THIS INDENTURE WITNESSETH, That James T. Jordan and Loretta J. Havelka	
(hereinafter called the Grantor), of 7703 South Lawler Burbank III. (Ko. and Street) (City) (State)	87419055
for and in consideration of the sum of \$64, 222, 20	the state of the s
in hand paid, CONVEY AND WARRANT to	DEPT-01 RECORDING \$12.00 T#1111 TRAN 2834 07/30/87 09:32:00 #0958 # A # - B 7 - 4 1 9 0 5 5 COOK COUNTY RECORDER
estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything appurtenant thereto, together with all	Above Space For Recorder's Use Only 199
rents, issues and profits of said premises, situated in the County ofCOOK	ird Addition vision of the ast 1/4 and the East 1/2 ection 28, Township 38 dian, in Cook County 1/0 2699 dex No: 19-28-411-001 & 002 0 ss: 7703 S. Lawler
Hereby releasing and waiving all rights and around by virtue of the homestead exemption latin TRUST, nevertheless, for the purposs of securing performance of the toy grants and WHEREAS. The Orantor is justly indebted or ona ERECTORISM CONTROL OF THE PROPERTY OF T	ws of the \$1100Affknek.LLINOIS wreeneals begin to bearing even date herewith, payable
To Remodeling by Kafka, Inc. and assigned to Merc in 180 monthly installments of \$356.79, with the 1987. Net proceeds of \$28,200.00 at an annual p	first installment due August 27,
94	87.5
Co,	87419055
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, at at on according to any agreement extending time of payment; (2) to pay when due in each the demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to premises that may have been destroyed or damaged; (4) that waste to said premises shall not any time on said premises insured in companies to be selected by the grantee herein, who a reeptable to the holder of the first mortgage indebtedness, with loss chause attached payab Trustee herein as their interests may appear, which policies shall be left and remain with the paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances and the interest thereon from time to time; and all without demand, and the same with interest thereon from the date of payment at 1.3	references thereon as he rem and man and note of notes provided, for, all taxes add also sentents against said premises, and on rebuild or testore all buildings or improvements on said le committed or suffered; (5) to keep all buildings now or at a agree by authorized to place such insurance in companies le for to the first Trustee or Mortgagee, and second, to the again of Mortgagee or Trustee until the indebtedness is fully the same show to become due and payable, the grantee or the for discharge of purchase any tax lien or title affecting said all money so will. See Grantor agrees to repay immediately
indebtedness secured hereby. IN THE EVENT of a breach of any of the aforesaid covenants or agreemons the whole of satisfactors, the whole of the characteristic activities beginning the whole of the characteristic activities beginning the property of the	aid indebtedness, including principal and all carned interest,
at 13 00 per cent per annum, shall be recoverable by forbett are thereof, or by so then matured by express terms. IT IS AGREED by the Grantor that all expenses and disburgements paid or incurred in be including reasonable attorney's fees, outlays for documentary evidence, stenographer's chewhole title of said premises embracing foreclosure decree—shall be paid by the Grantor; a said or proceeding wherein the grantee or any holder of the plant of said indeptedness, as such expenses and disbursements shall be an additional lieu upon said premises, shall be taxed a such foreclosure proceedings; which proceedings whether decree of sale shall have been enturnit all such expenses and disbursements, and the costs of sait, including attorney's fees, ha executors, administrators and assigns of the Grantor waives all right to the possession of, proceedings, and agrees that upon the films of any complaint to foreclose this Trust Deed, without notice to the Grantor, or to apply any claiming under the Grantor, appoint a receive collect the rents, issues and profits of the said premises. The arms of a grant apprent appears of the said premises.	uit at law, or both, the same s if a lof said indebtedness had
coneci the tents, issues and profits of presand premises.	a J Jordan akaloretta J Havelka

The name of a record owner is: Hames T. Jordan and Loretta J. Jordan argular argular trust in the Event of the death of persons and Cook. County of the grantee, or of his resignation, refusal or failure to act, then Merchandise. Nath onal Bank of Chicago. of said County is hereby appointed to be first successor in this trust; and if for any like cards said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be second 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. This trust deed is subject to Witness the hand __ and seal __ of the Grantor this 10th day of February 19 87 (SEAL) Please print or type name(s) below signature(s) (SEAL) (Seal) This instrument was prepared by Merchandise Natl. Bank

Merchandise Mart (NAME AND ADDRESS LOTE tta Merchandise Mart 60654 Chicago, Illinois

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STATE OF	Ss	ong Kenigo (no kota). Ngjaran	on a characteristis Sandrigation is efficient
COUNTY OF	 i.Est de bird	Se of manager of the confidence of the confidenc	त्राच्यास्त्राच्याः स्टब्स्यास्त्राच्याः
i Jungo Daria	, a	Notary Public in and	for said County, in the
State aforesaid, DO NEREBY CERTIFY that	Holley of	- Lording	
more	117.4	anol La	
personally known to me to be the same person			e foregoing instrument
appeared befor me this day in person and acl			
instrument as free and voluntary act, f	or the uses and purp	oses therein set forth. i	ncluding the release and
waiver of the right of mestead.	1 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	+	27
Given under my hand official seal this	10	lay of	
(Impress Seal Here).	S	A Par	9.2 1
		Notary Pub	in the state of th
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SECOND MORTGAGE Trust Deed T. Jordan a. J. Jordan aka Loretta Lawler c, Illinois 60459 andise National Bank of ndise Mart b, Illinois 60654	***		u.
SECOND MORTGAGE Trust Deed James T. Jordan Loretta J. Jordan aka Loretta 7703 S. Lawler Burbank, Illinois 60459 Merchandise National Bank of Merchandise Mart Chicago, Illinois 60654			
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BOX 422

BOX No.

GEORGE E. COLE® LEGAL FORMS