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GEORGE E. COLE LEGAL FORMS FORM NO. 220

TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form. All warranties, including merchantability and fitness, are excluded.

THIS INDENTURE WITNESSETH, That Phillip K. Freyman & wife Carol S.	_
(hereinafter called the Grantor), of	27481345
$\frac{42^{\circ}5 \text{ Lombardy Lane Hoffman Est. II}}{\text{(No. and Street)}} \underbrace{\text{(No. and Street)}}_{\text{(For each in a rasideration of the sum of }} \underbrace{\text{Eleven and 00/100}}_{\text{(State)}} \underbrace{\text{(State)}}_{\text{(State)}} \underbrace{\text{(State)}}_{\text{(State)}}$	<u> </u>
in hand paid .ON VEY_S_ AND WARRANT_S_ to	rs
Merchaldise National Bank of Merchaldise Mart Chicago Il 60654	
as Trustee, and to his s ccess 's in trust hereinafter named, the following described ree estate, with the improvem the hereon, including all heating, air-conditioning, gas an plumbing apparatus and fi. tur. s., and everything appurtenant thereto, together with a	d Above Space Fon Recorder's Use Only
rents, issues and profits of "A premises, situated in the County of Cook Lot 32 Block 20 in Poplar Hills Unit Four of the Southeast Ore guarter of Section and a part of the Southwest One Quarter of Range 10, all East of the Third Principal thereof recorded in the Recorder's Office March 10, 1978, as Document No. 24358401.	and State of Illinois, to-wit: r being a subdivision of part 24, Township 42 North, Range 9, of Section 19, Township 42 North, l Meridian, according to the plate of Cook County, Illinois on
Hereby releasing and waiving all rights under and by virtue of the comestead exemption INTRUST, nevertheless, for the purpose of securing perform an elof the covenants a WHEREAS. The Grantor is justly indebted upon principal provissory not To Merchandise National Bank in 6 / eqial	nd agreements herein. e bearing even date herewith, payable installments of \$288.62
with the first installment due April 19, at an annual percentage rate of 15.55.	1985. Net proceeds of \$12,000.00.
Real Estate Index No.# 02-1 Property Address 4305 Lomb Hoffman E	5-)27-032 M.L bardy Lane Stites Illinois
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the or according to any agreement extending time of payment; (2) to pay when due in each	te interest thereoy. The Lin and in said note or notes provided, in year, all taxes and on
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the or according to any agreement extending time of payment; (2) to pay when due in each demand to exhibit receipts therefor; (3) within sixty days after destruction or damper permises that may have been destroyed or damaged; (4) that waste to said premises shall any time on said premises insured in companies to be selected by the grantee herein, acceptable to the holder of the first mortgage indebtedness, with loss clause attached pa Trustee herein as their interests may appear, which policies shall be left and remain with paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times wf IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior preuding of the properties of the properties of the prior preuding of the properties of the prop	e to rebuild of visitore. If 'vi dings or improvements on said not be committed or suft, "ros, (5" o keep all buildings now or at who is kereby authorized to p'. ce s'. h insurance in companies yable 'vi vi o the first Trustee or) "ringgee, and second, to the highest and Mortgagee or Truste. u til the indebtedness is fully enthe same shall become due and payab." uprances or the interest thereon when a 'e, the grantee or the interest thereon when a 'e, the grantee or the interest thereon when a 'e, the grantee or the interest thereon when a 'e, the grantee or the interest thereon when a 'e, in printile affecting said that money so paid, the Grantor agrees to repr rediately 15.5.5 per cent per annum shall be so, note a, ditional
indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole oshall, at the option of the legal holder thereof, without notice, become immediately due at 15.5 per cent per annum, shall be recoverable by forespisure thereof, or become the control by express terms.	of said indebtedness, including principal and all e
IT IS AGREED by the Grantor that all expenses and disburkements paid or incurred in including reasonable attorney's fees, outlays for documentary evidence, stenographer's whole title of said premises embracing foreclosure degree—thall be paid by the Granto whole title of said premises embracing foreclosure degree—thall be paid by the Granto sexpenses and disbursements shall be an additional use upon said premises, shall be tax such foreclosure proceedings, which proceedings, which proceedings which proceedings, which proceedings with proceedings and disbursements, and the Grantor waives all right to the possession proceedings, and agrees that upon thoughing of any complaint to foreclose this Trust Dewithout notice to the Grantor, or to a of pair yel aliming under the Grantor, appoint a received the content of the proceedings.	behalf of plaintiff in connection with the foreclosure hereof— charges, cost of procuring or completing abstract showing it. r; and the like expenses and disbursements, occasioned by any uch, may be a party, shall also be paid by the Grantor. Alf such da as costs and included in any decree that may be rendered in intered or not, shall not be dismissed, nor release hereof given, have been paid. The Grantor for the Grantor and for the heirs, of, and income from, said premises pending such foreclosure dd, the court in which such complaint is filed, may at once and vert to take possession or charge of said premises with power to twiffer Carrol S
IN THE EVENT of the death or removal from said County of	the grantee, or of his resignation, refusal or failure to act, then
and if for any like cruse said first successor fail or refuse to act, the person who shall the appointed to be second successor in this trust. And when all of the aforesaid covenants a trust, shall release said premises to the party entitled, on receiving his reasonable charges. This trust deed is subject to	and agreements are performed, the grantee or his successor in
Witness the hand seal of the Grantor this 14 day of March	, 19.85 (SEAL)
Please print or type name(s) below signature(s)	welstryman (SEAL)
This instrument was prepared by Marion J. Agner Merchand Merchandise Ma(M-M-M-EAND ADDRESS) (dise National Bank Chicago Illinois 60654

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27481345	I, Style aforesaid, person ay kno appeared 16.00 instrument as a	wn to me to be the me this day in the ir free a light of homestead der my hand and	A. CONIE ERTIFY thatI ne same person_S. n person and ack nd voluntary act. for	whose names_nowledged that	a Notary Public in and fo Freyman & wife C are subscribed to the they signed scaled an arposes therein set forth, inc. day of March	foregoing instrument, and delivered the said eluding the release and, 19.85.
	(Impress S Commission E	My Commiss	sion Expires Julia 18	, 198Z	X Ja Mav- Notary Public	d'Corefl,
-	Commission		T	C		
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ROX 429	BOX NO. TEL BOX NO. TEL SECOND MORTGAGE Trust Deed	Phillip K. Freyman & wife Carol S. Freyman 4305 Lombardy Lane Hoffman Estates Illinois 60195	Merchandise National Bank Merchandise Mart Chicago Illinois 60654			B0X 422

END OF RECORDED DOCUMENT