TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	26032220	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That John	F. Semenek, J	r. and Barbara Se	emenek, his
wife, formerly known as Bar	bara Aichast		
(hereinafter called the Grantor), of 35 46	th Avenue	Bellwood	Illinois (State)
for and in consideration of the sum of Three		•	
in hand paid, CONVEY—AND WARRANT—to		f Commerce	ee and o// peners
of5500 St. Charles Road	Berkel		llinois
() o. and Street) and to Lis Su assors in trust hereinafter named, for t	(City)	formance of the covenants and	(State)
lowing describes a real estate, with the improvements the			
and everything reput enant thereto, together with all	rents, issues and profits of	said premises, situated in the	Village
of Bellvord County of Cook	a	nd State of Illinois, to-wit:	
10			
Lot 15 in Block 27 in Hulbe	rt's St Charl	es Road Subdivis	ion. a
subdivision in the North 1			
Range 12 lying last of the			
Illinois.			
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OX.			
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	40.		
	UZ		
Hereby releasing and waiving all rights under and by	y virtue or t'e homestead	exemption laws of the State of	Illinoîs.
IN TRUST, nevertheless, for the purpose of secur WHEREAS, The Grantor John F. Sen	ing performance of an covered and and	enants and agreements herein.  Barbara Semenek	his wife
justly indebted upon installment		al promissory note_bearing	
in 36 monthly payments of \$			
in so monenty payments of ,	,233.34 626.1	terning november	13, 1301.
	,	46	
		/ / X.	
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			,
			C. C.
THE GRANTOR covenants and agrees as follows:	(1) To pay said indebteds	ness, and the interest thereop a	ein and in said note or
notes provided, or according to any agreement extensions said premises, and on demand to exhibit rec-	nding time of payment; (2 eipts therefor; (3) within s	) to pay when due in each yea	all taxes and assessments arrage to rebuild or restore
all buildings or improvements on said premises that	may have been destroyed	or damaged; (4) the waste to	aid premises shall not be
herein, who is hereby authorized to place such insu	rance in companies accept	able to the holder of the first	north 1g. indebtedness, with
loss clause attached payable first, to the first Trustee policies shall be left and remain with the said Mortg	or Mortgagee, and, secon- agees or Trustees until the	it to the Truspecherein as their indebtedpess is fully paid: (6) to	pay all pric incur brances.
and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay to	the same shall become due taxes or assessments, or the	and payable.	erest thereon while 'ac, the
grantee or the holder of said indebtedness, may pro-	cure such insurance, or pay	such taxes or assessments, or d	ischarge or purcha and lax
Grantor agrees to repay immediately without dema	and, and the same will in	terest thereon from the date of	payment at eight per cent
THE GRANTOR covenants and agrees as follows; notes provided, or according to any agreement exte against said premises, and on demand to exhibit real buildings or improvements on said premises that committed or suffered; (5) to keep all buildings not herein, who is hereby authorized to place such insu 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 Is THE EYENT of failure so to insure, or pay igrantee or the holder of said indebtedness, may profice or title affecting said premises or pay all prior Grantor agrees to repay immediately without demor annum shall be so much additional indebtednes In THE EYENT of a breach of any of the aforest carned interest, shall, at the option of the legal hot thereon from time of such breach at eight per course.	s secured hereby.	ts the whole or said indebtednes	s, including principal and all
carned interest, shall, at the option of the legal ho	der thereof, without notic	e, become immediately due an	d payable, and with interest
same as if all of said indebtedness had then mature	d by express terms.	desired in babase desired.	In connection with the Fr
closure hereof—including reasonable attorney's fees	and disbursements paid of orthogonary	evidence, stenographer's charge	s, cost of procuring or com-
pleting abstract showing the whole title of said p	replices embracing foreclo	sure decree—shall be paid by	the Grantor; and the like oart of said indebtedness, as
such, may be a party, shall also be paid by the Ocar	tor. All such expenses and	disbursements shall be an additi	onal lien upon said premises,
cree of sale shall have been entered or policinal not	be dismissed, nor release l	ereof given, until all such expe	enses and disbursements, and
the costs of suit, including attorney's feet have been assigns of the Grantor waives all gight to the possi	en paid. The Grantor for the control of the control	the Grantor and for the heirs, on, said premises pending such	executors, administrators and foreclosure proceedings, and
agrees that upon the filing of any camplaint to fore	close this Trust Deed, the o	ourt in which such complaint is	filed, may at once and with-
with power to collect the cetts Issues and profits of	the said premises.	in a receiver to take possessio	ir or charge or said prennses
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 p expenses and disbursements, occasioned by any pril such, may be a party, shall also be paid by the Crail shall be taxed as costs and included in any deoce t cree of sale shall have been entered or not shall not the costs of suit, including attorney's (feet have be assigns of the Grantor waives all citle to the poss agrees that upon the filing of any camplaint to fore out notice to the Grantor, or by may party claimin with power to collect the colds fisues and profits of The name of a record owner is: John F In THE EVENT of the death or removal from sa	. Semenek, Jr.	and Barbara Sem	enek, his wife
IN THE EVENT of the death or removal from sa refusal or failure to act, thenChicago_Tit		-	rantee, or of his resignation, unty is hereby appointed to be
first successor in this trust; and if for any like cause	said first successor fail or r	efuse to act, the person who sha	ll then be the acting Recorder
of Deeds of said County is hereby appointed to be performed, the grantee or his successor in trust, sha	second successor in this tru	st. And when all the aforesaid o	ovenants and agreements are
Witness the hand Sand seal Sof the Grantor	s this13t1	day of Octob	er 19_81
	1.1	4 /2 /.	/
	John	F. Semenek, Jr.	(SEAL)
	Bai	have Semen	/k(SEAL)
t	Barba		COEAL)
1	_		
This instrument was prepared by Mary		1 - Bank of Comme	
1 '''	(NAME /	ND ADDRESS)	Illinois

(NAME AND ADDRESS)

26032229

## **UNOFFICIAL COPY**

STATE OF	- } ss.
COUNTY OF DuPage	_
Mary Jo Steinhebel	, a Notary Public in and for said County, in the
Constant DO HEREDY CERTIES that	John F. Semenek, Jr. and Barbara
State aforesaid, DO HEREBY CERTIFY that Semenek, his wife, formerly	
	s whose names are subscribed to the foregoing instrument, scknowledged that they signed, sealed and delivered the said
	, for the uses and purposes therein set forth, including the release and
waiver of the right of homestead.	
Gwen under my nord and notarial seal this	13th day of October 1981
To Day	
(Impress Selt Henri)	Mary & thursdelel
Commission Expires July 13 1962-	// / Notary Public
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OCT-7	2081 544647 26052229 A - REC 10.00
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<b>De</b>	MER RD.
SECOND MORTGAGE Trust Deed To T	RANK OF COMMERCE SSOO ST. CHARLES RD. BERKELEY, ILL. 60163
	( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )
Tru	K OF RREIEN, I
	ANI C. L.

END OF RECORDED DOCUMENT