TRUST DEED SECOND MORTGAGE FORM (III) NEW OFF FORM 10. A202 CO PT. 32305

BFC Forms Service, Inc.

THIS INDENTURE, W	VITNESSETH, That Rol	bert A. Giff	ord, Divorce	ed and not s	ince remarr	ied
(hereinafter called the C	(No. and St		(0	cago, City)	(5	60614 tate)
in hand paid, CONVEY	of the sum of AND WARRANT look Road	Five thousand to Bank of Northbro	the North S	Shore	062	)——Dollars
and to his successors in t lowing described real esta and everything appurtena	rust hereinafter named, for the, with the improvements ant thereto, together with a County of Coc	thereon, including a all rents, issues and	ll heating, air-cond	ditioning, gas and p mises, situated in t	olumbing apparatu	erein, the fol- s and fixtures,
in James Morgan to Chicago, in t East of the Thi as Exhibit "A" together with i	Sheffield Condom: 's Subdivision of he North East Qua rd Principal Mer: to the Declaratio ts undivided pero n said Declaratio	f the East ha arter of Sect idian, in Coo on of Condom centage inter	alf of Block tion 32, Tow ok County, w inium record test in the	: 10 in Shef Taship 40 No Which survey Wed as docum	field's Add rth, Range is attached ent 251689	ition 14, 1 28,
Property commor		L6 N. Sheffie		Chicago, Il	linois 606	L <b>4</b>
Permanent Index See attached(RIC	Nerl Estate Numb	per 14-32-21	.6-044-1003 'Y	8B		
IN TRUST, neverthele	iving all right, under and it ess, for the purpose of secu- tor Robert A. Cific	iring performance c	of the covenants an	id agreements here	ein.	
justly indebted upon	one		_ principal promi	ssory notebeari	ng even date here	
in the amount of base of 8.50% with and substitutions	\$5,000.00 at a r th interest due a s thereof.	rate of 2% ov it muturity J	er Lender's une 30, 198	prime rate 7 and all r	with a prin enewals, ext	e rate ensions
This property als	o secures other	indebte aness	•			
		' (	)			
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			40		CE	
notes provided, or accordagainst said premises, and all buildings or improven committed or suffered; (2) herein, who is hereby autloss clause attached payal policies shall be left and rand the interest thereon. In the Event of fagrantee or the holder of sien or title affecting said Grantor agrees to repay per annum shall be so mill the Event of a bearned interest, shall, at thereon from time of suc same as if all of said indeling a AGREED by the	ands and agrees as follows thing to any agreement exted on demand to exhibit reconstant on said premises that it is not seen all buildings not the rized to place such installed the time or times when it is to the first Trusteemain with the said Mortg at the time or times when iture so to insure, or pay said indebtedness, may progremse or pay all prior immediately without demauch additional indebtedness reach of any of the aforesthe option of the legal hold breach at eight per cent bettedness had then matured Grantor that all expenses treasonable attorney's fees, the whole title of said on its, occasioned by any titl also be paid by the Grant dincluded in appropriet	reights therefor; (3) I may have been de wor at any time or trance in companie; or Mortgagee, and the same shall beed taxes or assessment cure such insurance incumbrances and and, and the same is secured hereby, aid covenants or agiller thereof, which is the per annum, shall by the period of the same and distants created hereby, and the same is secured hereby, and the same and distants created hereby, and the same and distants created hereby, and the same	within six, days is stroyed or dam grassid premises in sacceptable to be a second, to the Ti mid the indebted no me due and so or the party not on the party of the second that there with the rest there is notice, become e recoverable by for paid or incurred it	after destructed of the condition of the first and the first and the first and the first are the condition of the condition o	I damage to rebuice to said premises to be selected by at mortgage indebieir interests may a loop and all money of payment at eight and payable, and or the suit at law, iff in connection we said and payable, and or the suit at law, iff in connection we	ikl or restore shall not be the grantee edness, with ppear, which cumbrances, hen due, the hase any tax so paid, the got per cent with interest or both, the with the fore-
The name of a recor	rd owner is: Robert A	. Gifford, D	ivorced and	<u>not since :</u>	remarried	
The name of a reconting the THE EVENT of the refusal or failure to act, the first appropriate in this tend.	rd owner is: Robert A	Gifford, D	ivorced and	not since:	remarried  grantee; or of his  county is hereby ap  all then be the act	resignation, pointed to be ng Recorder
The name of a reconting the THE EVENT of the refusal or failure to act, the first successor in this trust of Decid of said County:	rd owner is: Robert A death or removal from sa	Gifford, D	ivorced and	not since of the s	remarried  grantee, or of his  county is hereby ap  all then be the act  covenants and ag	resignation, pointed to be ng Recorder recinents are
The name of a recontinence Event of the refusal or failure to not, the first successor in this trust of Deeds of said County is performed, the grantee or	rd owner is: Robert A  death-or-removal from sa  en  and if for any like cause  a hereby appointed to be	said first successor for count successor in trelease said premi	ivorced and	not since of the s	remarried  grantee, or of his  county is hereby ap  all then be the act  covenants and ag	resignation, pointed to be ng Recorder recinents are
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The name of a recontinence Event of the refusal or failure to not, the first successor in this trust of Deeds of said County is performed, the grantee or	rd owner is: Robert A  dtath or senoval from sa  en  end-if for any like cause  and if for any like cause  a hereby appointed to be a  his successor in trust, shall  and seal of the Grantor	said first successor for count successor in trelease said premi	ail or refuse to act, this trust. And who ses to the party en the party en the party en the Bank of the Bank of the ses to the party en	not since:	remarried remarried remarried remarks or of his rounty is hereby app remarks the act recoverants and ag rhis reasonable cha	resignation, pointed to be my Recorder retented are services.  19 87  (SEAL)

## UNOFFICIAL COPY

STATE OF Illinois	)			
County of Cook	ss.			
OOK I O	,			
I, Priscilla A. Dorsey		, a Notary Publi	c in and for said Coun	ty, in the
State aforesaid, DO HEREBY CERTIFY the	nat _ Robert A.	Gifford		· · · · · · · · · · · · · · · · · · ·
• • • • • • • • • • • • • • • • • • • •				Q
personally known to me to be the same per	rson whose name	e <u>is</u> subscrib	ed to the foregoing in	strument,
appeared before me this day in person a	nd acknowledged	that <u>he</u> signed	l, sealed and delivered	the said Clease and C
instrument as Lis free and voluntar	y act, for the uses a	nd purposes therein so	et forth, including the re	elease and
waiver of the right of lomestead.			. · · · · · · · · · · · · · · · · · · ·	5
	this 2nd	day of	March	19.87
Given under my hard and notarial seal	this	day or _	2141 011	17 <u>94</u>
(Impress Seal Here)		7	10	1 : 6 Z8 B
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Commission Expires My Commission Expire	July 2. 1989	r	County Public	18:21
Commission Expires 272	7. 7. 2008		(	
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In the event of the sale, estate pledged by this Se	contract sale	transfer or r	refinancing of th	e real to shall
become due and payable up	on demand. Th	e loan evidence	ed by the wote, a	nd the
Second Mortgage securing of the current owner of t				
Shore. It is the express subsequent buyer of the r				
secured by the Second Mor	tgage,			che note
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Transition 1979	Chicago,		Ball 188	
SEC 2116	릥		J. J.	

MAIL TO: