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1 ,, ,	FORM No. 2202	26589723
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM NO. 2202	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That _	Ida Pezza, a widow	
	North Sixth Avenue,	Maywood, Illinois
(No. an	d Street)	(City) (State)
for the in consideration of the sum of Fift i and paid, CONVEY_5 AND WARRANT	rs to Bank of Commerc	erest Dollars
of 5500 St. Charles Roa (No. and Street)	d, Berkeley, I	linois 60163
and to his auc. essors in trust hereinafter named	I, for the purpose of securing perform	ance of the covenants and agreements herein, the fol-
and everythin app rtenant thereto, together w	ith all rents, issues and profits of said	conditioning, gas and plumbing apparatus and fixtures, premises, situated in the Village
of May tood County of County of	COOK and Si	ate of Illinois, to-wit:
Lots 9 and 10 in Block Township 59 forth, Ran Meridian in Crop Count	ige 12, East of the '	Sections 2, ll and 14 Third Principal
0.		
9/	26	5589723
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	4	
Hereby releasing and waiving all rights under In Taust, nevertheless, for the purpose o Whereas, The Grantor Ida Pe	f securing performance the lovenal exza, a wido	nts and agreements herein.
justly indebted upon	().	romissory notebearing even date herewith, payable
in 90 days or subsec	quent renewals.	
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		()
THE GRANTOR covenants and agrees as for	ollows: (1) To pay said indebtedness,	and the interest thereo, a terrin and in said note or
notes provided, or according to any agreeme against said premises, and on demand to exhi	nt extending time of payment; (2) to bit receipts therefor; (3) within sixty	pay when due in each y ar, a ar s and assessments days after destruction or dr nage to rebuild or restore
committed or suffered; (5) to keep all buildin herein, who is hereby authorized to place su	igs now or at any time on said premi th insurance in companies acceptable	to the holder of the first morteage indicates with
loss clause attached payable first, to the first policies shall be left and remain with the said	Trustee or Mortgagee, and, second, to Mortgagees or Trustees until the inde	the Trustee herein as their interests r ay a, pear, which of tedges is fully paid; (6) to pay all prior neumbrances,
and the interest thereon, at the time or times  IN THE EVENT of failure so to insure, o erantee or the holder of said indebtedness, m	r pay taxes or assessments, or the pri	and the interest thereo, a cri-in and in said note or pay when due in each ya, a as a sand assessments days after destruction of drange or rebuild or restore damaged; (4) then waste to sair, causes shall not be see insured in polymaries to be selected by the grantee to the hotter of the first mortgage in a edness, with the Trust Aberein as their interests ray a pear, which hoteleves is fully paid; (6) to pay all proprehensives the control of the first mortgage in a cumbrances, polymer of the control of the cont
lien or title affecting said premises or pay all Grantor agrees to repay immediately withou	prior incumbrances and the interest it demand, and the same with interes	thereon from time to time; and all money so said the thereon from the date of payment at eight per crut
per annum shall be so much additional indet IN THE EVENT Of a breach of any of the	aforesaid covenants on agreements th	e whole or said indebtedness, including principal and the
thereon from time of such breach at eight person as if all of said indebtedness had then t	er cent per annum chall be recoverab natured by express terms.	le by foreclosure thereof, or by suit at law, or both, the
It is Agreed by the Grantor that all ex closure hereof—including reasonable attorner	penses and disbursements paid or inc s fees, offly for documentary evidence	urred in behalf of plaintiff in connection with the fore- ence, stenographer's charges, cost of procuring or com-
expenses and disbursements, occasioned by an	said premies embracing foreclosure ny unit of proceeding wherein the gran of captor. All such expenses and dish	decree—shall be paid by the Grantor; and the like tace or any holder of any part of said indebtedness, as arsements shall be an additional lien upon said premises, oreclosure proceedings; which proceeding, whether de- off given, until all such expenses and disbursements, and drantor and for the heirs, executors, administrators and it premises pending such foreclosure proceedings, and in which such complaint is filed, may at once and with- receiver to take possession or charge of said premises
shall be taxed as costs and included in any di cree of sale shall have been entered or polich	earee that may be rendered in such f all not be dismissed, nor release heree	oreclosure proceedings; which proceeding, whether de- of given, until all such expenses and disbursements, and
the costs of suit, including attorneys (fees he assigns of the Grantor waives all cital to the	ave been paid. The Grantor for the Green possession of, and income from, sa	Frantor and for the heirs, executors, administrators and id premises pending such foreclosure proceedings, and in this case has been all the process of the
out notice to the Grantor, or or any party of with power to collect the real's issues and pro	laiming under the Grantor, appoint a position of the said premises.	receiver to take possession or charge of said premises
The name of a record owner is:  In the Event of the death or removal i	Ida Pezza, a widow	County of the grantee, or of his resignation,
refusal or failure to act, then	TITLE Insurance Co	of said County is hereby appointed to be to act, the person who shall then be the acting Recorder
of Deeds of said County is hereby appointed	to be second successor in this trust. A	and when all the aforesaid covenants and agreements are arty entitled, on receiving his reasonable charges.
Witness the hand_and seal_of the G	irantor thisth	day of April , 19 83
	I da	Pezza (SEAL)
		(SEAL)
This instrument was prepared by B	ernice H. Krejchik, (NAME AND	Bank of Commerce, Berkeley, II
i	LIMBIE WILD	•

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ATE OF	ss.		
Bernice H. Krejchik	, a Notary Pub	ic in and for said Cour	nty, in the
aforesaid, DO HEREBY CERTIFY that _	Ida Pezza, a widow		
<u> </u>			<del></del> ,
erson ity i nown to me to be the same person.			
opeared 'efor me this day in person and a strument asier free and voluntary act	cknowledged that Sne signo		
raiver of the right of one stead.	, for the uses and purposes therein	set forth, including the i	release and
Given under my hand and notarial seal this	29th day of	April	., 19_83.
tringress Seal Here)		16. Grejchil	2
Commission Expires March 23, 1984			
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Tra	·	Bank of Commerce 5500 St. Charles Road Berkeley, Illinois 6010	ţ
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END OF RECORDED DOCUMENT