GEORGE E. COLE* LEGAL FORMS FORM NO. 2202

TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION. Consult a lawyer before using or acting under this form

	27176741
HIS INDENTURE WITNESSETH, That Martin D. Bern and wife Cynthia A.	<u> </u>
(hereinafter called the Grantor), of P130_Dartmouth, Hanover Park, I	Cllinois
	LQQ=== ==Dollars
n hand aid, ONVEY S AND WARRANTS to	
of Merc houdise Mart Chicago Illi en Trustee, and to us succession in trust hereinafter named, the following des	cribed real
estate, with the improsements thereon, including all heating, air-conditionin blumbing apparatuse of fictures, and everything appartenant thereto, together ents, issues and profits found premises, situated in the County of	ng, gas and her with all COOK and State of Illinois, to-wit:
Lot 42 in Block 34 in Hanover High	
of part of the Northeast & of Section 10, East of the Thir? Principal Me	ion 30. Township 41 North Pance
0_	
Hereby releasing and waiving all rights under and by virtue or the homestead IN TRUST, nevertheless, for the purpose of securing performance of the computer o	l exemption laws of the State of Illinois, overants and agreements herein. nissory note bearing even date herewith, payable
To Merchandise National Bank in 11 \$190.63 with the last payment und	etermined The firet
installment due August 12, 1984. at an annual percentage rate of 13	Not proceeds of \$12 643/64
	The state of the s
	70,
THE GRANTOR covenants and agrees as follows; (1) To pay said indebted or according to any agreement extending time of payment; (2) to pay when demand to exhibit receips therefor; (3) within sixty days after destruction premises that may have been destroyed or damaged; (4) that waste to said premises in said premises insured in companies to be selected by the grant acceptable to the holder of the first mortgage indebtedness, with loss clause. Trustee herein as their interests may appear, which policies shall be left an paid; (6) to pay all prior incombrances, and the interest thereon, at the time IN THE EVENT of failure so to insure, or pay taxes or assessments, or th holder of said indebtedness, may procure such insurance, or pay such taxes premises or pay all prior incombrances and the interest thereon from time without demand, and the same with interest thereon from the date of pay indubations oversee at breeds.	the stand use interest interest of the standard standard standard interest interest, and on due in each year, all take and just smeats against said premises, and on or damage to rebuild on store all bildings or improvements on said maintenances shall not be committee or suffe self. (5) to keep all buildings now or at each term, who is before you found to the standard payable shall be first in rece. Thougage, and second, to the fremain with the standard payable become first a until the indebtedness is fully use times we for said the standard payable so the prior possibilities or the interest their in via in due, the grantee or the or asset major, or discharged or purchase any into title affecting said to fight, and all many so paid, the Grante are sets frepsy inmediately lightly and all many so paid, the Grante are sets frepsy inmediately major.
IN THE EVENT of a breach of any of the aforesaid covenants or agreements shall, at the option of the legal holder thereof, without notice, become implest at 13.25 per cent per annum, shall be recoverable by forest sure	the whole of said indehtedness, including principal locallearned interest, diately due and payable, and with interest thereon from time of act. breach thereof, or by suit at law, or both, the same as if all of said incebtedness had
then matured by express terms. It is A selected by express terms and disbut orders baid of including reasonable attorney's fees, outlays for documenting reasonable bail to proceeding wherein the grantee or any holder of my part of said indeed expenses and disbursements shall be an additional flequipuous said premises, such foreclosure proceedings; which proceedings. Algebre decree of sale shall until all such expenses and disbursements, and the cost of suit, including attended to the support of the carantor waives all right to the proceedings, and agrees that upon the efflight any complaint to foreclose it without notice to the Grantor, or to any party claiming under the Grantor, as collect the rents, issues and profits of the and premises. The name of a record owners: Martin D. Bernau	r incurred in behalf of plaintiff in connection with the foreclos. "It among appher's charges, cost of procuring or completing abstract show "git is the Grantor; and the like expenses and disbustrements, occasione a by "ny tedness, as such, may be a party, shall also be paid by the Grantor; Al' such shall be taxed as costs and included in any decree that may be rendered in that the been entered or not, shall not be dismissed, nor release hereof given ormey siegs, have been paid. The Grantor for the Grantor and for the heirs, epossession of, and income from, said premises pending such foreclosure his Trust Deed, the court in which such complaint is filed, may at once and proint a receiver to take possession or charge of said premises with power to
The name of a record owner is: Martin D. Bernau	and wife Cynthia A.
	County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be first successor in this trust;
and if for any like cafige Said first successor fail or refuse to act, the person appointed to be second/successor in this trust. And when all of the altoresal trust, shall release said premises to the party entitled, on receiving his reaso. This trust deed is subject to	who shall then be the acting Recorder of Deeds of said County is hereby d covenants and agreements are performed, the grantee or his successor in
Witness the hand S and seal S of the Grantor this 9th day of	July19_84
	Hartin D. Bernay (SEAL)

UNOFFICIAL COPY

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STATE OF Illinois #1-18 4 ss. 9 2 2 3 4 2 27176741 A - REL 10.00
COUNTY OF COOK
William D. Minaghan, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY thatMartin D. Bernau and Wife Cynthia
perso all known to me to be the same person whose name whos subscribed to the foregoing instrument,
appeared before me this day in person and acknowledged that <u>they</u> signed, sealed and delivered the said instrument as <u>thier</u> free and voluntary act, for the uses and purposes therein set forth, including the release and
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waiver of the right of 'iomestead. Given under my hand and official seal this 9th day of July, 1984.
(Impress Seal Here) Notary Public)
Commission Expires
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CONTRACTOR OF THE CONTRACTOR O
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BUX 422 No. 100 MORTGAGI Sub Mort Deed To T
BOX No. Local Bo
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END OF RECORDED DOCUMENT