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RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202 26748271 BFC Forms Service, Inc.
	ter J. Morella & Carol Morella, his wife
(110, 8110 30	
or and in consideration of the sum of Twenty hand paid, CONVEY_ AND WARRANT_ f	Five Thousand Bollar Dollar Bank of Commerce Berkeley, Illinois 60163
nd to his accessors in trust hereinafter named, for	or the purpose of securing performance of the covenants and agreements herein, the for thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixture all rents, issues and profits of said premises, situated in the
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Street dor : Addition of Section 3, Tow	in Goss Judd & Sherman's West Division on, being a Subdivision in the North West wnship 39 North, Range 12, East of the ridian, in Cook County, Illinois
Ox	Þ
	C
IN TRUST, nevertheless, for the purpose of set WHEREAS, The Grantor Peter J. Mo	d by virtue of fedomestead exemption laws of the State of Illinois, couring performer of the covenants and agreements herein. Orella & (arol Morella, his wife
justly indebted upon <u>a single par</u> in 90 days or subsequent	y,rinci, al promissory note_bearing even date herewith, paya renewals
<i>,</i>	26748254
	26748271
	O.GE
THE GRANTOR covenants and agrees as follo notes provided, or according to any agreement e 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 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 wh	ws: (1) To pay said indebtedness, and the interest the strength of the same and in said note in strength of the same and in said note in strength of the same and in said note in early at all taxes and assessment and in the same and in said premises insured in said premises insured in softments to be said to said the said said said the said said said the said said said said said said said said
grantee or the holder of said indebtedness, may lien or title affecting said premises or pay all prograntor agrees to repay immediately without d per annum shall be so much additional indebted library. Evens of a breach of our of the of	procure such insurance, or pay such taxes or assessments, or discharge or pure lase and incumbrances and the interest thereon from time to time; and all money so premand, and the same with interest thereon from the date of payment at eight; or these secured hereby. Interest coverages or agreements the whole or said indebtedness, including principal, or present coverages or agreements the whole or said indebtedness, including principal.
earned interest, shall, at the option of the legal thereon from time of such breach at eight per c same as if all of said indebtedness had then mat It is Agreed by the Grantor that all expen	holder thereof, without notice, become immediately due and payable, and with intent per annum shall be recoverable by foreclosure thereof, or by suit at law, or both, ured by express terms. ses and debursements paid or incurred in behalf of plaintiff in connection with the
closure hereot—including reasonable attorneys in pleting abstract showing the whole title of said expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the cree of sale shall have been entered or another and the costs of suit, including attorney; fleet have assigns of the Grantor waives all, with the pagrees that upon the filing of any campilant to four notice to the Grantor, or only party claim.	was: (1) To pay said indebtedness, and the interest the content of the extending time of payment; (2) to pay when due in early of the state and assessment receipts therefor; (3) within sixty days after destruction of the state and assessment and have been destroyed or damaged; (4) the whete it is all remises shall not now or at any time on said premises insured irrodipanties to we never by the grainsurance in companies acceptable to the holest of the first more gage, andebtedness, stoce or Mortgages, and, second, to the Trust Nervich as their interest, and appear, who ortgages or Trustees until the indebtedness is fully paid; (6) to pay all the information of the state with the state of the state with the state of the state
The name of a resort owner is: Peter In the Event of the death or removal from	er J. Morella & Carol Morella, his wife m said Cook County of the grantee, or of his resigna
first successor in this trust; and if for any like ca	itle Insurance Company. of said County is hereby appointed use said first successor fail or refuse to act, the person who shall then be the acting Recube second successor in this trust. And when all the aforesaid covenants and agreement shall release said premises to the party entitled, on receiving his reasonable charges.
Witness the hand S and seal S of the Grat	2011
Ī	/ Pelei & Mortell (SE

This instrument was prepared by Rosemary Maloney/Bank of Commerce/Berkeley, (NAME AND ADDRESS)

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STATE OF Illinois	
COUNTY OF Du Page	SS.
I, <u>Bernice H. Krejchik</u>	, a Notary Public in and for said County, in the
	Peter J. Morella & Carol Morella, his wife
	Carol Morelia, his Wife
	whose name_s are subscribed to the foregoing instrument,
	knowledged that they signed, sealed and delivered the said
	for the uses and purposes therein set forth, including the release and
waiver of the right of homestead.	
Owen under an and and notarial seal this _	20th day of <u>August</u> , 19 <u>83</u> .
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	Bernice H. Kreychin
Commission Expires March 23, 1984	Notary Public ·
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	ommerce Chas. Rd. Illinois
SECOND MORTGAGE Trust Deed Peter J. Morella & Carol Morella, his wife To Bank of Commerce in Berkeley	Bank of Commerce 5500 St. Chas. Rd. Berkeley, Illinois
Trus	Bank of Construction of Barkeley, Carrelley,
	10 S S S S S S S S S S S S S S S S S S S
lan) Pet	Bar 550 Ber

END OF RECORDED DOCUMENT