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TRUCT DEED	FORM No. 2202	26972404	
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202		BFC Forms Service, Inc.
THIS INDENTURE WITNESSETH, That Bon and Irene Sanders, divorced	nie L. Barclay	and Kenneth Bar	clay, her husba
(hereinafter called the Grantor), of 1544 Mor	ris land not re-ma	Berkeley	Illinois
(= = =	•	(City)	(State)
for and in consideration of the sum of Eight Thin hand paid CONVEY AND WARRANT to	Dank of Cor	mmerce in Berkel	× 93/100 Dollars
of 5500 St. Charles Road (No. and Street)	Berkeley (City)		Illinois (State)
and to his successors in trust hereinafter named, for t	he purpose of securing pe		agreements herein, the fol-
lowing described real estate, with the improvements the	ereon, including all heating	s, air-conditioning, gas and plun f said premises, situated in the	bing apparatus and fixtures, Village
d Berkeley County of Coc	ok .	and State of Illinois, to-wit:	
15+ 170 (except the North 3	30 feet) and t	hat part of Lot	171 in J.W.
McCc'mack's Westmoreland, k al Section 8, Township 39 N	eing a Subdiv	ision in the Wes	t ½ of fraction-
Meridian North of the Indi			
running from a point in the 1899.35 feet north of the i			
Boundary line to a stone			
more or less, North of the with the North Line of the	intersection	of the Indian Bo	undary Line
Railway Company.	Right of Way	or chicago and G	rear western
Hereby releasing and waiving all rights under 2 a p	y virtue of the homestead	exemption laws of the State of	Illinois.
IN TRUST, nevertheless, for the purpose of secur	ing performance of the co	venants and agreements herein	-
WHEREAS, The Grantor Bonnie L. Bountie I. Bountie I Irene Sand installment	ders, divorced	and not re-marr pal promissory note_bearing	ied even date herewith, payable
in 84 monthly installments			
	Up.	K.	্ <u></u>
			63
			72
		し	. 4
			~G
THE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exte	(1) To pay said indebted inding time of payment; (lness, and the interest thereon, 2) to pay when que in carry	as herein and in said note or ar, all taxes and assessments
IHE GRANTOR covenants and agrees as follows: notes provided, or according to any agreement exte against said premises, and on demand to exhibit ree all buildings or improvements on said premises that committed or suffered; (5) to keep all buildings no herein, who is hereby authorized to place such inst loss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortg and the interest thereon, at the time or times when	t may have been destroyed	d or damaged; (4) the vaste	to he selected by the grantee
herein, who is hereby authorized to place such inst	irance in companies accept or Morteagee, and secon	stable to the holder of the first	m rtgage indebtedness, with
policies shall be left and remain with the said Mortg and the interest thereon, at the time or times when	gagees or Trustees until the	indebtedness is fully paid; (6) e and payable.	pay all ior incumbrances.
and the interest thereon, at the time or times when In THE EVENT of failure so to insure, or pay grantee or the holder of said indebtedness, may prollen or title affecting said premises or pay all prior Grantor agrees to repay immediately without demper annum shall be so much additional indebtednes	taxes or assessments, or the cure such insurance, or pa	he prior acumbrances or the in y such taxes or assessments, or	nteres thereo when due the discharge or promase any tax
lien or title affecting said premises or pay all prior Grantor agrees to repay immediately without dem	incumbrances and the int and, and the same with	erest thereon from time to time nerest thereon from the date	e; and an money of paid, the of payment at right per cent
per annum shall be so much additional indebtednes IN THE EVENT of a breach of any of the afores	said covenants on agreeme	nts the whole or said indebtedness, become immediately due a	ess, including pri .cir and al
thereon from time of such breach at eight per cent same as if all of said indebtedness had then mature	per annum Chair be reco	verable by foreclosure thereof,	or by suit at law, o. 'ot', i.
IT IS AGREED by the Grantor that all expenses closure hereof—including reasonable attorney's fees	and disbursements paid of	or incurred in behalf of plainting evidence, stenographer's charge	f in connection with the fore
pleting abstract showing the whole title of said p expenses and disbursements, occasioned by any pur	rentices embracing forecl or proceeding wherein the	osure decree—shall be paid to grantee or any holder of any	by the Grantor; and the like part of said indebtedness, a
such, may be a party, shall also be paid by the Crad shall be taxed as costs and included in any descree	tor. All such expenses and that may be rendered in s	disbursements shall be an addi uch foreclosure proceedings; v	tional lien upon said premise hich proceeding, whether de
the costs of suit, including attorneys fees have be	en paid. The Grantor for	the Grantor and for the heirs,	executors, administrators an
agrees that upon the filing of any complaint to fore	close this Trust Deed, the	court in which such complaint	is filed, may at once and with
per annum shall be so much additional indebtednes IN THE EVENT of a breach of any of the afores carned interest, shall, at the option of the legal ho thereon from time of such breach at eight per cent 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 pexpenses and disbursements, occasioned by any rrit such, may be a party, shall also be paid by the death of the costs of suit, including attorney's fees have be assigns of the Grantor waves all eight to the poss agrees that upon the filing of any carpinal to fore out notice to the Grantor, or opany party claimin with power to collect the reads issues and profits of The name of a feeter owner is: Bonnie IN THE EVENT of the death or removal from s refusal or failure to act, then Chicago Tit	the said premises.	d Kenneth Barala	v her huchand
In the Event of the death or removal from si	sanders, div	orced and not offe	gmanter of of his resignation
refusal 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, sha	second successor in this tr	ust. And when all the aforesaid	covenants and agreements ar
Witness the hand Sand seal of the Grantor	tnis 200	n day of Janua	, 1904
	Boilli	e L. Batchay	(SEAL
	The	und Holder let	- / /

This instrument was prepared by MJ Steinhebel (NARanko Official merce - Berkeley, IL

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STATE OF Illinois COUNTY OF DuPage	} ss.		
Mary Jo Steinhebel			10
I, Mary 30 Sternheber State aforesaid, DO HEREBY CERTIFY	•	Notary Public in and for said	•
her husband and Irene San			sarciay,
p rsonally known to me to be the same p			oing instrument
appeared before me this day in person			
instrument as their free and volunta			
waiver of the right of homestead.			
Given under m hard and notarial se	eal this26th	day ofJanuary	, 19 <u>84</u>
	VA		, ,
(Impress Seal Here)	Man	X Harried	ul
Commission Expires Chulch 12 10	386	Notary Public	•
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646 666		oad 6016	
SECOND MORTGAGE Trust Deed To		Bank of Commerce 5500 St. Charles Road Berkeley, Illinois 60163	
₽ P		mmer narl	

END OF RECORDED DOCUMENT