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TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	BFC Forms Service. Inc	10.
7	Sonnie T. Paralan	formerly known as Bessie t	\neg
Kendzerski and Irene M. S	Sanders, di <u>v</u> orced	, formerly known as Bonnie L. and not re-married	<u>-</u> .
(hereinafter called the Grantor), of 1544 h	Morris	Berkeley Illinois (City) (State)	s_
for and in consideration of the sum of Ten			lars
in hand naid, CONVEY. AND WARRANT	toBank_of_Comm	erce in Berkeley	_, }
of 5500 St. Charles Road (No. and Street)	Berkele (City)	y · Illinois (State)	
and to his successors in trust hereinafter named,	for the purpose of securing per	rformance of the covenants and agreements herein, the	
lowing described real estate, with the improvement and everything appurtenant thereto, together with	nts thereon, including all heating	s, air-conditioning, gas and plumbing apparatus and fixtures and fixtures situated in the Village	ures,
of Bricley County of	Cook	and State of Illinois, to-wit:	
		f Lot 171 in J.W. McCormack's West-	
		ctional Section 8, Township 39 Nort h of the Indian Boundary Line lying	
South of a lire running from a	point in the West 1:	ine of fractional section 8, afores	said
to a stone in the inflor boundary		t line with the indian boundary lin	ne
		north line of the right of way of	
chicago and great wester rails	way company in Cook	County, Illinois.	
9/			
Hereby releasing and waiving all rights under a	and by virtur of the homestead	exemption laws of the State of Illinois.	
IN TRUST nevertheless, for the purpose of	securing performartie of the co	venants and agreements herein.	si
justly indebted upon and Irene	M. Sander: , divo	y known as Bonnie L. Kendzerk rced and not re-married ppd promissory note_bearing even date herewith, pay	yable
1 20000	- Impire	eginning October 15, 1981 wit	
a final balloon payment			
		<i>(</i>).	
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7	0		a .
notes provided, or according to any agreemen	t extending time of payment; (2) to pay when due in ea, by a fall taxes and assessing	ments
all buildings or improvements on said premises	that may have been destroyed	or damaged; (4) that waste to ill premises shall re	ot be
herein, who is hereby authorized to place such	h insurance in companies accep	these, and the interest there is not before and in said no 2) to pay when due in early serial taxes and assess sixty days after destruction by dam ge to rebuild or red or damaged; (4) the flow waste to imprimises shall no remises insured in componies to be selected by the gratable to the holder of the first mortgage, indebtedness, the first mortgage indebtedness, and to the Trust before in as their interests may appear, we indebtedness is fully paid; (6) to pay at a rich remindre and panally. The prior occumbrances or the interest thereon when July such larks or assessments, or discharge or purchar a recommendation of the property of the prior of the property of the prior of the first thereon from time to time; and all money so are interest thereon from the date of payment at eight, prior the prior of the payment at eight.	, with
policies shall be left and remain with the said	Mortgagees or Trustees until the	indebtedpess is fully paid; (6) to pay all rior incumbra	ances,
IN THE EVENT Of failure so to insure, or	pay taxes or assessments, or the	te prio acumbrances or the interest thereor when luc	e, the
lien or title affecting said premises or pay all	prior incumbrances and the int	fresh thereon from time to time; and all money so and	d die
IN THE EVENT of a breach of any of the	aforesaid coverants opportunite	ats the whole or said indebtedness, including principal t_{ij}	ad all
earned interest, shall, at the option of the leg thereon from time of such breach at eight ne	al holder thereof, without noti-	Ints the whole or said indebtedness, including principal c. e. become immediately due and payable, and with in verable by foreclosure thereof, or by suit at law, or boll or incurred in behalf of plaintiff in connection with the evidence, stenographer's charges, cost of procuring or osure decree—shall be paid by the Grantor; and the grantee or any holder of any part of said indebtedne disbursements shall be an additional lien upon said pre uch foreclosure proceedings; which proceeding, wheth hereof given, until all such expenses and disbursement the Grantor and for the heirs, executors, administrator m, said premises pending such foreclosure proceeding court in which such complaint is filed, may at once and oint a receiver to take possession or charge of said premises and county of the grante, or of his testing court in the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court in the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante, or of his testing court is the country of the grante of the country of	nti rest th, the
same as if all of said indebtedness had then m It is Agreed by the Grantor that all ext	natured by express terms.	or incurred in behalf of plaintiff in connection with the	e fore
closure hereof—including reasonable attorney	's fees, only for documentary	evidence, stenographer's charges, cost of procuring or osure decree—shall be paid by the Grantor; and the	r com- ie like
expenses and disbursements, occasioned by an such, may be a party, shall also be paid by the	y suit of proceeding wherein the	e grantee or any holder of any part of said indebtedne disbursements shall be an additional lien upon said pre	ess, as emises,
shall be taxed as costs and included in any de cree of sale shall have been entered or not sha	oree that may be rendered in s	uch foreclosure proceedings; which proceeding, whether	ier de- is, and
the costs of suit, including attorney's (ces ha assigns of the Grantor waives all eight to the	ve been paid. The Grantor for	the Grantor and for the heirs, executors, administrator m, said premises pending such foreclosure proceeding	ors and
agrees that upon the filing of any complaint to out notice to the Grantor, or to any party cl	a foreclose this Trust Deed, the aiming under the Grantor, app	court in which such complaint is filed, may at once and oint a receiver to take possession or charge of said pro	d with
with power to collect the reas issues and pro	fits of the said premises. nie L. Barclay, f	formerly known as Bonnie L.	
IN THE EVENT OF the death or removal for	M Sanders, divor	ced and temps the fact, or other test	nation
refusal or failure to act, then Chicago	Title Insurance (of said County is hereby appointed refuse to act, the person who shall then be the acting Rec	d to be
		ust. And when all the aforesaid covenants and agreemer the party entitled, on receiving his reasonable charges.	nts are
		The same to	0.7
Witness the hand S and seal S of the G	rantorS this25th	day of August 19	₽Ţ
	13	Duni - parelay (5	SEAL
	Boning:	ie L. Barclay	
	Iren	e M. Sanders	SEAL
This instrument was prepared byM		1 - Bank of Commerce - Berkel AND ADDRESS) Illino	
i .	(NAME A	AND ADDRESS) Illino	5

(NAME AND ADDRESS)

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STATE OF Illinois)		•	
COUNTY OF DuPage	SEP-30-89 53253	766H1092 s		00.00
COOKITO	. 			
I, Mary Jo Steinhebel	, ;	Notary Public in and for	said County, in the	
State aforesaid, DO HEREBY CERTIFY t				
Bonnie L. Kendzerski and			not since re-ma	arried
personally known to me to be the same pe				
appeared before me this day in person	nd acknowledged that _	they signed, sealed an	nd delivered the said	
instrument as free and volunta	act, for the uses and pur	rposes therein set forth, inc	luding the release and	
waiver of the right of no nestead.				
Given under my hand and notarial sea	this	day ofAugus	t 19 81	
Marie Salvana	'n	\sim \sim \sim	6 6	
CO B LANGE	1 hu	Notary Public	click	
Commission Expires Chuly 2 196	5.	0 0 7		
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			OFFICE	
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			SS	25
SECOND MORTGAGE Trust Deed To			OM W	26014567
i e st			S. F. F.	55
TL L		(4	OF ST. KRLEY,	
SE SE		13	ANK OF COMMERCE 5500 ST. CHARLES RD. BERKELY, ILL	
	11	1 3	∢	l .

END OF RECORDED DOCUMENT