UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois) FORM No. 2202

26606614

BFC Forms Service, Inc.

HIS INDENTURE, WITNESSETH, That Ronald R. his wife	Krumwiede and Patricia C. Krumwiede,
hereinafter called the Grantor), of 5923 Burr Oak A	
or and in consideration of the sum of Twelve thousar	nd plus interest Polley
or and in consideration of the sum of	of Commerce in Berkeley
n hand paid, CONVEY AND WARRANI to	New Illinois 60163
f 5500 St. Charles Road, Berke (No. and Street)	(City) (State)
and to his successors in trust hereinafter named, for the purpose of	f securing performance of the covenants and agreements herein, the fol-
owing described real estate, with the improvements thereon, includ-	ing all heating, air-conditioning, gas and plumbing apparatus and fixtures, and profits of said premises, situated in the Village
it . Everytiming appartenant mercie, regemen with an terms, issues	and profits of said premises, situated in the
	and State of Illinois, to-wit:
Jot 13 (except the East 1/2 the Your Co Stratford, a Subdivision	ereof) in Block 2 in Robertson and
and part of the Southwest 1/4 i	in Section 7, Township 39 North,
Range 12 East of the Third Pri	incipal Meridian, in Cook County,
Illinoi.	
$O_{\mathcal{K}}$	
	i
("	
Hereby releasing and waiving all rights under and by v rtur of the	ne homestead exemption laws of the State of Illinois. ance of the covenants and agreements herein. e and Patricia C. Krumwiede, his wife
IN TRUST, nevertheless, for the purpose of securing particular	nice of the covenants and agreements herein.
	C LILE TREETOTA CO ALL MINISTERS MILE
justly indebted upon Installment	
in 23 monthly payments of \$1 3	.60 beginning June 12, 1983
l Final Balloon Payment du	2 Acv 12, 1985
	7/)-
	CX.
THE GRANTOR covenants and agrees as follows: (1) To pay	said indebtedness, and the interest hereon, a herein and in said note or
notes provided, or according to any agreement extending time of	of payment; (2) to pay when our in each year, all taxes and assessments
all buildings or improvements on said premises that may have b	peen destroyed or damaged; (4) I taly liste to said premises shall not be
committed or suffered; (5) to keep all buildings now or at any t	time on said premises insured in a lopan to be selected by the grantee
herein, who is hereby authorized to place such insurance in cor-	mpanies acceptable to the holder of the first mortgage indebtedness, with
policies shall be left and remain with the said Mortgagees or Trustee	istees until the indebtedness is fully paid; (a) to pay all prior incumbrances,
and the interest thereon, at the time or times when the same sha	said indebtedness, and the interest 'increan as parterin and in said note or of payment; (2) to pay when up in each year, all taxes and assessments r; (3) within saity days after d, ir in a damage to rebuild or restore each destroyed or damaged; (4) 10 hy site to said premises shall not be time on said premises insured in a popular to be selected by the grantee mannes acceptable to the holds of the first mortgage indebtedness, with esc, and, second, to the Truste herein as the "interests may appear, which issees until the indebtedness is utilly paid; (5) to pay all prior incumbrances, all become due and pacible. Sesments, or the paid to be due to the passes of the interest in a popular to the passes of the interest in a popular to the passes of the interest of the passes of the interest of the passes of the interest may appear as the passes of the interest of the passes of the passes of the interest of the passes of the pa
an the event of tanure so to insure, or pay taxes or assegrantee or the holder of said indebtedness, may procure such in-	ssments, or the prior recumbrances of the interest recent when due, the surance, or pay such taxes or assessments, or dis the rec or purchase any tax
lien or title affecting said premises or pay all prior incumbrance	es and the interest thereon from time to time; and all me so paid, the
Orantor agrees to repay immediately without demand, and the ner annum shall be so much additional indebtedness secured be	same with interest thereon from the date of paymen, at et al per cent
IN THE EVENT of a breach of any of the aforesaid covenant	ts on agreements the whole or said indebtedness, including principal and all
carned interest, shall, at the option of the legal holder thereof,	without notice, become immediately due and payable, and your interest shall be recoverable by foreclosure thereof, or by suit at law or 1, the the
same as if all of said indebtedness had then matured by express	serms.
IT is Agreed by the Grantor that all expenses and disburs	documentary evidence, stenggrapher's charges, cost of procuring a coun-
pleting abstract showing the whole title of said premiers emb	pracing foreclosure decree—shall be paid by the Grantor; and the like
expenses and disbursements, occasioned by any and of proceedings	ng wherein the grantee or any holder of any part of said indebtedness, a
shall be taxed as costs and included in any dearer that may be	e same with interest thereon from the date of paymen' at e., ht per cent reby. Its occuprements the whole or said indebtedness, include a pri-in-land all without notice, become immediately due and payable, where it is an interest shall be recoverable by foreclosure thereof, or by suit at law or interest shall be recoverable by foreclosure thereof, or by suit at law or interest shall be recoverable by foreclosure thereof, or by suit at law or interest shall be recoverable by the Grantor, and it is recoverable for support of said indebtedness, and expenses and disbursements shall be paid by the Grantor; and it is like expenses and disbursements shall be an additional lien upon said premit s, expenses and disbursements shall be an additional lien upon said premits, expenses and sisbursements, and e Grantor for the Grantor or the Grantor or and for the heirs, executors, administrators and income from, said premises pending such foreclosure proceedings, and ust Deed, the court in which such complaint is filed, may at once and with Grantor, appoint a receiver to take possession or charge of said premises misses.
cree of sale shall have been entered or not shall not be dismissed	d, nor release hereof given, until all such expenses and disbursements, and
assigns of the Grantor waives all cried to the possession of, ar	id income from, said premises pending such foreclosure proceedings, and
agrees that upon the filing of any complaint to foreclose this Tr	ust Deed, the court in which such complaint is filed, may at once and with-
with power to collect the realth issues and profits of the said are	orantor, appoint a receiver to take possession or charge of said premises mises.
The name of a coord owner is Ronald R. Kr	umwiede and Patricia C. Krumwiede
IN THE EVENT of the death or removal from saidC	OOK County of the grantee, or of his resignation,
refusal or failure to act, then Chicago Title I	insurance Company of said County is hereby appointed to be
hirst successor in this trust; and if for any like cause said first successor	ccessor fail or refuse to act, the person who shall then be the acting Recorder
performed, the grantee or his successor in trust shall release so	essor in this trust. And when all the aforesaid covenants and agreements are id premises to the party entitled, on receiving his reasonable charges.
, and the same of the same same same same same same same sam	
Witness the hand Sand seal Sof the Grantor S this	9th day of May 19 83
line viente in the second	16/01/2
	(SEAL)
	Ronald R. Krumwiede
1	Vantricia C. Krumunede (SEAL)
1	Patricia C. Krumwiede
This instrument was proposed by Bernice H	Kreichik, Bank of Commerce, Berkelev, J
This instrument was prepared by Bernice H.	Krejchik, Bank of Commerce, Berkeley, I (NAME AND ADDRESS)

26606614

UNOFFICIAL COPY

		y desirence		€.
STATE OF Ill COUNTY OF DuPage	COOM CLUMY FILED FOR HAY- inois 1983 ILW 15 PH	70.00 1269∓	.5 ° 2660661) 0 0 0 0 0 0	,. Ци Дими Sec
	nice H. Krejchik	a h	Notary Public in and	for said County, in the
	IEREBY CERTIFY thatR		mwiede and Pa	•
	de, his wife			
	me to be the same person S			- -
	this day in person and ack x free and voluntary act, for		_	
waiver of the right of		or the uses and purpo	ses therein set forth, t	ncluding the release and
3	i.and and notarial seal this	9th	day ofMay	, 19_83
(Impress SealtHen	Ox			
(Impress Sear Hen			ernice H. Notary Pub	Krejchik
Commission Expires	March 23, 1924		Notary Pub	me/ <i>O</i>
		Colyng	(C)	
			(C)	

END OF RECORDED DOCUMENT