UNOFFICIAL COPY

TRUST DEED SECOND MORTGAGE FORM (Illinois)	FORM No. 2202	27046625	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That his wife	Glenn T. Brooker	and Margaret Bro	ooker
for and in consideration of the sum of <u>Ten</u> tin hand paid, CONVEY AND WARRANT of5500_StCharles Road	r_ to Bank of Comm	red two & 99/100 herce in Berkeley Illinois 60163	plus int. Dollars
(No. and Street) and to his successors in trust hereinafter named, lowing described real estate, with the improveme and everything appurtenant thereto, together wi of Oak Park County of	ents thereon, including all heating ith all rents, issues and profits of	g, air-conditioning, gas and plum	agreements herein, the fol-
Lots 35 and 36 in Block Addition in the North 33 North Range 13 East in Cool County, Illino.	East 1/4 of Sect: of the Third Pr	ion 18, Township	
Ox			
0			
Hereby releasing and waiving all rights under IN TRUST, nevertheless, for the purpose of WHEREAS, The Grantor Glenn T	is curing performance of the co. Brooker and Ma	ovenants and agreements herein.	
justly indebted upon installmen	nt young	ipxd promissory notebearing	
in 72 monthly payments			
		27046	625
			C.E
THE GRANTOR covenants and agrees as fo notes provided, or according to any agreemen against said premises, and on demand to exhibit all buildings or improvements on said premise committed or suffered; (5) to keep all buildin herein, who is hereby authorized to place success clause attached payable first, to the first T policies shall be left and remain with the said and the interest thereon, at the time or times to The Event of failure so to insure, or grantee or the holder of said indebtendess, ma lien or title affecting said premises or pay all frantor agrees to reave improvided without processing the said indebtenders and the said indebtendess and the said indebtenders are said in the said indebtenders and the said indebtenders and the said indebtenders are said in the said in	illows: (1) To pay said indeblet it extending time of payment; (bir receipts therefor; (3) within se that may have been destroyets now or at any time on said h insurance in companies accer (Trustee or Mortgagee, and, seco Mortgagees or Trustees until the when the same shall become dur pay taxes or assessments, or tay procure such insurance, or proprior incumbrances and the in prior incumbrances and the internal of the same with	iness, and the start is even as a large when de in active sixty days after destruction of order and the state of the state	ar, all taxes and assessme damage to rebuild or resto o said premises shall not be selected by the gran mortgage indebtedness, w inter "may appear, wh o pr , all p. or incumbrance tere the come due, inscharge or purse any er, and all mor y so paid, of proventies of the come of
per annum shall be so much additional indeb In THE EVENT of a breach of any of the carned interest, shall, at the option of the leg thereon from time of such breach at eight pe same as if all of said indebtedness had then n	aforesaid covenants or agreement and the same with tedness secured hereby. aforesaid covenants or agreement and the same with t	ents the whole or said indebtedne ce, become immediately due at everable by foreclosure thereof,	ess, including principal and payable, and wan interpretable by suit at law, or loth,
IT IS AGREED by the Grantor that all ext	nenses and disbursements paid a	or incurred in behalf of plaintif	
It is AGREED by the Grantor that all exticosure hereof—including reasonable attorney pleting abstract showing the whole title of expenses and disbursements, occasioned by an such, may be a party, shall also be paid by the shall be taxed as costs and included in any determined of sale shall have been entered or not been the costs of suit, including attorney (see ha assigns of the Grantor waives all gift) of the agrees that upon the filing of any camplaint to out notice to the Grantor, or or any party cluther than the same that th	penses and disbursements paid 's's fees, offlay for documentary said prumbes embracing force by soil of proceeding wherein the Coaghor. All such expenses and all not be dismissed, nor release two been paid. The Grantor for c possession of, and income fro of oreclose this Trust Deed, the laiming under the Grantor, app	or incurred in behalf of plaintif e veidence, stenographer's charg losure decree—shall be paid be e grantee or any holder of any disbursements shall be an addi uch foreclosure proceedings; we hereof given, until all such exp the Grantor and for the heirs, m, said premises pending such court in which such complaint i ooint a receiver to take possessi-	es, cost of procuring or cy y the Grantor; and the part of said indebtedness ional lien upon said premi hich proceeding, whether enses and disbursements, executors, administrators foreclosure proceedings, s filed, may at once and w on or charge of said prem
THE GRANTOR covenants and agrees as fo notes provided, or according to any agreemen against said premises, and on demand to exhit all buildings or improvements on said premise committed or suffered; (5) to keep all buildin herein, who is hereby authorized to place suc loss clause attached payable first, to the first T 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 grantee or the holder of said indebtedness, malien or title affecting said premises or pay all Grantor agrees to repay immediately without per annum shall be so much additional indebter and the interest, shall, at the option of the leg thereon from time of such breach at eight per same as if all of said indebtedness had then m IT is Agreed by the Grantor that all expressions and disbursements, occasioned by an such, may be a party, shall also be paid by the shall be taxed as costs and included in any decree of sale shall have been entered or not have the costs of suit, including attorneys (etc) has sasigns of the Grantor waives all eight to the agrees that upon the filing of any complaint to out notice to the Grantor waives all eight to the agrees that upon the filing of any complaint to out notice to the Grantor waives all eight to the grees that upon the filing of any complaint to out notice to the Grantor owner is: GLE IN THE EVENT of the death or removal for females and the control of the death or removal for the green females and the control of the control of the female and the control of the females and the con	10iii 5aiu 	County of the	granice, or or ma reagning
It is Agreed by the Grantor that all ex- closure hercof-including reasonable attorney pleting abstract showing the whole title of expenses and disbursements, occasioned by an such, may be a party, shall also be paid by the shall be taxed as costs and included in any de cree of sale shall have been entered or post- the costs of suit, including attorneys (left ha assigns of the Grantor waives all eight of the agrees that upon the filing of any chapblaint to ut notice to the Grantor, or to may party cl with power to collect the count issues and pro The name of a record owner is: GLE IN THE EVENT of the death or removal fir refusal or failure to act, thenChicago_ 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 tru	Title Insurance cause said first successor fail or to be second successor in this tr	Company of said Corefuse to act, the person who shoust. And when all the aforesaid	punty is hereby appointed to all then be the acting Reco- covenants and agreements
refusal or failure to act, then <u>Chicago</u> first successor in this trust; and if for any like of Deeds of said County is hereby appointed	Title Insurance cause said first successor fail or to be second successor in this tr st, shall release said premises to	Company of said Corefuse to act, the person who shoust. And when all the aforesaid	punty is hereby appointed to all then be the acting Reco- covenants and agreements

This instrument was prepared by Bernice H.

Krejchik, Bank of Commerc, Berkeley, Il

(NAME AND ADDRESS)

UNOFFICIAL COPY

STATE OF Illinois ss.	
COUNTY OF DuPage	
Bernice H. Krejchik	_, a Notary Public in and for said County, in the
4,	
State aforesaid, DO HEREBY CERTIFY that Glenn T.	STOOKEL and Margaret Brooker,
his wife	<u> </u>
pe son lly known to me to be the same person S whose name_	
appeared offore me this day in person and acknowledged th	
instrument as their free and voluntary act, for the uses and	l purposes therein set forth, including the release and
waiver of the right of nomestead.	
Given under my I and and notarial seal this 4th	day of <u>April</u> , 19 <u>84</u> .
(Impress Seal Here)	Bernice H Krejchill
Commission Expires March 23, 988	
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	Rd. 8 6016
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ND MORTGAGE UST Deed TO	f Commerce t. Charles Rd y, Illinois 60
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END OF RECORDED DOCUMENT