,:id.

| TRUST DEED<br>SECOND MORTGAGE FORM (Illinois)   | FORM No. 2202  | 26610147   | BFC Forms Service, Inc.  |
|---|--|--|--|
| 43  | awrence & Dowfo  | ***  | hi   |
|   |  | and Alice Doyle  | , nis wire   |
|   | 48th Avenue, Be  |  | (State)  |
| for and in consideration of the sum of Two tin hand paid, CONVEY AND WARRANT_   | housand five hur<br>Bank of Comme  | dred plus intere   | st Dollars   |
| of St. Charles Road, (No. and Street)   | Berkeley, Illi   | nois 60163   | ,  |
| and to his successors in trust hereinafter named, i   | for the purpose of securing per  | formance of the covenants and  | (State)<br>agreements herein, the fol-   |
| lowing docrited real estate, with the improvement<br>and everything pourtenant thereto, together with   | all rents, issues and profits of   |  |  |
| of Bellvocd County of   |  | nd State of Illinois, to-wit:  |  |
| The North 28 Feet of Lo<br>Feet thereof' in Block   | ot 37 and Lot 38   | (except the North  | h 21   |
| division, being a Subdi   | ivision of part o  | of the North East  | 1/4  |
| of Section 8 rownship<br>Principal Meridia, Sou   | ith of the Indian  | n Boundary Line:   | together   |
| with part of the North<br>Indian Boundary Line, i   | East 1/4 of Said   | Section 8. Nort  | h of the   |
| Indian Boundary Hale,   | in cook county, .  | tiinois.   |  |
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| Hereby releasing and waiving all rights under an IN TRUST, nevertheless, for the purpose of so  | d by virtue of the no nestead occuring perform once o the cov                            | exemption laws of the State of I renants and agreements herein.        | Ilinois.   |
| WHEREAS, The Grantor Lawrence justly indebted upon Installment  | A. Doyle and Al  | ice Doyle, his wi  | fe ·   |
| in 30 Monthly Payments  |  |  |  |
| in so nondity tayments  | OI 4101.03 e2.1  | regiming June 1  | 4, 1983.   |
|   |  |  |  |
|   | 20   | 56101.47   |  |
|   |  |  |  |
|   |  |  | GE.  |
| The Grantor covenants and agrees as follo notes provided, or according to any agreement against said premises, and on demand to exhibit all buildings or improvements on said premises committed or suffered; (5) to keep all buildings herein, who is hereby authorized to place such i loss clause attached payable first, to the first Tru policies shall be left and remain with the said Me and the interest thereon, at the time or times when the said the said that the     | ws: (1) To pay said indebtedn<br>extending time of payment; (2                           | ess, and the interest there or to be to pay when due in each to a      | erein and in said note or<br>all taxes and assessments                                   |
| all buildings or improvements on said premises to<br>committed or suffered; (5) to keep all buildings   | that may have been destroyed<br>now or at any time on said pr                            | or damaged; (4) that waste to<br>emises insured in companies to        | s in premises shall not be   |
| herein, who is hereby authorized to place such i<br>loss clause attached payable first, to the first Tru<br>policies shall be left and remain with the said Me  | nsurance in companies accepts<br>stee or Mortgagee, and, second                          | to the Trust cherein as their in                                       | ortga: indi itedness, with<br>ateres s may appear, which                                 |
| and the interest thereon, at the time or times when In the Event of failure so to insure, or particular that the time of times.   | en the same shall become due<br>ay taxes or assessments, or the                          | and payable.  prior recumbrances or the inte                           | rest thereou w'en due, the   |
| grantee or the holder of said indebtedness, may j<br>lien or title affecting said premises or pay all pregrantee or pay all premises or pay all premi | procure such insurance, or pay<br>ior incumbrances and the inter-                        | s chances or assessments, or dis<br>est thereon from time to time;     | charge or putchme any tax and all money so paid the                                      |
| per annum shall be so much additional indebted<br>in the Event of a breach of any of the afo  | ness secured hereby.   | s the whole or said indebtedness.                                      | payment at eight per cent<br>including principal and it.                                 |
| IN THE EVENT of a breach of any of the after carned interest, shall, at the option of the legal thereon from time of such breach at eight per common as if all of said indebtedness had then may  | holder thereof, without notice<br>ent per annum shall be recove<br>used by express terms | , become immediately due and rable by foreclosure thereof, or          | payable, and with interest<br>by suit at law, or both, the                               |
| IT IS AGREED by the Grantor that all expen<br>closure hereof—including reasonable attorney's f  | ses and disbursements paid or<br>ees, officer for documentary e                          | incurred in behalf of plaintiff in<br>vidence, stenographer's charges, | connection with the fore-  |
| expenses and disbursements, occasioned by any s   | i prenies embracing foreclos   | ure decree—shall be paid by<br>grantee or any holder of any pa         | the Grantor; and the like art of said indebtedness, as                                   |
| shall be taxed as costs and included in any dece<br>cree of sale shall have been entered or not shall i   | that may be rendered in such<br>not be dismissed, nor release he                         | h foreclosure proceedings; which<br>reof given, until all such expen   | nai ilen upon said premises,<br>ch proceeding, whether de-<br>ses and disbursements, and |
| assigns of the Grantor waives all citat to the pe   | been paid. The Grantor for the ossession of, and income from the form                    | ne Grantor and for the heirs, ex<br>, said premises pending such for   | ecutors, administrators and reclosure proceedings, and                                   |
| thereon from time of such breach at eight per ce same as if all of said indebtedness had then man IT is AGREED by the Grantor that all expen closure hereof—including reasonable attorney's felting abstract showing the whole title of saic expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the of shall be taxed as costs and included in any detected of the shall have been entered or not shall the costs of suit, including attorney's feel have assigns of the Grantor waives all claim to the pagrees that upon the filing of any camplaint to four notice to the Grantor, or many party claim with power to collect the costs issues and profits. The name of a record owner is: Lac.  | ning under the Grantor, appoint of the said premises.                                    | nt a receiver to take possession                                       | or charge of said premises   |
| IN THE EVENT of the death or removal from   | saidCook   | County of the gr   | his wife   |
| refusal or failure to act, then Chicago Ti  | tle Insurance Co   | mpany of said Coun   | ty is hereby appointed to be   |
| of Deeds of said County is hereby appointed to be performed, the grantee or his successor in trust,   |  |  |  |
| Witness the hand Sand sealS of the Grant  |  | day ofMay  | , 19_83.   |
|   | Clour  | A.Q.Q  | (SEAL)   |
|   | Layr   | ence A poyle   | ule  |
|   | Alic   | e Doyle  | (SEAL)   |

This instrument was prepared by Bernice Krejchik, Bank of Commerce, Berkeley, Il.

(NAME AND ADDRESS)

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## <del>UNOFFICIAL COPY</del>

| Charles and Charles   | 26 • 26610147 • A — Rec 10.00 0 0 0 0 0                              |  |  |  |
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| FRED FOR ALTER  |  |  |  |  |
| 1983   127   18   147   18-83   7 6 2 8 2   18   18   18   18   18   18   1   | : 8 ° 26610147 w A — Rec 10.00                                       |  |  |  |
| COUNTY OF <u>DuPage</u>   |  |  |  |  |
| I, <u>Bernice H. Krejchik</u> , a   | Notary Public in and for said County; in the                         |  |  |  |
| State atolesaid, DO HEREDT CERTIFT diat   | Doyle and Alice Doyle,   |  |  |  |
| his wife  | <u> </u>   |  |  |  |
| person ally known to me to be the same person s whose name s are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said |  |  |  |  |
| instrument as the rice and voluntary act, for the uses and purposes therein set forth, including the release and  |  |  |  |  |
| waiver of the gen, of 'comestead.   |  |  |  |  |
| Given under in and and notarial seal this 10th  | day of <u>May</u> , 19 <u>83</u> .                                   |  |  |  |
| (Imprass Seal, Here)  |  |  |  |  |
| Be (Be  | rnice H. Brejchil  |  |  |  |
| Commission Expires March 23, 1914   |  |  |  |  |
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|   | merc<br>11lir  |  |  |  |
|   | Bank of Commerce<br>5500 St. Charles Rd.<br>Berkeley, Illinois 60163 |  |  |  |
| SECON SECON   | Bank of Cc<br>5500 St. C<br>Berkeley,                                |  |  |  |
|   | Bank<br>5500<br>Berke  |  |  |  |
| 1 1 1 1 11  | Bank of Commerc<br>5500 St. Charl<br>Berkeley, Illi                  |  |  |  |

END OF RECORDED DOCUMENT