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RUST DEED ECOND MORTGAGE FORM (Illinois)	FORM No. 2202	26841262	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, ThatS	/le A. Jayne &	Shirley H. Jayne,	his_wife
hereinafter called the Grantor), of 10467 (No. and Str	Waterford, Wes	tchester, Illinoi	s 60153 (State)
or and in consideration of the sum of Twenty. n hand paid, CONVEY_ AND WARRANT_ of	to Bank of Comm Road, Berkeley, (CHy) r the purpose of securing per thereon, including all heating all rents, issues and profits of	erce Illinois 60163 rformance of the covenants and s, air-conditioning, gas and pluml	oing apparatus and fixtures,
Tot 20 in Westchester of the East half of the Township 39 North, Ra- Merilian, in Cook Cou	he Northeast Qu nge 12, East of	arter of Section	20,
Herchy releasing and waiving all rights under and IN TRUST, nevertheless, for the purpose of set WHEREAS, The Grantor Syle A. Jay justly indebted upon a Single Pay in 90 days or subsequent in	ne & Filitey H.	. Jayne, his wife ipal promissory note_bearing	
	4	DY C	ÇE.
THE GRANTOR coverants and agrees as follow notes provided, or according to any agreement expaints said premises, and on demand to exhibit all buildings or improvements on said premises it committed or suffered; 15) to keep all buildings referein, who is hereby authorized to place such it foos clause attached papable first, to the first Trus policies shall be left and remain with the said Mo and the interest thereon, at the time or times who Is title. Event of failure so to insure, or payrantee or the holder of said indubtedness, may plean or title affecting said premises or pay all pri Grantor agrees to repay immediately without de per annum shall be so much additional indebted. In the Event of a breach of any of the ado carned interest, shall, at the option of the legal thereon from time of such breach at eight per estame as if all of said indebtedness had then matu. It is AGREED by the Grantor that all expenciouse hereof—including reasonable attorney's fepteting abstract showing the whole title of said expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the Shall be taxed as costs and included in any telefecting abstract showing the whole title of said expenses and disbursements, occasioned by any such, may be a party, shall also be paid by the Shall be taxed as costs and included in any telefecting abstract upon the fling of any momplaint to foot out notice to the Grantor waives allowed to the per agrees that upon the fling of any momplaint to foot notice to the Grantor waives allowed to the per agrees that upon the fling of any momplaint to foot the per agrees that upon the fling of any momplaint to foot the per agrees that upon the fling of any momplaint to fine the perfect of the death or removal from refusal or failure to act, then. Chilcago Tiffert successor in this trust; and if for any like each	s: (1) To pay said indebted itending time of payment: (ceripts therefor; (3) within lat may have been destroyed towor at any time on said issurance in companies accepted towor at any time on said issurance in companies accepted towors and secondary taxes or assessments, or it not the said insurance, or paor incumbrances and the film mand, and the same time town the said covenants, or apternative towors and the film mand, and the same time town the same time time town the same time time time. All such expenses and the time time time town the same time time time time time time time ti	lness, and the interest the 2017 and when due in cot 3 sixty days after destruction of or damaged; (4) that was remarked to companies of the first table to the body of the first table table to the body of the first table table table to the body of the first table tabl	afferin and in said note or real taxes and assessments amage to rebuild or restore said premises shall not be be selected by the grantee mort; ig, indebtedness, with int re ts may appear, which o pa, I prior incumbrances, terest there in where due, the ischarge or nurch end the payment at eight per tent is and all mote, so wild the payment at eight per tent is, including principal and all dayable, and with int rest or by suit at law, or both, the in connection with the forest, cost of procuring or compute of the part of said indebtedness, as ional lien upon said premises, inch proceeding, whether deepers and disbursements, and
assigns of the Grantor waives although to the pe agrees that upon the filing of any amplaint to fo out notice to the Grantor, who any party claim with power to collect the one; issues and profits The name of accord owner is: Syle IN THE EVENT of the death or removal from refusal or failure to act, then Chicago Ti first successor in this trust; and if for any like can of Deeds of said County is hereby appointed to be performed, the grantee or his successor in trust, si Witness the hand. S. and seal. Sof the Grant	shall release said premises to	ust. And when all the aloresaid	covenants and agreements are
	/Sý	Ie A. Jaynel Lhirley 21. Jan	(SEAL)

This instrument was prepared by Rosemary Maloney/Bank of Commerce/Berkeley,

(NAME AND ADDRESS)

26841262

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STATE OF Illinois ss.				
COUNTY OF Du Page)				
I, Gary J. Hoger, a Notary Public in and for said County, in the				
State aforesaid, DO HEREBY CERTIFY that Syle A. Jayne & Shirley H. Jayne, his Wife				
personally known to me to be the same persons, whose names are subscribed to the foregoing instrument,				
appeared before me this day in person and acknowledged that <u>they</u> signed, sealed and delivered the said				
instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and				
waiver of the ngir or homestead.				
Given under my hard and notarial seal this 17th day of October 1983.				
Cyllengines Seigl Here)				
Notary Public				
Commercian Expires 10-2-80				
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23 2 2 2 2				
JCT-28-83 7 8 6 9 2 8 26841262 A — REU 10.00				
JCJ-26-83 786928 26841262 A — REC 10.00				
1000 E				
UST Deed Ist				
SECOND MORTGAGE Trust Deed Trust Deed TO TO TO SUCCESSOR				

END OF RECORDED DOCUMENT