CAUTION Consult a lawyer before using or acting under this form All warrandss, including merchantability and teness, are excluded

THIS INDENTURE WITNESSETH, The	EDDIU E MOULE	ANO
CLAUDING MODEG		
(hereinafter called th		
SY BOMEAND AUG- BOLLA	100D. ILL 60104	
(Nu and Street)	34 0 80 (Cay)	State)
(No. and Street) for and in consideration of the sum of		
		Donar
1- 1 1 1	RRANT to	
DESCHANDISE MATIONAL A	BANK OF CHICAGO	
	BANK OF CHICAGO	

87060941

Above Space For Recorder's Use Only

plumbing apparatus and fixtures, and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the County of CLOK'. and State of Illinois, to-wit:

Lot 24 in Bracke's First Addition to Bellwood, being a Subdivision of Lots 3, 4, 5, & 6 (except the part thereof conveyed to Chicago & N. Western Railroad) in the Subdivision of Estate of Estate of George Glos, being a Subdivision of part of the NE & of Section 6, Township 39 N., Range 12, East of the Third Principal Meridian, in Cook County, 117 gois.

Real Estate Index No: 15-09-105-025 / 6

Hereby releasing and waiving all rights under and by virtue of the homestend exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.

WHEREAS, The Grantor is justly indebted upon ________ principal promissory note ______ bearing even date herewith, payable

To Merchandise National Bank of Chicago in 180 equal monthly installments of \$210.77, with the first installment due February 21, 1987. Net proceeds of \$15,630.00 at an annual percentage rate of 14.25%. , GAGE

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and ne interest thereon as green and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and abeasments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to ebuild or conserved all buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed by buildings now or at any time on said premises insured in companies to be selected by the grantee herein, which be insured to place such insurance in companies acceptable to the holder of the tirst mortgage indebtedness, with loss clause attached payable (by 10) to list Trustee or Mortgage, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said before green or Trustee until the indebtedness, and the interest thereon, at the time or times why the said become due and payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or any tax kine or title affecting said premises or pay all prior incumbrances and the interest thereon from time to type, and all images so paid, the Grantor agrees to repay immediately without demand, and the same with interest thereon from time to type, and all images so paid, the Grantor agrees to repay immediately indebtedness secured hereby.

IN THE EVENT of a breach of any of the aloresaid covenants or agreements the whole of said-indebtedness, including principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such breach at the option of the legal holder thereof, without notice, becom

shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereof from time of such breach at their percent per annum, shall be recoverable by for being ure thereof, or by suit at law, or both, the same is if all of said indebtedness had then matured by express terms.

It is Adaptify by the Grantor that all expenses and disburgments paid or incurred in behalf of plaintiff in connection which is foreclosure hereof—including reasonable attorney's fees, outlays for documentary withere, stenographer's charges, cost of procuring or completing abstract showing the whole title of said premises embracing foreclosure hereof—including reasonable attorney's fees, outlays for documentary without the Grantor; and the like expenses and disbursements, as occasioned by any autior proceeding wherein the grantee or any holder of psylpitrof said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such expenses and disbursements shalf be an additionar flag apon said premises, shall be taxed as costs and included in any decree that may be rendered in such foreclosure proceedings; which proceedings better decree of sale shall have been entered or not, shall not be dismissed, nor release the rendered in such foreclosure proceedings, which proceedings better decree of sale shall have been entered or not, shall not be dismissed, nor release the rendered in such foreclosure and assigns of the logarity ways all right to the possession of, and income from said premises pending such foreclosure proceedings, and agrees that upon the life of any complaint to fire of any complaint is filled, may all once any without notice to the Grantor, or to any our y claiming under the Grantor, appoint a receiver to take possession or charge of said premises with power to collect the rents, issues and profits of a said premises.

The name of a record owner is:

On the EVENT of the dents of moveal from said.

County of the grantee, or of his resignation, refusal or fail

The name of a record owner is:

| PRIE E. MOORE AND CLAUDING MOORE.|
| No THE EVENT of the denty of period from said | COOK | County of the grantee, or of his resignation, refusal or failure to act, then | and if for any like cases said first successor and 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 aloresaid 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 36 Edny of OC The

Please print or type name(s) below signature(s)

This instrument was prepared by

Merchandise National Bank of Chicago
Merchandise (NAME AND ADDRESS) Mart Chicago, Illinois 60654

UNOFFICIAL COPY

Public in and for said County, in the subscribed to the foregoing instrument, personally known to me to be the same person whose name. appeared befree me this day in person and acknowledged that W free and voluntary act, for the uses and purposes waiver of the right of hameitead.

Colhin Clar



Eddie E. Moore and wife Claudine

ellucod, Illinois

Trust Deed

Merchandise National Bank of

60654

Chicago, Illinois Merchandise Mart

GEORGE E. COLE° LEGAL FORMS