03-183476 RUST DEED FF FORM NO. 2202 SECOND MORTGAGE (ILLINOIS) FORM NO. 2202 SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the seller of this form makes any warranty with respect thereto, including any warranty of merchantability or itiness for a particular purpose.

, ·			
THIS INDENTURE WITNESS	SETH. That Roy M. Ayling and		87670453
Bridget T. Ayling, (hereinafte	realled the Grantor), of 4815 Deming Pl		
for and in consideration of the su	Seven Thousand Three Hur		
in hand paid, CONVEY	ND WARRANT to Merchandise	Dollars	
of Merchandise Mar	t, Chicago, Illinois 6065 (City) (State)		
estate, with the improvements to plumbing apparatus and fixtures	in trust hereinafter named, the following describe hereon, including all heating, air-conditioning, gas, and everything appurtenant thereto, together w	as and Above space For Reco	rder's Use Only
Tot 12 in Block 12	remises, situated in the County of COOK in Edward F. Kennedy's resu Township 40 North, Range 13	and State of Illinois, to-wit: abdivision of the East 1/2 3, East of the Third Princ	of the Southeast ipal Meridian,
Hereby releasing and waiving	I rights under and by virtue of the homestead ex	xemption laws of the State of Illinois.	:
Permanent Real Estate Index N Address(es) of premises: 48	H.A.D 13-28-423-015 15 W. Peming Place, Chicago,	Illinois	
IN TRUST, nevertheless, for the WHEREAS, The Grantocis juri	he purpose of securing perlampage of the covers	nys and agreements bergin.	ble
monthly installmen	drs. Inc. & assigned to Merc ts of \$ 160.72 with the firs 350.00 at an armul percenta	st installment due January	Chicago in 60 13, 1988.
	04	KIM, L.	
			^(A) 453
	0	1 Col	
or according to any agreement e demand to exhibit receipts there premises that may have been dest any time on said premises insure acceptable to the holder of the fir Trustee herein as their interests, paid; (6) to pay all prior incumbra. IN THE EVENT of failure so to holder of said indebtedness, may	tagrees as follows: (1) To pay said indebtedness, a xtending time of payment: (2) to pay when due it efor; (3) within sixty days after destruction or day royed or damaged; (4) that waste to said premises d in companies to be selected by the grantee her st mortgage indebtedness, with loss clause attach may appear, which policies shall be left and rema ances, and the interest thereon, at the time or tim o insure, or pay taxes or assessments, or the prior procure such insurance, or pay such taxes or asser- rances and the interest thereon from time to judy with insurance, thereon from the date of payment.	ne chiver, all taxes and essessments against amage to rebuild of restore all buildings or shall not be compiled or suffered; (5) to kee ed payable for the first Trustee or Morrga in with the first Trustee or Morrga in with the first Morrgagee or Trustee until it was when the kin e shall become due and paya infurbances of the first thereon when a manager, or dischirp to purchase any tax he cand all money so and the Grantor agrees	said premises, and on improvements on said pall buildings now or at mourance in companies gee, and second, to the he indebtedness is fully ble. Jue, the gramee or the nor title affecting said to repay immediately
indebtedness secured hereby IN THE EVENT of a breach of a shall, at the option of the legal ho	ny of the aforesaid covenants or agreements the wilder thereof, without notice, become in mediately	hole of said indebtedness, in sluding principal a due and payable, and with interest thereon fro	and all carned interest, om time of such breach
then matured by express terms.	annum, shall be recoverable by foreclosure thereof that all expenses and disbursements paid or incurr		
including reasonable attorney's k whole title of said premises embra- suit or proceeding wherein the gra- expenses and disbursements shall such foreclosure proceedings; whi until all such expenses and disbur- executors, administrators and as- proceedings, and agrees that upo	that all expenses and disbursements paid or incurreces, outlays for documentary evidence, stenograp acing foreclosure decree, small be paid by the Counter or any holder of morpart of said indebtednes the an additional liberapon said premises, shall be ich proceeding, whether decree of sale shall have beenents, and the objects of suit, including attorney's signs of the Crantor waives all right to the posses in the flippof any complaint to foreclose this Trus to any hady claiming under the Crantor, appoint a solving and premises. Loy M. & Bridget T. Ayling	wher's charges, cost of procuring or completed rantor; and the like expenses and disburs are so, as such, may be a party, shall also be paid of a taxed as costs and included in any decree to been entered or not, shall not be dismissed, not fees, have been paid. The Grantor for the Grassion of, and income from, said premises pet to Deed, the court in which such complaint is a receiver to take possession or charge of said precises.	whistract showing the mass occasioned by any case Grantor. Alf such we may be rendered in our release hereof given, and for the heirs, adding such foreclosure filed, may at once and oremises with power to
The name of a record owner is IN THE EVENT of the death or a	cmoval from said COOK Cour	nty of the grantee, or of his resignation, refusa	for failure to act, then
and if for any like cross said first	successor fail or refuse to act, the person who sh in this trust. And when all of the aforesaid coven o the party entitled, on receiving his reasonable ch	of said County is hereby appointed to be first all then be the acting Recorder of Deeds of ants and agreements are performed, the gran	successor in this trust;
	324 114	ust 10 87	
Witness the hand and seal _	of the Grantor this day of	Gray M. Cart	(SEAL)
Please print or type name(s) selow signature(s)	<u> </u>	Prikat/lyling	(SEAL)
	Merchandise National Bank of Merchandise Mart Chicago		

UNOFFICIAL COPY

•	
STATE OF TILINOIS	
COUNTY OF Cook ss.	
and the second s	
I. ELIZHBETH EVICENSECHT, a Notary Public in and for said County	
State aforesaid, DO HEREBY CERTIFY thatRoy M. Ayling and Bridget T. Ayling	
personally known to me to be the same person. S whose name S are subscribed to the foregoing inst	rument.
appeared before me this day in person and acknowledged that they signed, sealed and delivered t	he said
instrument as their free and voluntary act, for the uses and purposes therein set forth, including the rele	ase and
waiver of the right of homestead.	
Given under my hand and official seal this 3 pp day of AUG. 1987.	
(Impress Seal Here) Call English Neggy Public	· • • • • • • • • • • • • • • • • • • •
Commission Expires June 14 1989	
040	
4	
DEPT-01 RECORDER #3128 # 18 * - 67 - 67 THESSE TRAN 6742 12/22/87 COOK COUNTY RECORDER	
соок солиту кесоярек	
78\25\51 \$PT\$ NATT \$5\$\$\frac{1}{2} \frac{1}{2} 1	
DEPT-91 RECORDING	•
	-
COUN COUNTY RECORDER #3128 # 13 ** COUNTY RECORDER COUNTY RECORDER	

COOK COUNTY RECORDER #3128 # 15 ★ -- B Y -- 6 7 6 4 5 5 1#2222 TRAN 6742 12/22/67 12:02:09 DEPT-01 RECORDING \$12.0 \$ 15 ' 60

BOX 422 42287670453

SECOND MORTGAGE Trust Deed Mr. & Mrs. Roy M. Ayling 4815 W. Deming Place Chicago, Illinois 60639 Merchandise National Bank of Chicago

Chicago, Illinois Merchandise Mart

-87-670453

BOX 422

GEORGE E. COLE **LEGAL FORMS**