## UNOFFICIAL COP'

No.	ా కర్విలాకి మాధానున్నా బాదుకుకున్నాయి. అందిని క్రామానికి మాధానికి సాధానికి సాధానికి సాధానికి సాధానికి సాధానికి	nythern mary make her are the college of the second	Sisser and the second s
TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	26383428	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That	Eric Teshner and	Geraldine Tes	shner, his
(hereinafter called the Grantor), of 245 I	High Ridge Road,	Hillside, Ill	inois 60162 (State)
for and in consideration of the sum of Six to in hand paid, CONVEY AND WARRANT of 5500 St. Charles Road (No. and Street) and to his successors in trust hereinafter named lowing described residently the consideration of the control	to Bank of Commed, Berkeley, Illin (City) to the purpose of securing perfects thereon, including all heating,	erce in Berkele  cois 60162  formance of the covenants  air-conditioning, gas and p	(State) and agreements herein, the followbing apparatus and fixtures,
of Hillside County of	Cookar	d State of Illinois, to-wit:	
Lot 2 in Tipck 6 in He North half of the North North, Range 12, East to the plat thereof r 13618749 in Cook Coun	th West Quarter of of the Third Prin ecorded October 9	E Section 17, ' ncipal Meridia	Township 39 n, according
0	×		]
	0		· ·
Hereby releasing and waiving all rights under	and by virtue of its homestead	exemption laws of the Stat	e of Illinois.
IN TRUST, nevertheless, for the purpose of WHEREAS, The Grantor Eric Tes	f securing performance of the covernment of the	e Teshner, his	rein.
,,			
ll Monthly payments of l	Balance due Octole	10, 1983	10, 1982
		11/1	
		26383428	
			~ \{ \
THE GRANTOR covenants and agrees as f notes provided, or according to any agreeme against said premises, and on demand to exh all buildings or improvements on said premis committed or suffered; (5) to keep all buildines or improvements on said premis committed or suffered; (5) to keep all buildines or improvements on said premis committed or suffered; (5) to keep all buildines or improvements on the first policies shall be left and remain with the said and the interest thereon, at the time or times. In the Event of failure so to insure, or gastee or the holder of said indebtedness, milen or title affecting said premises or pay all Grantor agrees to repay immediately without per annum shall be so much additional indet by the Event of a breach of any of the carned interest, shall, at the option of the lethereon from time of such breach at eight per same as if all of said indebtedness had then the treatment of the same as if all of said indebtedness had then the treatment of the costs of subsursements, occasioned by a such, may be a party, shall also be paid by the shall be taxed as costs and included in any the costs of suit, including attorneys (feeth assigns of the Grantor waves alleging to the agrees that upon the filing of any damplaint out notice to the Grantor, or or or or or of the costs of suit, including attorneys (feeth assigns of the Grantor waves alleging to the grantor of the death or removal refusal or failure to act, thenChleago_first successor in this trust; and if for any like of Deeds of said County is hereby appointed performed, the grantee or his successor in the	r pay taxes or assessments, or the procure such insurance, or pay a prior incumbrances and the insurances and the insurances and the insurances are proceeded in the insurance of pay a procure and the same with an otice of the pay and the same with an otice of the pay and the pay an	e mistacumbrances or the life hase or assessments, repetitive on from time to refest thereon from time to refest thereon from the data the whole or said indebte e, become immediately due the control of the life of the control of the life of the control of the life of th	the interest thereon who due, the or discharge or purhase any tax time; and all money so not, the te of payment at eight per cent edness, including principal and all each of, or by suit at law, or both, the intiff in connection with the forenarges, cost of procuring or comid by the Grantor; and the like any part of said indebtedness, as diditional lien upon said premises, swhich proceeding, whether deexpenses and disbursements, and its, secentors, administrators and uch foreclosure proceedings, and int is filed, may at once and withession or charge of said premises are, his wife  the grantee, or of his resignation, it County is hereby appointed to be shall then be the acting Recorder aid covenants and agreements are
Witness the hand Sand seal Sof the G	- :	day of Octob	per 19 82
	Ez	ic Teshner	(SEAL)
		eraldine Teshno	Show (SEAL)

This instrument was prepared by Bernice H. Krejchik, Bank of Commerce, Berkeley, Il.

(NAME AND ADDRESS)

## UNOFFICIAL COPY

STATE OF Illinois COUNTY OF DuPage	ss.		
I,Bernice H. Krejchik  State aforesaid, DO HEREBY CERTIFY that	, a Notary Publ	ic in and for said County, in the	
his wife  personally known to me to be the same person sample ed before me this day in person and according to the same person sample.	knowledged that theygne	d, sealed and delivered the said	
waive of their free and voluntary act, in waive of the rest of homestead.		October , 19 82	
(pposes Seel Here).  Commission Expires March 23, 1984	Bernice	H. Grejchik	i. :
	4		
eg i see e	31		n Lyn
GCT-	18-82 647240 56	933420 1 — 193 	10.00
SECOND MORTGAGE  Trust Deed  To	1000 E	Bank of Commerce 5500 St. Charles Rd. Berkeley, Illinois 60163	26383428

END OF RECORDED DOCUMENT