GEORGE E. COLE:
LEGAL FORMS

TRUST DEED SECOND MORTGAGE (ILLINOIS) 27143344

CAUTION: Consult a lawyer before using or acting under this form, All warrantes, including merchantebully and litness, are excluded

THIS INDENTURE WITNESSETH, That Robey Darrett and wife Irene
9108 S. May Chicago, Illinois
for and in consider ation of the sum of
In hand paid, CONVI S AND WARRANT S to Merchandise A C onal Bank
of Merchandise N. (rt. Chicago, Illinois (No. and Street) (City) (State)
as Trustee, and to his successors in true ner sinafter named, the following described real estate, with the improvements there n, it duding all heating, air-conditioning, gas and plumbing apparatus and fixtures, and every many appurtenant thereto, together with all
rents, issues and profits of said premises, situated in the County of COOK

rents, issues and profits of said premises, situated in the County of ...

Above Space For Recorder's Use Only

Lot 3 (except the North ; ft. thereof) in Robert Volk's Sub of Block 3 in the Sub of that part 1 ing Wly of the Right of Way of the Chicago Rock Island and Pacific Railroad of the S 1/2 of Sec.5, Twp. 37 North, Range 14, East of the Tard Principal Meridian, in Cook County, Illinois.

Hereby releasing and waiving all rights under and by virtue of the homestead experion laws of the State of Illinois.

IN TRUST, nevertheless, for the purpose of securing performance of the cover ants and agreements herein.

WHEREAS, The Grantor is justly indebted upon _______ principal promissory note ______ arring even date here __ principal promissory note _____ aring even date herewith, payable

To Merchandise National Bank in equal inscriments of \$135.63 times 60 months, with the first in:+.1 ment due July 12, 1984. Net proceeds of \$5,765.00 at an annual percentage rate of 14.5%.

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereof, as herein and in a control or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and basessments agains sair purmises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuils dopice all buildings or in port cents on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (5) to keep al. which is not against a sair purmises insured in companies to be selected by the grantee herein, who is kerby authorized to place such insurance in corporation acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable two to the first Trustee or Mortgage, and secrify the paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when he tax is the same shall become due and payable.

Natifie EVENT of failures to to insure, or pay taxes or assessments, or the prior insubpances or the interest thereon when due, the grantee or the properties of the properties of the properties of the interest thereon when due, the grantee or the properties or pay all prior incumbrances and the interest thereon from time to doe: and all money so paid, the Grantor agrees to repay immediately without demand, and the same with interest thereon from time to doe: and all money so paid, the Grantor agrees to repay immediately attact the properties of the part of the legal holder thereof, without notice, become impediately due and payable, and with interest thereon from time of such breach at the properties of the legal holder thereof, without notice, become impediately due and payable, and with interest thereon from time of such breach at the natured by express terms.

It is AGREED by the Grantor that all expenses and dishustments shall be paid by the Grantor; and the like expenses and dishustments, accasioned by any suit or proceedi

The name of a record owner is: \NODELL	Parrett a	III MITE III			
IN THE EVENT of the death or removal from said				nation, refusal or fail	are to act, ther
<u>\\\\\\</u>		of said Cou	nty is hereby appoin	ted to be first success	or in this trust
and if for any like cause said first successor fail or appointed to be second successor in this trust. And	refuse to act, the pe	rson who shall then be	the acting Recorde	r of Deeds of said Co	ounty is hereby
trust, shall release said premises to the party entitle	led, on receiving his re	asonable charges.	greentenes are perior	med, the grantee or i	na autternati i
This trust deed is subject to					
		- v			
Witness the hand 8 and seal 8 of the Grante	or this 23rd	of March	, 19		
		R 1-	100		
	• •	N / Wold	(al	reac	(SEAL
Diagramiet es tura energle)		70			
Please print or type name(s) below signature(s)		П	\sim	-11	

This instrument was prepared by ASC Coastrue

UNOFFICIAL COPY

25 NM 62 9 3 .		
STATE OF STA	10.00	
I, Mary Dieser , a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Polest and Iren Parsett	e	
personally known to me to be the same person whose name a subscribed to the foregoing instrument	 -•	
appeared before me this dy in person and acknowledged that They signed, sealed and delivered the said	d	The second secon
instrument as their troops coluntary act, for the uses and purposes therein set forth, including the release an	d	
waiver of the right of homestead.		
Given under my hand and official seven is 2.3 day of MARCH, 1984		* * * * * * * * * * * * * * * * * * *
(Impress Seal Here)		
Commission Expires 1-18-86		•
Commission Expires		
		2.1 7.1
	2	
1000 13	2	
€i,e €i,e		
		6
		0
d GE Bank	10	
Deed WORTGAGI To nois nois nois	COLE	
MON Martit a Martinoi inoi inoi inoi inoi inoi inoi inoi	EORGE E. COL LEGAL FORMS	
BOX No. T. C. SECOND MORTGAGE Trust Deed Robert Parrett and wife Irene Parrett 9108 S. May; Chicago, Illinois To Merchandise National Ba Merchandise National Ba Michandise National Ba	GEORGE E. COLE® LEGAL FORMS	
SECON	9	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
BOX No SECOND Trus Robert Parre 9108 S. May Chicago, II Merchandise Merchandise Chicago, II		
	I	

END OF RECORDED DOCUMENT