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TF SE	RUST DEED COND MORTGAGE FORM (Illinois)	FORM No. 2202	26911276	BFC Forms Service, Inc.		
TI	THIS INDENTURE, WITNESSETH, That Leonard Contini and Mary Lou Contini, his wife					
(h	ereinafter called the Grantor), of 1815 We	nonah	Berwyn (City)	Illinois (State)		
in of	r and in consideration of the sum of Seven hand paid, CONVEY AND WARRANT to 5500 St. Charles Road	Thousand plus Bank Berkeley (City)	interest of Commerce in E	Berkeley Illinois (State)		
lo	d to his successors in trust hereinafter named, for the season of the se	ereon, including all heating rents, issues and profits of				
	Lot 8 in Block 12 in 1st Add Sundivision being a Suddivisi lying North of South 1271.3 i 19, Township 39 North, Range and of Blocks 78, 79 and 80 i South 300 acres) in Cook Cour	ion of that part feet of the Sout 13 East of the in Subdivision o	of the South West h 300 acres of Sect Third Principal Mer	1/4 tion ridian,		
	Ox					
	C					
ju	erchy releasing and waiving all rights under and by IS TRUST, nevertheless, for the purpose of secun. WHIFREAS, The Grantor Leonard Cont Stly indebted upon installment in 84 monthly installments.		All promissory notebearing			
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		0,				
		-	<b>D</b> *	7		
				<i>(</i>		
n a a chk p a gli Cr	THE GRANTOR covenants and agrees as follows: ofes proxided, or according to any agreement extensants said premises, and on demand to exhibit recell buildings or improvements on said premises that simulated or suffered; (5) to keep all buildings now crin, who is bereby authorized to place such insursos clause attached payable trixt, to the first Trustee blicies shall be left and remain with the said Mortga and the interest thereon, at the time or times when it IS 111 EVENT of failures to to insure, or pay trantee or the holder of said indebtedness, may proce or title affecting said premises or pay all prior irrantor agrees to repay immediately without dema er annum shall be so much additional indebtedness. IS THE EVENT of a breach of any of the afores armed interest, shall, at the option of the legal hol hereon from time of such breach at eight per cent at the control of the said of said indebtedness had then mature. It is AGREED by the Grantor that all expenses.	(1) To pay said indebted ding time of payment: C ipts therefor: (3) within may have been destroyed or at any time on said p ance in companies accept or Mortgagee, and, secon gees or Trustees until the esame shall become duture such insurance, or particularly incumbrances and the fund, and the same	ness, and the intrest the reconstitute of the pay when due interests sixty days after entered and remisses insured to be more able to the Treath before the pay of the Treath before the pay of the Treath before the pay of the Treath before the Tre	an increin and in said note or car, all taxes and assessments damage to rebuild or restore to said premises shall not be to be selected by the grantee tmortgage indebtedness, with a n' rests may appear, which to jay all prior incumbrances, into the state of the car and the state of the stat		
	IS THE EVENT of a breach of any of the aforest armed interest, shall, at the option of the legal hol hereon from time of such breach at eight per cent arme as if all of said indebtedness had then mature. It is AGREED by the Grantor that all expenses closure hereof—including reasonable attorney's fees, pleting abstract showing the whole title of said-of	aid covenants or auteme der thereof, vilhout noti per annum shall be reco by expecterms, and disbursements paid Online's for documentary onlines embracing force	nts the whole or said indebtedt ee, become immediately due : werable by foreclosure thereof or incurred in behalf of plaint evidence, stenographer's cha- losure decree—shall be paid	ness, including princical and all and apyable, and with interest, or by suit at a record of the foregrees, cost of procuring of compress, cost of procuring of complete the Grantor; and the like		
	same as if all of said indebtedness had then mature.  It is AGREED by the Grantor that all expenses closure hereof—including reasonable attorney's fees, pleting abstract showing the whole title of said of expenses and disbursements, occasioned by any substitution of the control of the contr	or proceeding wherein the for. All such expenses and hat may be rendered in a be dismissed, nor release en paid. The Grantor for ession of, and income frouse this Trust Deed, the gunder the Grantor, app	e grantee or any holder of al d disbursements shall be an ad- such foreclosure proceedings: hereof given, until all such er the Grantor and for the heir orn, said premises pending su e court in which such complain point a receiver to take posses	ny part of said indebtedness, as ditional lien upon said premise which proceeding, whether expenses and disbursements, and, executors, administrators and ch foreclosure proceedings, and it is filed, may at once and with ssion or charge of said premises		
	with power to collect the cont issues and profits of The name of record owner is: Leonar IN THE EVENT of the death or removal from strefusal or failure to act, then Chicago Tit first successor in this trust; and if for any like cause of Deeds of said County is hereby appointed to be performed, the grantee or his successor in trust, shi	le and Trust said first successor fail or second successor in this t	CO. of said refuse to act, the person who rust. And when all the aforesa	County is hereby appointed to be shall then be the acting Recorder id covenants and agreements are		
	Witness the hand_S_and seal_S.of the Granton	s this 20±h	day of Dec	cember 1983		
		Leon	ard Contini	Cember 1983  (SEAL)  (SEAL)		
-		Mary	Lou Contini	CKC(SEAL)		

MJ Steinhebel - Bank of Commerce (NAME AND ADDRESS)

## UNOFFICIAL COPY

COUNTY OF DuPage  Bernice H. Krejchik		he
,	FY that Leonard Contini and Mary Lou Contini,	
	FY that Leonard Contini and wary 15d Continii,	_
his wife		_,
personally known to me to be the san	ne person_s whose names are subscribed to the foregoing instrument	nt,
appeared before me this day in per-	son and acknowledged that they signed, sealed and delivered the sa	id
i str went as their free and vo	untary act, for the uses and purposes therein set forth, including the release a	nd
waive of right of homestead.		
Given your my hand and notaria	d seal this 20th day of December , 19.83	
(Impress Se. CH. e)	Bernice H. Krejchill	
Control of the second of the s	Notary Public /	
Commission Expires arch 23,	1984	
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END OF RECORDED DOCUMENT

