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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	26534318	BFC Forms Service, Inc.
	Rosemary A. I		
634 Rice Street, Bellwood (hereinafter called the Grantor), of 634 Rice (No. and Street)			60104 (State)
for and in consideration of the sum of Five thom in hand paid, CONVEY S AND WARRANTS to 5500 St. Charles Road, (No. and Street) and to his successors in trust hereinafter named, for the	Bank of Co Berkeley,	ommerce in Berke Illinois 60163	Ley Dollars
lowing described real estate, with the improvements thereo and ever this appurtenant thereto, together with all rest of	on, including all heating	air-conditioning, gas and plum said premises, situated in the	bing apparatus and fixtures,
Lot 3.3 in Bellwood be South West Quarter (1/ Range 1: East of the County, Illinois.	4) of Section	n 9. Townshin 39	North
C			
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	rue of "homestead of perfor nance of the covary A. Perri	xemption laws of the State of lenants and agreements herein.	Illinois.
justly indebted upon Installment		El promissory notebearing o	
in 36 Monthly Payments	or \$196.07	each beginning A	pril 7, 1983
	25	3534 31 8	
		0	c.E
THE GRANTOR covenants and agrees as follows: (1) notes provided, or according to any agreement extendin against said premises, and on demand to exhibit receipts all buildings or improvements on said premises that ma committed or suffered; (5) to keep all buildings now or herein, who is hereby authorized to place such insurance loss clause attached payable first, to the first Trustee or policies shall be left and remain with the said Mortgagee and the interest thereon, at the time or times when the set in THE EVENT of failure so to insure, or pay taxes grantee or the holder of said indebtedness, may procure lien or title affecting said premises or pay all prior incu Grantor agrees to repay immediately without demand, per annum shall be so much additional indebtedness see 18 THE EVENT of a breach of any of the aforesaid of the saferesaid of the saf	E time of payment: (2)	. In hav when due in a citye.	t all taxes and accordments
thereon from time of such breach at eight per cent per same as if all of said indebtedness had then matured by	thereof, without notice, annum shall be recove express terms.	become immediately due and able by foreclosure thereof, or	payable, and with interest by suit at law, or both, the
closure hereof—including reasonable attorney's fees, offi pleting abstract showing the whole title of said premise expenses and disbursements, occasioned by any strict of such, may be a party, shall also be paid by the chapter, shall be taxed as costs and included in any feece that reree of sale shall have been entered or not heal not be dethe costs of suit, including attorney's feet have been prassigns of the Grantor waives all clint to the possession agrees that upon the filing of any complaint to foreclose out notice to the Grantor, or to any party claiming un with power to collect the relax fixues and profits of the s	disbursements paid or alay for documentary exists embracing foreclos occeding wherein the grands wherein the grands on release heid. The Grantor for the form of the grands of the Grantor, appoin aid premises.	nuence, stenographer's charges are decree—shall be paid by trantee or any holder of any p soursements shall be an addition to foreclosure proceedings; whi reof given, until all such expet e Grantor and for the heirs, cy said premises pending such fi gut in which such complaint is ut a receiver to take possession	n connection with the fore- , cost of procuring or com- the Grantor; and the like art of said indebtedness, as nal lien upon said premises, ch proceeding, whether de- sees and disbursements, and occutors, administrators and proclosure proceedings, and filed, may at once and with- or charge of said premises
The name of a record owner is: ROSema IN THE EVENT of the death or removal from said refusal or failure to act, then Chicago Title first successor in this trust; and if for any like cause said of Deeds of said County is hereby appointed to be secon performed, the grantee or his successor in trust, shall rel	Cook Insurance C	County of the gr ompany of said Cour use to act, the person who shall	antee, or of his resignation, ity is hereby appointed to be then be the acting Recorder
Witness the handand sealof the Grantort	nis 4th	day of March	, 19.83
	/ <i>Q</i>	osemary Perfi	essi(SEAL)
		V	(SEAL)
This instrument was prepared by Bernice		Bank of Commerc	e, Berkeley, Il

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State aforesaid, DO HEREBY CERTIFY that Rosemary A. Perri sonally known to me to be the same person whose name is subscribed appeared before me this day in person and acknowledged that she signed, instrument as her free and voluntary act, for the uses and purposes therein se waiver of the light of homestead. Given and my rand and notarial seal this 4th day of	, sealed and delivered the said	
appered before me this day in person and acknowledged that she signed, instrume it as her free and voluntary act, for the uses and purposes therein se waiver of the use that and notarial seal this 4th day of	sealed and delivered the said to forth, including the release and March 1983	
appered before me this day in person and acknowledged that she signed, instrument as her free and voluntary act, for the uses and purposes therein se waiver of the use that of homestead. Given und a me hand and notarial seal this 4th day of	sealed and delivered the said to forth, including the release and March 1983	
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waiver of the light of homestead. Given under mentand and notarial seal this 4th day of	March , 1983	
natimpress Seal Here)	W. Greychill	
a / p the state of	lotary Public	
Commission Expires March 23, 1984		
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Profit County County (1997)		
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END OF RECORDED DOCUMENT