UNOFFICIAL COPY

26916775

SECOND MORTGAGE FORM (Illinois)	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That Zelma Williams, divorced and not s	ince
5518 Rohlander Berkeley	Illinois
(No. and Street) (City)	(State)
for and in consideration of the sum of Five Thousand plus interest	Dollars
	keley
in hand paid, CONVEY_AND WARRANT_ toBalk OI Collule Ce III Bell ofSt. Charles Road Berkeley	Illinois
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and lowing dranker real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumiand everything requirements thereto, together with all rents, issues and profits of said premises, situated in the general successor of the covenants and coverything requirements. County of the covenants and profits of said premises, situated in the general successor of the covenants and covenants and everything requirements.	bing apparatus and fixtures,
Lot 12 (except the West 62 feet thereof and except also the feet thereof) in Block 1 in Wolf Road Highlands being Robe Young's subdivision in Section 7, Township 39 North, Range of the Third Principal Meridian, in Cook County, Illinois	ertson and e 12 East
Ox	
	1
0/	
Hereby releasing and waiving all rights under and by virtue (, ne homestead exemption laws of the State of In Trust, nevertheless, for the purpose of securing performance of the covenants and agreements herein. Whereas, The Grantor Zelma Williams, diverced and not since re	Illinois. -married
instly indebted upon	
in 90 days plus subsequent renewals.	pajable
4	
//x.	
` () _	
10 .	c.&
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest there on against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction by all buildings or improvements on said premises that may have been destroyed or damaged; (4) the days attended to suffered; (5) to keep all buildings now or at any time on said premises insured in companies to herein, who is hereby authorized to place such insurance in companies acceptable to the holder of the first loss clause attached payable first, to the first Trustee or Mortgages, and, second, to the Trust of the first policies shall be left and remain with the said Mortgages or Trustees until the indebtedness is fully paid; (6) to and the interest thereon, at the time or times when the same shall become due and payable. In the Event of failure so to insure, or pay taxes or assessments, or the prior accuminates or the holder of said indebtedness, may procure such insurance, or pay s(chiaxes or assessments, or lien or till affecting said premises or pay all prior incumbrances and the interest thereon from time to time Grantor agrees to repay immediately without demand, and the same with interest thereon from the date oper annum shall be so much additional indebtedness secured hereby. In the Event of a breach of any of the aforesaid covenants or agreements the whole or said indebtednes.	herein and in said note or , all taxes and assessments amage to rebuild or restore to sail remises shall not be to be elected by the grantee mortage in the deness, with interests any a pear, which
policies shall be left and remain with the said Mortgagees or Trustees until the indebtedness is villy paid; (6) to and the interest thereon, at the time or times when the same shall become due and payably. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the paid actimbrances or the interest the paid.	terest thereon view une, the
lien or title affecting said premises or pay all prior incumbrances and the intrest thereon from time to time Grantor agrees to repay immediately without demand, and the same will interest thereon from the date o per annum shall be so much additional indebtedness secured hereby.	; and all money so aid the f payment at eight for cont
IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole or said indebtednet carned interest, shall, at the option of the legal holder thereof, without notice, become immediately due an thereon from time of such breach at eight per cent per annum shall be recoverable by foreclosure thereof, or same as if all of said indebtedness had then matured by express them.	ss, including principal and all d payable, and with interest or by suit at law, or both, the
IT IS AGREED by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff closure hereof—including reasonable attorney's fees, or they for documentary evidence, stenographer's charge pleting abstract showing the whole title of said premises embracing foreclosure decree—shall be paid by expenses and disbursements, occasioned by any soil of proceeding wherein the grantee or any holder of any	in connection with the fore- es, cost of procuring or com- y the Grantor; and the like part of said indebtedness, as
or announ shall be so much additional indebtedness secured hereby. In the Event of a breach of any of the aforesaid covenants or agreements the whole or said indebtednes are thereon from time of such breach at eight per cent per annum shall be recoverable by foreclosure thereof, common sir all of said indebtedness had then matured by express terms. It is Agreed by the Grantor that all expenses and obsursements paid or incurred in behalf of plaintiff closure hereof—including reasonable attorney's fees, offusy for documentary evidence, stenographer's charge pleting abstract showing the whole title of said premises embracing foreclosure decree—shall be paid by expenses and disbursements, occasioned by any soil of proceeding wherein the grantee or any holder of any such, may be a party, shall also be paid by the Caghtor. All such expenses and disbursements shall be an addit shall be taxed as costs and included in any despect that may be rendered in such foreclosure proceedings; when the costs of suit, including attorneys feet have been paid. The Grantor for the Grantor and for the heirs, assigns of the Grantor waives all cities in the possession of, and income from, said premises pending such agrees that upon the filing of any chaplain to foreclose this Trust Deed, the court in which such complaint is out notice to the Grantor, or to any party claiming under the Grantor, appoint a receiver to take possession with power to collect the reasts issues and profits of the said premises. The name of a record owner is: Zelma Williams, divorced and not since	hich proceeding, whether de- enses and disbursements, and executors, administrators and foreclosure proceedings, and s filed, may at once and with- on or charge of said premise:
IN THE EVENT of the death or removal from saidCookCounty of the	grantee, or of his resignation
refusal or failure to act, then Chicago Title and Trust Co. of said Co first successor in this trust; and if for any like cause said first successor in this trust; and if for any like cause said first successor in this or refuse to act, the person who sha of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid of performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving the said premises to the party entitled, on receiving the said premises to the party entitled.	unty is hereby appointed to be all then be the acting Recordes covenants and agreements are
Witness the hand S and seal S of the Grantor S this 13th day of Decem	ber, ₁₉ 83
Zelma Williams	(SEAL)
Jehna Wulla	(SEAL)
MT Stainbabal Back of Samuel	Berkelov II
This instrument was prepared by MJ Steinhebel - Bank of Commerce -	ьегкетеу, 11

(NAME AND ADDRESS)

UNOFFICIAL COPY

STATE OF Illinois		
COUNTY OF DuPage	SS.	
I, Mary Jo Steinhebel	, a Notary Public in and for said County, in the	
	Zelma Williams, divorced and not since	
re-married	,	
perschally known to me to be the same personS	whose name s are subscribed to the foregoing instrument,	
appe, red before me this day in person and acl	cknowledged that <u>they</u> signed, sealed and delivered the said	
instrument as <u>their</u> free and voluntary act, f	for the uses and purposes therein set forth, including the release and	
waiver of the right of nomestead.		
Given under ny nand and notarial seal this	13th day of December , 1983.	
(Tribless San Heise	n	
	Notary Public	bia
Commission Expire July 13, 118	Providence School (1989) 46 - B. Wassager School (1999) 47 - G. School	\$2.4 s
A CATALON V	Free Contract Contrac	
	C	
	0,	
	^y / _x	
والمريدة	La College	1
y Later V	Englis Ciber RECORDER OF THE CORNER OF THE C	
1771 1771	1-4-84 858647 • 269167/5 A - Rec 1	:
	1 4 34 3 3 8 4 4 8 26 4 10 13 4 A Rec 1	.0.0C
N .84 .12 = .41	'5	
	$O_{\mathcal{E}}$	
	· Co)
		,
	MAR 10	
	Less I	. 99
		916
GAK		26 916 17
BOX No. SECOND MORTGAGE Trust Deed To	MULTS: Soo St. Choose 19. BERTEN, 1. Solve.	J
D MC		
BOX No.	MANK OF C. SERVICE ST. C. S. SERVICE ST. C. S. S. S. C. S. S. C. S. S. S. C. S.	

END OF RECORDED DOCUMENT