UNOFFICIAL COPY

TRUST DEED

SECOND MORTGAGE FORM (Illinois)	Septemb	er, 1975	COULTAI	LEGAL FORMS
THIS INDENTURE, WITNESSETH, That Richard	ds.	Pagliaro	and wife Melba Jo	ean (J)
(hereinafter called the Grantor), of 17053 Gayne (No. and Street)	lle		Pinley Park	(State)
for and in consideration of the sum of		l'en		Dollars
in hand paid, CONVEYAND WARRANT to of Merchandise National Bank	Chic	cago	Illi	nois
(No. and Street) and to his successors in trust hereinafter named, for the pur lowing der vibed real estate, with the improvements thereon, and ev. vthi g appurtenant thereto, together with all rents, ofCounty of	including issues and	all heating, air-c d profits of said	onditioning, gas and plumbing at	
Lot 4 in Kaup's Golden Autum of par' of the East 20 Rods of 4 of Section 29, Township 36 Principal Meridian, in Cook C	of the North	West 60 , Range	Rods of the Nort 13 East of the Th	hwest
Ox			26001741	
Hereby releasing and waiving all rights under and by irtu. In TRUST, nevertheless, for the purpose of securing perf WHEREAS, The Grantor S Richard S. Pag	rmance o	of the covenants	and agreements herein.	
justly indebted upon a			missory notebearing even date	e herewith, payable
to Merchandise National Bank totalling \$90,124.20, first in final installment due Septembe	nstal	Imerit due	installments of \$!	500.69
The Grantor covenants and agrees as follows: (1) To p notes provided, or according to any agreement extending tim against said premises, and on demand to exhibit receipts there all buildings or improvements on said premises that may have committed or suffered; (5) to keep all buildings now or at an herein, who is hereby authorized to place such insurance in closs clause attached payable first, to the first Trustee or Mortge policies shall be left and remain with the said Mortgages or T and the interest thereon, at the time or times when the same a lin the Event of failure so to insure, or pay taxes or as grantee or the holder of said indebtedness, may procure such ilien or title affecting said premises or pay all prior incumbrar Grantor agrees to repay immediately without demand, and the per annum shall be so much additional indebtedness secured IN THE Event of a breach of any of the aforesaid covens carned interest, shall, at the option of the legal holder thereo thereon from time of such breach at eight per cent per unour same as if all of said indebtedness had then matured by expression as a side of the continuing reasonable attorney's feet suffays to lecting abstract showing the whole title of said if considered the continuing and the superior of the legal holder thereof—including reasonable attorney's feet suffays to lecting abstract showing the whole title of said if considered the said and the superior of the said and the superior of the said and the superior of the death or the possession of, as agrees that upon the filing of any only party claiming under the with power to collect the reds; issues and profits of the said pre The name of a recovery of the death or removal from said effusal or failure to act, then Merchandlese Natlone fulsual or failure to act, then Merchandlese Natlone	interpty. It is or agr without It without It shall be seements if It docume bracing if Ing wherei It expense rendered It of income It is of income	cements the who notice, become recoverable by baid or incurred that ye widence, oreclosure decrin the grantee o a and disbursem in such forecle case hereof give r for the Grante from, said pre the court in whappoint a receivant of the case hereof give r for the Grante from, said pre the court in whappoint a receivant of the case hereof give r for the Grante from t	ole or said indebtedness, including immediately due and payable, foreclosure thereof, or by suit at	g princit al and all and with or cet law, or bot 1, we ion with the fore- roccuring or com- tor: and the like i indebtedness, as one said premises, ding, whether de- isbursements, and dministrators and proceedings, and at once and with- of said premises of his resignation,
erusal or failure to act, then rst successor in this trust; and if for any like cause said first suc f Deeds of said County is hereby appointed to be second succe erformed, the grantee or his successor in trust, shall release sai	cessor fai ssor in th	l or refuse to act is trust. And wh	, the person who shall then be the en all the aforesaid covenants and	acting Recorder dagreements are
Witness the hand_and seal_of the Grantor_ this		12th day	of July	19 81
	Ha H	H Sp pelba	J Paglia	(SEAL)
This instrument was prepared by	(NAM	E AND ADDRES	55)	

UNOFFICIAL COPY

1981 SEP 17 AM 10 28

STATE OF THINGS	EP-1781 _{ss.} 5 2 4 1 5 2	26001741 / -	REE 10.0
I, Allan Stelzer State aforesaid, DO HEREBY CERTIFY th		otary Public in and for said	
personally known to me to be the same per appear. I before me this day in person as			
instrume it a free and voluntary waiver of the right of homestead. Get in make it is a free and notarial seal to			the release and
Wingstes Seaf Here)	_ £	Notary Bublic	
The state of the s	Of County	11	
	Colp	260012	
		BOATS	2600

Jean Pagliano Marchandise National Richard and Melbe BOX NBOX 422
SECOND MORTGAGE

Trust Deed Gern San K

BOX AND GEORGE E. COLE.

26001743