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TRUST DEED-SECOND MORTGAGE FORM (IL	LINOIS) NO. 202 NW	<i>2</i> 3 893 6 26	
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This Indenture, witnesser	TH, That the Grantor S. G	lover and Susiè You	ng
)		<u> </u>	
5		* .u'	<i>j</i> .
ft. City of Chicago	County of Cook	and State of Illino	ois -
for ad i consideration of the sum ofE			
in hand wid CONVEY AND WARR	ANTto_Merchandis	National Bank of	
of the C. + of Chicago and to his success as in trust hereinafter na			
herein, the following described real estat	a. with the improvements th	ereon, including all heating, gas a	na vaidmula ba
paratus and fixture and everything apports	mant thereto, together with all	rents, issues and profits of said p	remises, situate
n the City Chicago			
Lots 29 and 30 17 Block Township 37 North Range	36 In East Washir	gton—Heights—Section	n 9
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eroby releasing and waiving all rights under	and by virtue of the hortest is	d exemption laws of the State of I	linois.
In TRUST, nevertheless, for the purpose	of securing performance of .he	covenants and agreements herein.	
WHEREAS, The Grantor S, Glov			····
tly indebted upon	principal prom	wory notebearing even date he	rewith, payable
To Merchandise National			
to be made in 84 equal			
			-
May28.,19.77andending	- •		***************************************
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THE GRANTORS covenant and serves as fo	llows: (1) To new said indebtedness an	the interest thereon as bendered and in said	
ording to any agreement extending time of payment; on demand to exhibit receipts therefor; (3) within sixt	(2) to pay prior to the first day of June y days after destruction or damage to re	in each your, all taxes and assessments again build or restore all buildings or improvement	net said or one
may have been destroyed or damaged; (4) that waste in premises insured in companies to be selected by the graph of the property of the propert	to said premises shall not be committed rantee herein, who is hereby authorized	or suffered; (5) to keep all buildings now c to place such insurance in companies accep	r at any t. ne on table to the hour
appear, which policies shall be left and remain with the	e said Mortgagees or Trustees until the e shall become due and payable.	indebtedness is fully paid; (6) to pay all pr	io. incumbrance
IN THE EVENT of failure so to insure, or pay taxes. In the EVENT of failure so to insurance, or pay surior incumbrances and the interest thereon from time to the control of the control	or assessments, or the prior incumbran ich taxes or assessments, or discharge o ic time: and all money so paid the	res or the interest thereon when due, the gra r purchase any tax lien or title affecting said	ntee or the holder premises or pay
same with interest thereon from the date of payment at IN THE EVENT of a breach of any of the aforesaid	seven per cent. per annum, shall be so covenants or agreements the whole of	much additional indebtedness secured hereby said indebtedness, including principal and a	out demand, and llearned interest
THE GRANTON covernant and agree as for ording to any agreement extending time of payment; on demand to exhibit receipts therefor; 3) within sixt may have been destroyed or damaged; 6) the time of the time of the control of the contro	ce, secome unmediately due and payat closure thereof, or by suit at law, or bo	to, and with interest thereon from time of h, the same as if all of said indebtedness has	such breach, at then matured by
IT IS AGREED by the grantor S. that all expenses an including reasonable solicitor's fees, outlays for docume of said premises embracing forecleaure decree—shall into wherein the grantee or any holder of any part of dishumements shall be an additional lier upon said premises the shall be an additional lier upon said premises the shall be an additional lier upon said premises the shall be an additional lier upon said premises the shall be an additional lier upon said premises. The shall be added to the said that the shall be added to the said that the shall be added to the said that t	d disbursements paid or incurred in be ntary evidence, stenographer's charges	naif of complainant in connection with the cost of procuring or completing abstract al	foreclosure here-
of said premises embracing foreclosure decree—shall ing wherein the grantee or any holder of any part of dishursements shall be an additional lies upon said pre-	oe paid by the grantor 2; and the like and indebtedness, as such, may be a prises, shall be taxed as costs and include	expenses and disbursements, occasioned by arty, shall also be paid by the granter.	any suit or pro- All such expenses
erdings; which proceeding, whather decree of sale and disbursements and the nosts of suit including solicitor's	all have been entered or not, shall not be fees have been paid. The grantor	of in any decree that may be rendered in i diamiased, nor a release hereof given, until	all such expenses
izsigns of said grantor? waive all right to the pose the filing of any bill to foreclose this Trust Deed, the or	easion of, and income from, said premi- ourt in which such bill is filed, may at o	see pending such foreclosure proceedings, a nee and without notice to the said granter S	nd agree that
ista,			
IN THE EVENT of the death, removal or absence i	rrom mid	nty of the grantee, or of h'- refusal or fa	illure to act, then
ike cause said first successor fail or refuse to act, the pe sarry milited, And when all the aforesaid covenan sarry milited, on receiving his reasonable charges.	rson who shall then be the acting Recor ts and agreements are performed, the g	der of Deeds of said County is hereby appointments or his successor in trust shall release	trust; and if for nted to be second said premises "
			san premises in
Witness the hand and sealof the gra	antor_this	day of April	A. D. 19 77
	Jy Jicolo		(SEAL)
s document prepared by	Flore G	trung	(SEAL)
marion agner	<u> </u>		·
4			(SEAL)
chendiso Tacional Bank			(SEAL)
renandise (1:3a kcazo, ilinois 60554		•	

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	nois { I, milton Schaler	_
	a Notary Public in and for said County, in the State aforesaid, 300 Berreby Certify that	-
	Glover and Susie Young	
<i>A</i>	personally known to me to be the same personS.whose nameS., are subscribed to the foregoin instrument, appeared before me this day in person, and acknowledged that he Maigned, sealed an delivered the said instrument as their free and voluntary act, for the uses and purposes thereis set forth, including the release and waiver of the right of homestead.	ıd
6	day of Maryla A.D. 197	-
70_	Multon Xela Fer	
	Notary Public	-
My Commission	n Eyurer Jan. 11, 1979	
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GAGE	APR-19-77 359387 • 23893524 · A — Rec	10.0
Deed	APR-19-77 359387 • 23893524 · A — Rec	10.0
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