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e Park	an Laurey (1980) garenadara (1981) garena alaren (1981) garen alaren (1981) garen (1981) garen (1981) garen (1	Anteriore de la compresión	ing salah menganjangan diakan dia Menjadah penjadah diakan d	spillet i truen i kui in puul niinet		
TE	UST DEED COND MORTGAGE FORM (Illinois)	FORM No. 2202	26599354	BFC Forms Service, Inc.		
TI	HIS INDENTURE WITNESSETH, That I Cocogliato, his wife	Benjamin Jess Coco	gliato and Kathle	een		
		Golfview, Northla	ake, Illinois	(State)		
fo in of	r and in consideration of the sum of <u>Fight</u> hand paid, CONVEYAND WARRANT 5500 St. Charles Road	<u>d, Berkeley, Illin</u>	rce in Berkeley ois 60163	Doilars		
lo ar	(No. and Street) d) his successors in trust hereinafter named, described real estate, with the improveme d e cything appurtenant thereto, together with the county of	nts thereon, including all heating, a th all rents, issues and profits of sa COOK and	ir-conditioning, gas and plumbid premises, situated in the	ng apparatus and fixtures, Village		
1	The East 20 feet of 1		· -	,		
	of the Southeast 1/4	· ·		· ·		
1	Range 12 East of the		-			
	County, Jinois.					
	Ox					
-						
1	C					
,	Iereby releasing and waiving all rights under In Trust, nevertheless, for the purpose of WHEREAS, The Grantor Benjamin	and by vinite of the homestead existence in Jessi Cocoliato	emption laws of the State of II nants and agreements herein. and Kathleen Coco	Minois.		
j	ustly indebted upon		l promissory notebearing e			
	90 days from date or	any subsequent re	newals.			
	4/2					
		25	6599354			
-	- CE					
	THE GRANTOR covenants and agrees as fo notes provided, or according to any agreemen against said premises, and on demand to exhibit all buildings or improvements on said premise committed or suffered; (5) to keep all buildin herein, who is hereby authorized to place sue too see the substitute of the first Toolicies shall be left and remain with the said and the interest thereon, at the time or times is THE EVENT of failure so to insure, or grantee or the holder of said indebtedness, malien or title affecting said premises or pay all Grantor agrees to repay immediately without per anoum shall be so much additional indebt IN THE EVENT of a breach of any of the carned interest, shall, at the option of the left interest of the same as if all of said indebtedness had then it. It is AGREED by the Grantor that all excluding abstract showing the whole title of expenses and disbursements, occasionable attorned the costs of suit, including attorney to the said be taxed as costs and included in any said by the shall be taxed as costs and included in any assigns of the Grantor waives all clind of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees that upon the filing of any chaplant of the agrees and a chaplant of the agrees of the control of the death or removal for refusal or failure to act, thenfirst successor in this trust; and if for any like	at extending time of payment; (2) bit receipts therefor; (3) within six es that may have been destroyed or so move at any time on said pre hi insurance in companies acceptal rustee or Mortgages, and, second, Mortgages or Trustees until the in when the same shall become due as pay taxes or assessments, or the typrocure such insurance, or pays prior incumbrances and the interest admand, and the same with furtiedness secured hereby. A aforesaid covenants or agreements all holder thereof, without notice, reent per annum Chail be recover attured by express terms. In the control of the cont	to pay when it got want to pay when it days after dest or it of the red amaged; (4) In the red amaged; (5) In the red amaged; (6) In the red amaged; (7) In the red amaged; (8) In the red amaged; (9) In the red amaged; (9) In the red amaged; (1) In the	mage to rebuild or restore said premises shall not be selected by the granter ortgage indebtedness, with not restore said premises shall not be be selected by the granter ortgage indebtedness, with not restored the pay all prior incumbrances, trest th reon when due, the car e or purchase any tax and all more so paid, the payment at eig t per cent and the payment at eig t per cent by suit at law or both, the both of the payment at eig t per cent by suit at law or both, the connection with the fraction of said indebtedness, and lien upon said premises and disbursements, and excutors, administrators and oreclosure proceedings, under the connection with the connection with the connection of said premises and disbursements, and excutors, administrators and oreclosure proceedings, and the or charge of said premises and connection with the connection of said premises. **COCOCILATOR** **COCOCILATOR* **COCOCILATOR*		
	of Deeds of said County is hereby appointed performed, the grantee or his successor in tru	to be second successor in this trust st, shall release said premises to th	. And when all the aforesaid co	ovenants and agreements are is reasonable charges.		
ļ	Witness the hand S and seal S of the G	rantorS this 3rd	day of May	19 83		
		day	our con de	og Leali) (SEAL)		

L. T. Hoppe, Bank of Commerce, Berkeley, Illinois

This instrument was prepared by_

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	San graduotson		
STATE OF Lilinois Lacondary OF DuPage	} \ ss.	127 • 2659935կա	A Rec 1
I, Bernice H. Krejchil		a Notary Public in and for sa	=
State aforesaid, DO HEREBY CERT Cocogliato, his with		s Cocogliato and K	athleen
personally mown to me to be the sa	me person S whose name S	are subscribed to the fore	going instrument,
appeared before me this day in pe			
instrument as heir free and vo	luntary act, for the uses and p	rposes therein set forth, includi	ng the release and
waiver of this rights for a estead. Given under my hang and notari	al seal this3rd	day of May	, 19_83
Glimpress Seal (Fere)		Dernice H. Kro	johin
Commission Expires March	23, 1984		
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SECOND MORTGAGE Trust Deed To		Rd.	
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UNO.		Comm Cha	
SECONI		Bank of Commerce 5500 St. Charles Rd. Berkeley, Illinois 60163	
		Bank 5500 Berk	
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END OF RECORDED DOCUMENT