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TRUST DEED SECOND MORTGAGE FORM (Himois)	FORM No. 2202	27182364	BFC Forms Service, Inc.
THIS INDENTURE, WITNESSETH, That	Arthur Brown and	Christine Brown	, his wife
hereinafter called the Grantor), of 10614	Wrightwood	Melrose Park	Illinois (State)
or and in consideration of the sum of Nineter than I maid (ONVEY AND WARRANT of 550° C. Charles Road No. not street) and to his successor in trust hereinafter named, owing describe' real witate, with the improvement of Melrose Delta County of Common of the South 12 of that particles may be a measured a long the Addition to Trun'l Farms the South East 4 of the Section 29, Township 44 Meridian, in Cook South	Bank Berkeley (Gay) for the purpose of securing r ts thereon, including all heati hall rents, issues and profits book rt of Lot I lyir South line their s being a Subdiv e North West & 6 0 North, Range	or Commerce in Be erformance of the covenants among, air-conditioning, gas and plur of said premises, situated in the and State of Illinois, to-witing West of the Ea reef) in C.F. Nel vision of the Sou of the South East	Illinois (State) d agreements herein, the fol- abing apparatus and fixtures, Village st 100 feet son's lst th ½ of ¼ of
: Lot 2 (except the Nord thereof) of C.F. Nelso Subdivision of the South of the South East 1/4 (East of the Third Prince	n's lst Addition tn h co the Sou of the Section	n to Grand Farms th East ኔ of the 29, Township 40 N	being a North West orth, Range 12
Hereby releasing and waiving all rights under at 18 TREST, nevertheless, for the purpose of WHERLAS. The Graptof Arthur Brow justly indebted upon installment in 84 monthly installm	n and Christin and Christin a	Brown, his wife	
		Charles of the learning	
Till. Greys for covenants and agrees as folloned provided, or according to any agreement against said premises, and on demand to exhibit all buildings or improvements on said premises committed or suffected; (5) to keep all buildings herein, who is hereby authorized to place such loss clause attached payable 1994, to the first Tri policies shall be left and remain with the said M and the inferest thereon, at the time or times where the said of th	ows: (1) To pay said indebte extending time of payment: receipts therefor: (3) within that may have been destroy, now or at any time on said insurance in companies accustee or Mortgagee; and, see the said of th	idness, and the interest thereof (2) to pay when due in each of sixty days after destruction of sixty days after destruction of sixty days after destruction of the sixty days after the probability of the first sud, to the Tessles herein as the sixty days and the first sud, to the Tessles herein as the endebt suds, to the Tessles herein as the tessless of the first herein herein from the continuous days are successful to the probability of the sixty herein from time to timus therein the tessless of the sixty days are successful to the sixty herein from the date.	we flereis are a said note or car, all tax is on, assessments damage to reliable or restore to said premises snail act he to be selected by the armitee mortgage indebte in significant interests may appear a which to pay all prior incumbrant to pay all prior incumbrant atterest thereon when due, discharge or purchase any tax et and all money so paid, the of payment at eight per cent
Is the layer of a breach of any of the af- categories, shall, at the option of the lega- thereon from time of such breach at eight per- same as if all of said indebtedness had then ma- It is Autita by the Grantor that all expe- closure hereof—including reasonable attorneys pleting abstract showing the whole title of sa expenses and disbursements, occasioned by any- pleting abstract showing the whole title of sa expenses and disbursements, occasioned by any- such, may be a party, shall also be paid by inde- shall be taved as costs and included in any-lect- shall be taved as costs and included in any-lect- shall be taved as costs and included in any-lect- shall be taved as costs and included in any-lect- shall be taved as costs and included in any-lect- shall be taved as costs and included in any- lect- the Grantor waves all value to the saigness that upon the filing of any- administration of the death of removal fro- refusal or failure to act, then Chicago. ** Chicago.**	to result overnant or astem tholder thereof, bitout not cent per anomy, shall be rec tured by expect terms, ness and bishtrements paid fees outset for documentar the posterior for documentar disposales embracing force sale or proceeding wherein I antor. All such expenses are fee that may be rendered in not be dismissed, nor release been paid. The Grantor for prosession of, and income prosession of, and income in ming under the Grantor, ap is of the said premises.	ents the whole or said indebtednice, become immediately due a socrable by foreclosure thereof, or incurred in behalf of plaintig evidence, stenographer's charge lossure decree—shall be paid the grantee or any holder of any disbursements shall be an add such forcelosure proceedings; where of the foreign until all such exit the Grantor and for the heirs, on, said premises pending such court in which such complaint point a receiver to take possess.	ess, including principal and all and payable, and with interest or by suit at law, or both, the ff in connection with the foreses, cost of procuring or compact, and the like part of said indebtedness, as titional lien upon said premises, brich proceeding, whether depends and disbursements, and executors, administrators and is filed, may at once and within on or charge of said premises.
The name of Archold owner is: Arthur Is the Event of the death or removal fro refusal or failure to act, then Chicago first successor in this trust; and if for any like a of Deeds of said County is hereby appointed to performed, the grantee or his successor in trust	ause said first successor fail o be second successor in this t	r refuse to act, the person who shrust. And when all the aforesaid	all then be the acting Recorder covenants and agreements are
Witness the hand. Sand sealS of the Gra	mor_S this 25th	day ofApril	
	XArt	own Brown Brown	(SEAL)
	Chr	istine Brown	(SEAL)

This instrument was prepared by <u>MJ Steinhebel/Bank of Commerce/Berkeley, Illinois</u> (NAME AND ADDRESS)

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STATE OF Illinois ss.
COUNTY OF DUPage
I. Mary Jo Steinhebel , a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY thatArthur Brown and Christine Brown
his wife
personally known to me to be the same person s whose name s are subscribed to the foregoing instrument,
appear a before me this day in person and acknowledged that they signed, sealed and delivered the said
instrument atheir_ free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right r. homestead.
Given under my hand and notarial seal this
(Impress Seal Here) May De Steen heldel Notary Public
Commission Expires. 1-13-64
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END OF RECORDED DOCUMENT