CAUTION Consult a lawyer before using or acting under this form

All memorias, including merchantability and timess, are excluded	The second of th
The second section of the second section of the second section	
THIS INDENTURE WITNESSETH. That	: 
Diane Parks	
7800 Oak Grove Ave. Justice.	
(City)	(30mc)
for and in consideration of the sum of Eleven and 00/10	Dollars
in hand paid, CONVEY AND WARRANT to	
Merchandise National Bank of Ch.  of Merchandise Mart Plaza Chicas  Con and September (Cr)	go, IL
as Trustee, and to his successors in trust hereinafter named, the followestate, with the improvements thereon, including all heating, air-complumbing apparatus and fixtures, and everything apparatus thereto.	norming described real and another space For Recorder's Use Only to, together with all
rents, issues and profit: of said premises, situated in the County of	COOK and State of Illinois, to-wit:
of Lot 7 in Cir.uit Court Partition of Range 12, East of the Third Principal	of feet of the W. 200 feet of the E. 225 feet of the SE 4 of Section 27, Township 38 N., 11 Meridian, in Cook County, Illinois.
keni Estate Inder	x No: 18-27-403-037 & 038
and be written of the bo	The state of the S
Hereby releasing and waiving all rights wheet and by virtue of the hot IN TRUST, nevertheless, for the purpose of wear ng performance whereas. The Grantor is justly indebted up princip	of the covenants and agreements herein.
To Merchandise National Bank of Chica	and to 36 annual monthly
installmentst of \$117.90, with the fi	irst installment due
April 9, 1986. Net proceeds of 😂 📢	50.00 at an annual
percentage rate of 14%.	- love &
	ndebtedness, and the referest thereony Debtern and in said note owners provided. In when the mean cash serie, all taxes and alteraments against said premitters and on
	~ / II on / &
THE GRANTOR covenants and agrees as follows: (1) To pay said in	ndebtedness, and the everest thereon. Debaren and in said note twenter provided, as when one in each cert, all taxes and assessments against said premisers and on
or according to any agreement extending time or payments, volume of hermand to exhibit receipts therefor; (3) within saxty days after detailed to exhibit receipts therefor.	ay when due in each joir, all taue and alterements against said premittives on struction or damage, to rebuild or payore all buildings or improvements on said is and premites shall or joe committed or suffered; (5) so keep all buildings now 4.22 for granter herein, who is he obligation suffered; (5) so keep all buildings now 4.22 for granter herein, who is he obligation to place such insurance it companies as clause attached payable fit he is he first Trustee or Mortgagee, and second, as the left and remain with 150 mm. A bourgagee or Trustee until the indebteckess in 100 here time or times when the warm of 2 become due and payable.  It is not be prior ingrantly above or it is vierest thereton when due, the granter or the
premises that may have been destroyed or damaged; (4) may waise to an exid oremises insured in corepanies to be selected by the	said premines shall or or committees suffered; (>) to accept an entering to be examined by place such annuances at companies to place such annuances at companies
acceptable to the holder of the first mortgage indebtedness, with was acceptable to the holder of the first mortgage indebtedness, with was acceptable to the microsts may appear, which policies shall be	clause attached payable fit had be first Trustee or Mortgagee, and sections, secured to be franched and remain with tife in 1 Horizagee or Trustee until the indebtedness in but h
paid; (6) to pay all prior incumbrances, and the interest thereon, at it paid; (6) to pay all prior incumbrances, and the interest thereon, at it	ne time or times when the same about become due and payable.
halder of said indebtedness, may recover such mayrence or may said	h taxes or associated to or discharge of a probase any tax ben or title affecting stad
premises or pay all prior incumbrances and the interest thereon free without demand, and the same with interest thereon from the date	on time to table and all also is a level or channer afters so telm; managements
undebtedens secured hereby.	compliants whole of cordinatebrothers, upon to the principal and all earned interest.
shall, at the option of the legal holder thereof, without notice, become	pennifectately due and payable, and with interest to the still from time of soon presen
at 14.00 per cent per annum, shall be recoverable by solect	Coure thereof, or by suit at law, or both, the sam last illiof said indebtedness had
IT IS AGREED by the Grantor that all expenses and disburs cheats	s paid or incurred in behalf of plaintiff in connection with the foreclosure hereof ince, stenographer's charges, cost of procuring or complicing a sistract showing the paid by the Grantor; and the like expenses and abstract or constrained by any of indebtedness, as such, may be a party, shall are the paid by the Grantor. All such censes, shall be taxed as costs and included in any occurre "mail to be rendered in ale shall have been emered or not, shall so the drammant, not the second for the heirs, it to the possession of, and income from, said premises pencing such foreclosure colors this Trust Deed, the court in which such complaint is clied, may at once and
including reasonable attorney's rees, outlays for occurrence analities whole title of said premises embracing foreclosure decrees analities.	paid by the Grantor; and the like expenses and the burner of the control of the All such
sust or proceeding wherein the grantee or any holder of any part or has expensed and disbursements shall be an additional (softspoon said pre	nce, stemogrammer's contracted on the precision of the complete of a security and property of the property of the contract was contracted by any of indebtedness, as such, may be a party, shall an one possible of frantier. All such emises, shall be taxed as costs and included in any occurre that the rendered in tale shall have been emisered or not, shall entire the demonstration of the second given, done strong to the first which have been maded.
such foreclosure proceedings; which proceedings whether decree of sa	ale shall have been emered or not, shall not be discinated, that it was correct given, ding amorner's fees, have been paid. The Gramms for the Grazine and for the beirs.
executors, administrators and assigns of the Chantor warves all right	A to the possession of, and income from, said premises penemy such forectnitive
proceedings, and agrees that upon the same many claiming under the Grar without notice to the Grantor, or to any narry claiming under the Grar	ale shall have been emered or not, shall cot be demonated, that if we better feven, doing attorney's fees, have been paid. The Gramme for the Gramme and for the heirs, at to the possession of, and income from, said premises penemy such forednsure ediose this Trust Deed, the court in which such complaint is clied, may at once and intor, appoint a receiver to take possession or charge of said premises with power to
The name of a record owners:  Diane Parks	
IN THE EVENT of the death outermoval from said COOK	County of the grantee, or of his resignation, refused or failure to act, then
Merchandise Wational Bank of Chic	
accounted to be second chorestor in this trust. And when all of the all	doresaid coverants and agreements are performed, the grantee of this successor in
trust, shall release said premises to the party entitled, on receiving his	¿reasonable charges.
This trust deed is subject to	
Witness the hand and seal of the Grantor this26th_d	day of October
	- A P
	Niana Parks (SEAL)
Please print or type name(s)	Diane_Parks
below signature(s)	(SEAL)
nerchandise	E AND ADDRESS) Mart
Chicago, Illinois	60654

## **UNOFFICIAL COPY**

personall appeared instrumen waiver of Give	resaid, DO H		acknowledged that out, for the uses and pu	subscribed to	the foregoing instrument, ed and delivered the said h, including the release and
	ion Expires	Mar 1 8 Co	oung.	Continue	ubik
SECOND MORTGAGE.  Trust Deed	Diane Parks 7800 Oak Grove Avenue Justice, Filinois 60458	Merchandise National Bank of Chicago Merchandise Mart Chicago, Illinois 60654			86103862 39860198

BOX 422

GEORGE E. COLE

LEGAL FORMS