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TRUST DEED				
SECOND	MORTGAGE	FORM	(Illinois)	

FORM No. 2202

269561.76

BFC Forms Service, Inc.

SECOND MORTGAGE FORM (Illinois)	QN3301.10	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That Marie Caru	so and Roslynn Turnquist	
hereinafter called the Grantor), of 517 Wolf Road, (No. and Street)	Hillside, Illinois	60162 (State)
or and in consideration of the sum of Nine_thousand in hand paid, CONVEY AND WARRANT to <u>Bank</u> of 5500 St. Charles Road, <u>Berkele (No. and Street)</u>	plus interest of Commerce in Berkeley  y,	(State)
1.4 to his successors in trust hereinafter named, for the purpose owing "scribed real estate, with the improvements thereon, inclind over hing appurtenant thereto, together with all rents, issues for a superficient cook."	uding all heating, air-conditioning, gas and plumbi	ng apparatus and fixtures,
Lo's 262 283, 284 and 285 in Hillsi lying Sutil of the Southerly line of Elgin Railriad Company, of the West quarter (1/4) South of the Indian Bo North Range 12, Fast of the Third Pr	right of way of Chicago Aurora half (1/2) of the fractional So oundary Line in Section 8, Town	a and outhwest ship 39.
Ox		
Hereby releasing and waiving all rights under and by vne or IN TRUST, nevertheless, for the purpose of securing per or WHEREAS. The Grantor Marie Caruso and Ros	the homestead exemption laws of the State of II aance of the covenants and agreements herein.  Lynn "u nquist	
justly indebted upon Installment	pr school promissory note bearing ev	en date herewith, payable
17 monthly payments beginning march	1, 1907	
Hereby releasing and waiving all rights under and by virtue of its Trust, nevertheless, for the purpose of securing per or WHEREAS. The Grantor <u>Marie Caruso and Ros</u> justly indebted upon <u>Installment</u> 17 monthly payments beginning March	40%	
		6
THE GRANTOR covenants and agrees as follows: (1) To process provided, or according to any agreement extending time against said premises, and on demand to exhibit receipts there all buildings or improvements on said premises that may have committed or suffered; (5) to keep all buildings now or at an herein, who is hereby authorized to place such insurance in closs clause attached payable larst, to the first Trustee or Morte policies shall be left and remain with the said Mortagaces or T and the interest thereon, at the time or times when the same s Is THE EVENT of failure so to insure, or pay laxes or a grantee or the holder of said indebtedness, may procure such line or title affecting said premises or pay all prior incumbran Grantor agrees to repay immediately without demand, and the per annum shall be so much additional indebtedness secured. In the EVENT of a breach of any of the afforestid covered carned interest, shall, at the option of the legal holder there thereon from time of such breach at eight per cent per annum sant all of said indebtedness had then matured by expecting abstract showing the whole title of saids on parses or expenses and disbursements, occasioned by any sub-or proceed such, may be a parity, shall also be paid by the option. Proceed such, may be a parity, shall also be paid by the option of the green that all expenses and included in any decree that may be cree of sale shall have been entered or too shall not be dismiss the costs of suit, including attornet steeps have been paid. T assigns of the Grantor waives affecting the option of the free of the Grantor waives affect the paid. T assigns of the Grantor waives affecting the total possession of, agrees that upon the filing of any complaint to foreclose this out notice to the Grantor waives affecting and to the possession of, agrees that upon the filing of any complaint to foreclose this out notice to the Grantor waives affecting the total or processes and included in any tecree that may be creed that the paid to the possession of,	ay said indebtedness, and the interest the ce of payment; (2) to pay when due in e.G. & for; (3) within sixty days after destruction of the heart destroyed or damigged; (4) that waste it yetime on said premises insured in Sompanies to companies acceptable to the bodies of the first nagee, and, second, to the Towke herein as their irrustees until the indebte does he fully paid; (6) to shall become due and powyble, seesments, or the town from time to time; the same that the control of the control o	herein and in said note or all taxes and assessments are billed or restore said oremises shall not be be tected by the grantee norte ge indebtedness, with netrests my pepar, which pay all it incumbrances rest thereon who due, the charge or purel se any as and all money is paid the payment at eight year continuous and payable, and with interest by suit at law, or both, the
closure hereof—including reasonable attorney's fees Outer's for pletting abstract showing the whole title of said probless er expenses and disbursements, occasioned by any still or proceed such, may be a party, shall also be paid by the Onliner. All sus shall be taxed as costs and included in any letter that may be cree of sale shall have been entered or feel shall not be dismiss the costs of suit, including attornef 3 ees have been paid. T assigns of the Grantor waives all whole to the possession of, agrees that upon the filing of any complaint to foreclose this out notice to the Grantor waives all whole the said profits of said profits of the said profits of said profits of s	or documentary evidence, stenographer's charges of documentary evidence, stenographer's charges ling wherein the grantee or any holder of any p che expenses and disbursements shall be an addition of redease hereof given, until all such experits of the Grantor for the Grantor and for the heirs, es and income from, said premises pending such for Trust Deed, the court in which such complaint is the Grantor, appoint a receiver to take possession remises.	cost of procuring or com the Grantor: and the lik art of said indebtedness, a nal lien upon said premises ch proceeding, whether de asses and disbursements, an eccutors, administrators an oreclosure proceedings, and filed, may at once and with or charge of said premise
IN THE EVENT of the death or removal from saidCot refusal or failure to act, thenChicagoTitle _Insur first successor in this trust; and if for any like cause said first s of Deeds of said County is hereby appointed to be second suc performed, the grantee or his successor in trust, shall release:	eessor in this trust. And when all the aforesaid co	then be the acting Records
Witness the hand_S_and seal_S_of the Grantor_S_ this	27th day of January	, 19_84
	Maie Cause	(SEAL)
l	Marie Caruso  Ma	SEAL (SEAL
This instrument was prepared by Bernice H. K		

26956176

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STATE OF Illinois  COUNTY OF DuPage	10.00 265974 • 26956176 · A · Rec 10.00
I,Gary J. Hoger  State aforesaid, DO HEREBY CERTIFY that _	, a Notary Public in and for said County, in the  Marie Caruso and Roslyn Turnquist
appound before me this day in person and instrument is <u>their</u> free and voluntary ac	whose name s are subscribed to the foregoing instrument, acknowledged that they signed, sealed and delivered the said ct, for the uses and purposes therein set forth, including the release and
waiver of tle int of homestead.  Given under int i and and notatial seal this  (Impress Seal Here)	s 27th day of January , 19.84
Commission Expires 10-2-16	Notary Public
25	43:
3 FEB <sub>Eq. 10.</sub> 37	Clory Clory
BOX No.  SECOND MORTGAGE  Trust Deed  TO	MAIL TO: BANK OF COMMERCE SSOO St. CHARLES P. BORKELEY TO EN

END OF RECORDED DOCUMENT