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TRUST DEED-SECOND MORTGAGE FORM ([LLINOIS)

NO. 202 NW

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	County of Cook and State	
	urty-Four Hundred and Four	
	ANT to Merchandise National	
and to his succe - are in trust hereinefter ner	County of Cook and State	the coverants and some
nerein, the following described real estate	s. With the improvements thereon, including al	ll heating, gas and plumbing
in the City of Steger	mant thereto, together with all rents, issues and p	and State of Illinois, to
Lots 31 & 32 ir Plock 10 :	in Keenev's Subdivision of C	hicago Heights
published of the East *	Of the South West & and the	Most L of the
outh East % of Tec ion 3.	Township 35 North, Range 14	East of the Th
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In Trust nevertheless, for the nurrous of	and by virtue of the hor seek ad exemption laws or of securing performances of the covenants and agree	the State of Illinois.
WHEREAS The Grantor S, Ray	mond and Komion Vervlied	
	Tuly 12, 1979.	
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THE GRANTON	cows: (1) To pay said indebtedness, and the interest thereon, as 2) to pay prior to the first day of June in each year, all taxes at 20 to pay prior to the first day of June in each year, all taxes at 30 to pay prior to the first day of June in each year, all taxes at 30 to 10 to 1	herein and in said not. provided assessments against said promise of misses
THE GRANTON	cows: (1) To pay said indebtedness, and the interest thereon, as 2) to pay prior to the first day of June in each year, all taxes at 20 to pay prior to the first day of June in each year, all taxes at 30 to pay prior to the first day of June in each year, all taxes at 30 to 10 to 1	herein and in said not. provided assessments against said promise of misses
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THE GRANTON covenant and agree as foll riding to any agreement extending time of payment; if they have been destroyed or damaged; (4) that waste to premises insured in companies to be selected by the gray first mortgage indebtedreas, with 100 relause statehed the interest thereon, at the time or times when the same in 7 mg Event of failure so to insure, or pay suc did indebtedreas, may procure such insurance, or pay suc and insurance, or pay suc the companies of the	ows: (1) To pay said indebtedness, and the interest thereon, as 21 to pay prior to the first day of June in each year, all taxes at 22 to pay prior to the first day of June in each year, all taxes at 22 to pay prior to the first day of June in each year, all taxes at 32 to 12	herein and in said not provided assessments against said promise of miss of mips of
THE GRANTON: covenant and agree se foll riding to any agreement extending time of payment; if on demand in exhibit receipts therefor; (5) within sixty premises insured in companies to be selected by the gray premises insured in companies to be selected by the gray the first mortyage indebtedness, with logical clause attached appear, which policies shall be loft and remain with the IN THE EVENT of failures to insure, or pay state out if indebtedness, may procure such insurance, or pay state out if indebtedness, may procure such insurance, or pay state out if in the process of the companies of the control of the legal holder thereof, without notice agree with interest thereon from the date of payment at a temporal process. The control of the legal holder thereof, without notice in per cent. per annum, shall be recoverable by forest and the latest premiers of the process of the control of askid premiers by the grantor. Stat all sepanness and its in a facilities of the control of askid premiers and the control of the control of the control of askid premiers and the control of the control o	ows: (i) To pay said indebtedness, and the interest thereon, as 2 to pay prior to the first day of June in each year, all taxes at 2 to pay prior to the first day of June in each year, all taxes at 2 to pay prior to the first day of June in each year, all taxes at 2 to 1 t	herein and in said not. previded assessments against said or an impact of the control of the con
THE GRANTON: covenant and agree se foll riding to any agreement extending time of payment; if on demand in exhibit receipts therefor; (5) within sixty premises insured in companies to be selected by the gray premises insured in companies to be selected by the gray the first mortyage indebtedness, with logical clause attached appear, which policies shall be loft and remain with the IN THE EVENT of failures to insure, or pay state out if indebtedness, may procure such insurance, or pay state out if indebtedness, may procure such insurance, or pay state out if in the process of the companies of the control of the legal holder thereof, without notice agree with interest thereon from the date of payment at a temporal process. The control of the legal holder thereof, without notice in per cent. per annum, shall be recoverable by forest and the latest premiers of the process of the control of askid premiers by the grantor. Stat all sepanness and its in a facilities of the control of askid premiers and the control of the control of the control of askid premiers and the control of the control o	ows: (i) To pay said indebtedness, and the interest thereon, as 2 to pay prior to the first day of June in each year, all taxes at 2 to pay prior to the first day of June in each year, all taxes at 2 to pay prior to the first day of June in each year, all taxes at 2 to 1 t	herein and in said not. previded assessments against said or an impact of the control of the con
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THE GRANCOS. coverant and agrea	core: (1)To pay said indebtedness, and the interest thereon, as 21 to pay prote to the first dispass, and the interest thereon, as 22 to pay prote to the the first dispass, and the interest thereon, as all you have to see that the committed or suffered; (6) to keep a said premises shall not be committed or suffered; (6) to keep a nice herein, who is hereby authorized to place such insurance shall become due and payable. I said Mortgages or Trustees until the indebtedness is fully pais shall become due and payable. I said Mortgages or Trustees until the indebtedness are thereor assectments, or the prior incumbrances or the interest thereor assectments, or the prior incumbrances or the interest thereor time; and all money so paid, the zero pugnass any tax lien to time; and all money so paid, the zero pugnass and the province of the province of the payable of the p	herein and in said not. provided assessments against said premises of interest and premises of interest and remises of interest and interest an
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	instrument, appeared be	to be the same person. Swhose name. Sfore me this day in person, and acknow	wledged that they signed, scaled and	ž
		ment as their free and voluntary a release and waiver of the right of home		
		hand and Notarial Seal, this 200	4	
	day of		O(n)	
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Trust Deed Raymond and Komfon Verylied	TO Merchandise National Bank Chicago, Chicago, Illinois	Merchandise National Bank of	Chicago Merchandise Mart Chicago, Illinoi	