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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	2 <b>£</b> 638941	BFC Forms Service, Inc.			
	cy Hayes and Be		his wife			
as joint tenancy.  (hereinafter called the Grantor), of (No. and Street)		Buffalo Grove,	Illinois 60090			
for and in consideration of the sum of Ten Thou		lred Thirteen and				
and to ms successors in trust hereinafter named, for towing described real estate, with the improvements the and everyding pourtenant thereto, together with all of Glener Cool	ereon, including all heating, a rents, issues and profits of sa	ir-conditioning, gas and plumbi	recements herein, the fol- ne apparatus and fixtures,			
***Lot 472 Snathmore in Bu Townshir 42 North, , according to the Document 20 400,	Range 11 East of Plat thereof re 142 in Cook Cour	of The THird Prin ecorded February	cipal Meridian 8, 1968, as			
	204					
Hereby releasing and waiving all rights under and by IN TRUST, nevertheless, for the purpose of secur Percy Hayes	y virtue of the fame tead exe ing performance of the cover and Beverly L.	emption laws of the State of Illi nants and agreements herein. Hayes, his wife	inois.			
justly indebted upon their	prin ipal	promissory notebearing eve	1			
in Successive most 23/100 (180.23) dol beginning June 25, subsequent month un after maturity on a rate then in the St	lars (including 1983 and therea til paid in ful 11 unpaid amoun	principal and in free on the same l, together with ts at the highest	nterest) day of each slop interest			
		0.				
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exter against said premises, and on demand to exhibit recall buildings or improvements on said premises that committed or suffered; (5) to keep all buildings not herein, who is hereby authorized to place such insuloss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortg and the interest thereon, at the time or times when its 11th ENENT of failure so to insure, or pay t grantee or the holder of said indebtedness, may profile in or title affecting said premises or pay all prior Grantor agrees to repay immediately without dema per annum shall be so much additional indebtedness. In the EVENT of a breach of any of the aforess. In the EVENT of a breach of any of the aforese carned interest, shall, at the option of the legal hol thereon from time of such breach at eight per cent same as if all of said indebtedness had then matured. It is AGREED by the Grantor that all expenses closure hereof—including reasonable attorney's fees, pleting abstract showing the whole title of said p expenses and disbursements, occasioned by any series that the past of the cost of said, including attorney's fees have been shall be taxed as costs and included in any detect the cree of sale shall have been entered or no chall not the costs of suit, including attorney's fees have been saigns of the Grantor waives all cight to the posse agrees that upon the filing of any complaint to force out notice to the Grantor waives all cight to the posse agrees that upon the filing of any complaint to force out notice to the Grantor waives all cight to the posse agrees that upon the filing of any complaint to force out notice to the Grantor waives all cight to the posse agrees that upon the filing of any complaint to force out notice to the Grantor, or or any party claiming with power to collect that the grantee or his successor in trust, shall of Deeds of said County is hereby appointed to be sperformed, the gr	may have been destroyed or or at any time on said pren rance in companies acceptable or Mortagage, and, second, agees or Trustees until the ind he same shall become due ar axes or assessments, or the pure such insurance, or pay so incumbrances and the interest of the prentile of the companies of the interest of the companies of the per annum Chall be recoverated to the companies of the companie	damaged; (4) individue to itsees insured in conponies to be to the holder of the first mo the Total control of the tirst mo the Total control of the tirst mo the Total control of the Total control o	and primises small not be estimated by the grantee ritigage ind otednoss, with the grantee ritigage ind otednoss, with the granteerests mal appear, which any all prior near the incess, est thereon when drafter any the harge or purchased any table and all moneys to paid, the ayment at eight per cent including principal and all mayable, and with interest y suit at law, or both, the connection with the forecost of procuring or comme Granter; and the like the of said indebtedness, as all lien upon said premises in proceeding, whether design and dishustements, and colosure proceedings, and the proceedings, and colosure proceedings, and colosure proceedings, and colosure proceedings, and the proceedings and proceedings, and colosure proceedings, and colosure proceedings, and colosure proceedings, and the proceedings and colosure proceedings, and the proceedings and colosure proceedings, and the proceedings and the pr			
Witness the hand_and seal_of the Grantor_	this 27th	day of May Hayes L. Hayes				
This instrument was prepared by Jacqueline D. Mallick Glencoe National Bank (NAME AND ADDRESS)						

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10 Jul 23 <u>11</u> 4				
STATE OF Ollin	you )	1919 - W. W. W.	1 1	
COUNTY OF CYC	ss,			į
1. Mary h		N		
State aforesaid, DO HER	eby CERTIFY that Peray 9	Hay un and	Berrer ly Han	
	0		J d	
personally known to me t	to be the same person whose name.	subscribed to	the foregoing instrument	
appeared before me this	day in person and acknowledged th	hat signed, sealed	ed and delivered the said	1
	free and voluntary act, for the uses an	nd purposes therein set forth	n, including the release and	J
waiver of the right of hom		. W.,		,
Given under ty nan	d and notarial seal this/X1	day of Ju	19.02	•
(Impress Seal Here)		mary h	JOITER .	_
Commission Evoiress. v.	ommission_Expire_s_No17, 1985	Notary E	ublic	_
Commission Expire #Å-f%	immission_expire 1_Nd ,17, 1985			
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BOX No.  SECOND MORTGAGE  Trust Deed	e			
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END OF RECORDED DOCUMENT