THUS MED F FORM NO. 2202 February 1915 SECOND MORTGAGE (ILLINOIS)

FORM NO. 2202 February 1905 COPY

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وجوز والمراجعة والمواقع والمواجعة وا	
THIS INDENTURE WITNESSETH, That _France_J. Chambers	, and
Rosiet T. Chambers (hereinafter called the Grantor), of 300 West 10 Place, Chicago, Illinois 60628	High
(No and Street) for and in consideration of the sum of Eleven Thousand Two b	dundred 87497443
Thirty Five & 00/100 (\$11,235.00) in hand paid, CONVEY AND WARRANT to _Merchandi	Dollars
National Bank of Chicago of Merchandise Mart Plaza Chicago, Ill. (No suffice)	
as Trustee, and to his successors in trust hereinafter named, the following descentate, with the improvements thereon, including all heating, air-conditionin	cribed real g, gas and Above Space For Recorder's Use Only
plumbing apparatus and fixtures, and everything appurtenant thereto, togetherents, issues and profits of said premises, situated in the County of COOK	er with all
Lot 2. & the E. 1/2 of Lot 23 in Cher of the S. 1/2 of Lot 10 & the N. 1/2 of Subdivision of Section 16, Township 3 Hereby releasing that with the state of Section 16 of	of Lot 15 in School's Trustee's 7 N., Range 14, East of the Third http://diphish.laws.of.the State of Illinois.
	ace - Chicago, Illinois 60628
IN TRUST, nevertheless, for the purpose "is securing performance of the commenced the commenced to the comme	regamb and agreements herein. See a possible the sering even date herewith, payable
To Sears Garage, and assigned to Morch in 84 monthly installments of \$133.75, September 23, 1987. Net proceeds of \$ rate of 12.5%.	, with the first installment due 57,465.00 at an annual percentage
rate of 12.54.	CACK
	Cale
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedoe or according to any agreement extending time of payment; (2) to pay when d demand to exhibit receipts therefor; (3) within sixty days after destruction of premises that may have been destroyed or damaged; (4) that waste to said premay time on said premises insured in companies to be selected by the granter acceptable to the holder of the first mortgage indebtedness, with loss clause at Trustee herein as their interests may appear, which policies shall be left and r paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or INTHE EVENT of failure so to insure, or pay tacks 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 time to without demand, and the same with interest thereon from the date of paying the same secured hereby. 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 stimedia.	nises shall of 'e committed or suffered; (5) to keep all buildings now or at herein, who is percent authorized to place such insurance in companies facilitied pay only the thirst Trustee on Mortgagee, and second, for the emain with the set of Mr. traggee or Trustee until the indebtedness is tully times what the set on shall become due and payable. The set of the set of the interest thereon when due, the grantee or the rassessments, or discharge or purchase any tax lien or title affecting said indeed and money at oach the Grantor agrees to repay immediately the set of the said indebtedness, it is cluding principal and all earned interest, it is all the solutions of such breach it is the root from time of such breach it they due and payable, and with interest thereon from time of such breach
at 12.5 per cent per annum, shall be recoverable by Garlosure the then matured by express terms.	reat, or by suit at law, or both, the same P. Latt of suit indeptedies into
IT IS AGREED by the Grantor that all expenses and dishursements paid or in including reasonable attorney's fees, outlays for documents, evidence, steno whole title of said premises embracing fareclosure decrees, that he pead by the auti or proceeding wherein the grantee or any holdes of any part of said indebtee expenses and disbursements shall be an additional her upon said premises, she such foreclosure proceedings; which proceeding, whether decree of sale shall he until all such expenses and disbursements, and income the decree of sale shall he writing a such expenses and disbursements, and fractists of suit, including attornexecutors, administrators and assigns of the Grantor waives all right to the proceedings, and agrees that upon the fibre of any complaint to foreclose this without notice to the Grantor, or to any later claiming under the Grantor, appointed the rents, issues and profit to the said premises.	grapher's charges, cost of procuring or compression asstract showing the Grantor; and the like expenses and disbut servents, occasioned by any dness, 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 a py be rendered in we been entered or not, shall not be dismissed, not release hereol given, ney's fees, have been paid. The Grantor for the Grantor teri d for the heirs.
The name of a record owner in the na	bers and Rosiet 1. Chambers
IN THE EVENT of the dollar removal from said COOK	County of the grantee, or of his resignation, refusal or failure to act, then
and if for any like cathe, and first successor fail or refuse to act, the person will appointed to be seeingt successor in this trust. And when all of the aforesaid ce trust, shall release said premises to the party entitled, on receiving his reasonal. This trust deed is subject to	of said County is hereby appointed to be first successor in this trust; no shall then be the acting Recorder of Deeds of said County is hereby overants and agreements are perfurmed, the grantee or his successor in sle charges.
Witness the hand and seat of the Grantor this 2.1.4 _ day of	211ay 1957
Please print or type name(s) below signature(s)	France J. Chambers (SHAL) France J. Chambers (SHAL) Rostet I. Chambers
This instrument was propored by Wille Will State of the MAME AND ADE	mess 1/2 to de cont, Ses Plaines.

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STATE OF Cleaners
COUNTY OF Confe
I, march of Occurs, in the
State aforesaid, DO HEREBY CERTIFY that Jane Jane Quein W.
Chamber
personally known to me to be the same persons whose names subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that the signed, sealed and delivered the said instrument as there free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and official seal this the day of the said and official seal this the day of the said and delivered the said instrument as the said ins
Commission Expires 1-18-96

Merchandise National Bank of Chicago SECOND MORTGAGE Trust Deed 87497443 60654 Chicago, Illinois 60628 300 West 104th Place. Chicago, Illinois Roslet I. Chambers France J. Chambers Merchandise Mart

87497443

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