FORM NO. 2202 April, 1980

TRUST DEED SECOND MORTGAGE (ILLINOIS)

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

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THIS NOENTURE WITNESSETH, That William D. Shaw and Virgie L.	
	
5731 South Hoyne Chicago, Illinois	
(No. and Street) (City) (State)	
for and in consideration of the sum of	
	Pollars .
in hand paid CONVEY S AND WARRANTS to Merchandise National Bank	
Marchandise Mart Chicago, Illinoi	.5
(No. and Street) (City) (State	,
as The rund to his successors in trust hereinafter named, the following describ estate, with the improvements thereon, including all heating, air-conditioning, g plumbing applicatus and fixtures, and everything appurtenant thereto, together,	as and Above Space For Recorder's Use Only with all
rents, issues and profits of said premises, situated in the County of	and State of Illinois, to-wit:
The S 1. ft. of Lot 18 and the N 16 ft	
Dewey's Sub of the S 1819.8 ft. of the	
and the S 250 ft. of the 2276.8 ft. of	
of the S 323 ft of the E 987.3 ft. o	
18, Twp. 38 North, Range 14, East of	the Third Principal Meridian, in
Cook County, Illinois.	
Hereby releasing and waiving all right; w.dr. and by virtue of the homestead ex	
INTRUST, nevertheless, for the purpos of s cv ing performance of the cover WHEREAS, The Grantor is justly indebted up in principal promiss	
. 4	.,
To Merchandise National Bank in 36 e	gual installments of \$176.78
with the first installment due July 4	. 1984. Net proceeds of
\$5,100.00 at an annual percentage rat	e of 15%.
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	ζ(Δ)'
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtednes or according to any agreement extending time of payment; (2) to pay when du demand to exhibit receipts therefor; (3) within sixty days after destruction o premises that may have been destroyed or damaged; (4) that waste to said premiany time on said premises insured in companies to be selected by the grantee acceptable to the holder of the first mortgage indebtedness, with loss clause att Trustee herein as their interests may appear, which policies shall be left and re paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or IN THE EVENT of failure so to insure, or pay taxes or assessments, or the pholder of said indebtedness, may procure such insurance, or pay such taxes or premises or pay all prior incumbrances and the interest thereon from time to without demand, and the same with interest thereon from the date of paymindebtedness secured hereby.	s, and the increast thereon, a lectin and in said note or notes provided, ein each / ear, all taxes and seessments against said premises, and on r damage 're wild of course all buildings or improvements on said sees shall in the companies without a subtractive to place such insurance in companies inched payable, set, othe first Trustee or Mortgagee, and second, to the main with the art or long gee or Trustee until the indebtedness is fully times when he sam shall become due and payable, incrincting the sam shall become due and payable, incrincting the sam shall become due and payable. First increase or the sam shall become due and payable with the sam shall become due and payable. The grantee or the assessments, or dischaller or purchase any tax lien or title affecting said time, and all money so paid, the sam long agrees to repay immediately
without demand, and the same with interest thereon from the date of paymindebtedness secured hereby. INTHE EVENT of a breach of any of the aforesaid covenants or agreements if shall, at the option of the legal holder thereof, without notice, become impledia	per cen per ar num shall be so much additional whole of said indebtedness, including privipal and all earned interest, tely due and payable, and with interest, the redo, from time of such breach
at ±5 per cent per annum, shall be recoverable by folcologue the	ereof, or by suit at law, or both, the same a ' if 2" of said indebtedness had
then matured by express terms. IT IS AGREED by the Grantor that all expenses and disbursements paid or it including reasonable attorney's fees, outlays for documental condenses, stend whole title of said premises embracing foreclosure decree—thall be paid by the	coursed in behalf of plaintiff in connection with the foreclosure hereof
expenses and disbursements shall be an additional rigidupon said premises, shall be the additional rigidupon said premises, shall be the additional rigidupon said premises, shall be the state of sale shall be until all such expenses and disbursements, and be costs of suit, including autor executors, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the functionary complaint to foreclose this	neutred in behalf of plaintiff in connection with the foreclosure hereof—grapher's charges, cost of procuring or comple [n, 2 a) stract showing the learntor; and the like expenses and disbursen. In the coast of the same dissures of the like of the coast of the like of the latest of the latest as such, may be a party, shall also be paid by the Grantor. All such all be taxed as costs and included in any decree that may be rendered in ave been entered or not, shall not be dismissed, nor release hereof given, ney's fees, have been paid. The Grantor for the Grantor and for the heirs, ossession of, and income from, said premises pending such foreclosure. Trust Deed, the court in which such complaint is filed, may at once and often a receiver to take possession or charge of said premises with power to the country of the latest of the lat

of said County is hereby appointed to be first successor in this trust. And when all of the aforesaid covenants and agreements are performed, the grantee or his successor in this trust. And when all of the aforesaid covenants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. May Witness the hand _S and seal _S of the Grantor this _ 29th_day of _ (SEAL)

Please print or type name(s) below signature(s)

This trust deed is subject to

The name of a record owner is: Wi
IN THE EVENT of the death of emoval from said

(SEAL)

County of the grantee, or of his resignation, refusal or failure to act, then

This instrument was prepared by Marion J. Agner Merchandise Mart Merchandise National Bank

(NAME AND ADDRESS)

premises. William D. Shaw and wife Virgie L.

Cook

Chicago, Illinois

0	_Illinois)					
STATE OF	Cook	ss.	4.			
COUNTY OF)	_				
r, Rosa	P. WEBSTER	د	, a Notary I	Public in and fo	r said County,	in the
State aforesaid, DO H	EREBY CERTIFY that	Willia	m D. Shaw	and wife V	<u> Virgie L.</u>	
personally known to a	me to be the same person_S	vhose nam	es are sub	scribed to the	foregoing inst	rument.
	·				-	
	this day in person and ackr					
har ment as the	ir free and voluntary act, for	r the uses a	and purposes thei	ein set forth, inc	luding the rele	ase and
waiver of 1.2 right of	homestead.					
		20+1	h day of	Mav	19 84	
Given under my	hand and official seal this		day or	nay	, 19_ 04	
(Impress Seal Here			RC	2	LJE	
6	My Com ussion Expires Aug. 11, 19	85		Notary Public		
Commission Expires				بيجارا خ	4714	-
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BOX 422

GEORGE E. COLE® EF6/21/2

BOX 422

SECOND MORTGAGE

Trust Deed

William D. Shaw Virgie L. Shaw 5731 South Hoyne Chicago, Illinois

Merchandise National Bank Merchandise Mart Chicago, Illinois

END OF RECORDED DOCUMENT