IOFFICIAL CO

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	26392637	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That re-married	Penelope P. Leamy,	divorced and no	t_since
thereinafter called the Grantor), of 420 (No. an	n street)	Bellwood (City)	Illinois (State)
for and in consideration of the sum of Ten in hand paid, CONVEY AND WARRAN of 5500 C. Charles Road and to his success in trust hereinafter named lowing described res. tate, with the improvemand everything appurant thereto, together wards.	E to Bank of Berkeley (City) I, for the purpose of securing performs the purpose of securing performs the performance of securing performs the performance of the pe	f Commerce in Ber Ill ormance of the covenants and a air-conditioning gas and plumbi	inois (State) greements herein, the fol-
of Bellword County of The South 5 f.e: of Lot 16 Lot 36 in E.A Commings of the Northwest fraction Section 8 and that part aforesaid South of ine I Road in Township 35 Nort (except right-of-wev of Aurora & Elgin Railroad)	GOOK and and all of Lots of Co's Garden Home and 1 South of the of the East 1 of t andian Boundry Line h, Range 12 East othe Chicago Great	dState of Illinois, to-wit: 7 and 8 in resubd Addition being a Indian Boundary he Southwest & of lying North of I f the Third Princ	livision of subdivision Line of Section 8 Sutterfield Lipal Meridian
Hereby releasing and waiving all rights under IN TRUST, nevertheless, for the purpose of WHERLAS. The Grantor_Penelope justly indebted upon.	and by virtue of the homestead efficient performance of the covered to the covere	xemption laws of the State of II enants and agreements herein. ed and not since al promissory notebearing ev	linois. re-married
in ll monthly installmen with a final payment of	ts of \$186.67 e.c.	beginning Novem	ber 22, 1982
		2E392637	
		Ship.	C.E
The Green covenants and agrees as fastes provided, or according to any agreeme against said premises, and on demand to exhall huddings or improvements on said premise committed or suffered; (2) to keep of hudding to improve authorized to place su loss clustes attached pagable trist, to the first policies shall be left and remain with the said and the university of failure so to insure, or prantice or the holder of said indebtedness, in the Pot Lof failure so to insure, or prantice or the holder of said indebtedness, or prantice or the holder of said indebtedness, or pay all Grantor agrees to repay immediately without prevailing the property of the property of the property of the failure and distinguished the original failures of the property of the property of the failure of the property	allows: (1) To pay said indebtedn at extending time of payment: (2) bit receipts therefor: (3) within si- ses that may have been destroyed ngs now or at any time on said prich insurance in companies accept trustee or Mortgagee, and, second Mortgagees or Trustees until the i- when the same shall become due or pay taxes or assessments, or the pay procure such insurance, or pay, I prior incumbrances and the just in demand, and the same with interedness secured hereby.	ess, and the interest t' ereo. So to pay when due it eacht ear into days after destru ton or damaged; (4) that, set or damaged; (4) that, set or emises insured in companiate to be to the holder of the first, to the Trusteyberein as their modelitedness is fully paid; (6) wand payable. In the present the properties of the present the properties of the present from time to time; west thereon from the date of	America and in said note or all taxes and assessments image to rebuild or restore said premises shall not be be selected by the grantee to repair debetedness, with the said prior incumbrances, with a prior incumbrances, or considerable or purchase any tax and all mery so paid, the payment a sight per cent
IS OULTYST OF a breach of any of the carned interest, shall, at the option of the lethercom from time of such breach at eight positive as it all of said indebtedness had then 11 ts AGRITO by the Grantor that all exclosure betroff—including reasonable attorne pleting abstract showing the whole title of expenses and disbusements, occasioned by a	aforesaid covenants or agreement gal holder thereof, without notice or cent per annunchall be recoven natured by express terms, penses and disbursements paid or y's fees, or blass for documentary said prestites embracing foreclos my smit or rocceding wherein the	is the whole or said indebtedness, become immediately due and trable by forcelostre thereof, or incurred in behalf of plaintiff ividence, stenographer's charges sure decree—shall be paid by grantee or any holder of any r	including principal and all payable, and with increst by suit at law, or both the n connection with one or the Grantor; and the air part of said indebtehess.
thereon from time of such breach at eight po- some as it all of said indebtedness had then i 11 ts AGRUED by the Grantor that all ex- closure betrof—including reasonable attorne pleting abstract showing the whole title of expenses and disbusements, occasioned by a such, may be a party, shall also be paid by th shall be taxed as costs and included in any- cree of sale shall have been entered or note. the costs of unit, including attorney (less) has assigns of the Grantor waives all cities to the assigns that upon the filing of any campital out notice to the Grantor, or to my party of with power to collect the cybri issues and or	g'Ötgibör, All such expenses and elector that may be rendered in subtall not be dismissed, nor release have been paid. The Grantor for the possession of, and income from to forcelose this Trust Deed, the claiming under the Grantor, appoints of the said premises.	Jishursements shall be an addition for forcelouse proceedings; where the forcelouse proceedings; where of given, until all such expense for form of for the heirs, on a said premises pending such I out in which such complaint is int a receiver to take possession.	onal lien upon said premise icch proceeding, whether de nses and disbursements, and vacciosure proceedings, and fried, may at once and without charge of said premises
Is name of a record owner is: Is I in Even in of the death or removal refusal or failure to act, thenChicago first successor in this trust; and if for any like of Deeds of vaid County is hereby appointed performed, the grantee or his successor in tr	Title and Trust C : cause said first successor fail or re to be second successor in this trus	of said Cou efuse to act, the person who shall st. And when all the aforesaid of	inty is hereby appointed to be then be the acting Recorder ovenants and agreements are
Witness the hand, Sand seal, Sof the	Cantor s this 19th	day ofOctobe	r, 19_82
	Penel	ope P. Leamy	(SEAL)
This instrument was prepared by Mary Jo Steinhebel - Bank of Commerce - Berkeley,			
This instrument was prepared by		ND ADDRESS)	rce - Berkeley, Illinois

UNOFFICIÁL COPY

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STATE OF	}
COUNTY OF DuPage	SS.
, Mary Jo Steinhebel	
I,	, a Notary Public in and for said County, in the
State aforesaid. DO HEREBY CERTIFY that	Penelope P. Leamy, divorced and
not since re-married	
personally known 's ne to be the same person_s	whose names are subscribed to the foregoing instrument,
appeared before me this day in person and acl	knowledged that they signed, sealed and delivered the said
instrument as their are and voluntary act, f	or the uses and purposes therein set forth, including the release and
waiver of the right of homestead	
Given under my hand and notarial seal this _	19th day of <u>October</u> , 19_82.
Continues on Equities Aug 13, 1986	Muy Jo Vicerhale
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SECOND MORTGAGE Trust Deed To	
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END OF RECORDED DOCUMENT