losure decree—shall be paid	by the Grantor; and the like	10
such, may be a	party, shall also be paid by h	antor. All such expenses an	d disbursements shall be an a	dditional lien upon said premises,	
cree of sale sha	s costs and included in any decre	e that may be rendered in not be dismissed, nor releas	such foreclosure proceedings e hereof given, until all such	which proceeding, whether de- expenses and disbursements, and]
assigns of the C	t, including attorner's vees have Grantor waives all child to the po	been paid. The Grantor for essession of, and income fr	r the Grantor and for the hei	rs, executors, administrators and ich foreclosure proceedings, and	
out notice to the	a the filing of any complaint to for ie Grantor, but any party claim	preclose this Trust Deed, the	e court in which such complai point a receiver to take posse	nt is filed, may at once and with- ession or charge of said premises	
with power to c	ollect the rents, issues and profits	of the said premises.	4 *471- W - C		1
Inc name In the Ev	of a record owner is: Micha ENT of the death or removal from	er scoterra an	County of	he grantee, or of his resignation,	-
refusal or failur	e to act, then Chicago T	itle and Trust	Co. of said	County is hereby appointed to be	
of Deeds of sai	n this trust; and if for any like cau d County is hereby appointed to b	oe second successor in this t	rust. And when all the afores	aid covenants and agreements are	
performed, the	grantee or his successor in trust,	shall release said premises t	o the party entitled, on receive	ing his reasonable charges.	1
Witness th	e hand_Sand seal_Sof the Grant	tor_S thisls.t	day ofFeb:	uary 19_83_	
		Th.	10	t-M	- 1
1		C-1.4			j
1		The	we supe	(SEAL)	.
		Mich	ael Scotella	11	
		Quei	Hul Schland and Scotella Company of the Market Scotella	(SEAL)	
		Luci	lle M. Scotella	lla(SEAL)	
This instrum	nent was prepared by <u>Mar</u>	Luci y Jo Steinhebe	lle M. Scotella	lla(SEAL)	

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6		la, his wife	T that				ļ
	personally known	to me to be the same	persons whose names _	are subscribed to	the foregoing in	strument,	
			on and acknowledged that _				;
	10 15		ntary act, for the uses and pu	rposes therein set forth	, including the re	lease and	
	waiver me righ	h d and notarial	seal thislst	day of F	ebruary	19 <u>83</u> .	ĺ
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