CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the seller of this form makes have a neither than the seller of this form makes have a neither than a neithea

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THIS INDENTURE WITNESSETH, That	
(hereinafter called the Grantor), of	9900 to 2 5
2027 West Armitage, Chicago, Tllir	10-15E 60647 88094956
for and in consideration of the sum of Ten Thousand ar	<u>ld Seven</u>
Hundred 00/100 (10,700.00)	Dollars
in hand paid, CONVEY AND WARRANT to	
Merchandise National Bank-of-Chic	
"Merchandige Mart Plaza, Chicago,	
estate, with the improvements thereon, including all heating, air-condit	ioning, gas and Above Space For Recorder's Use Only
as Trustee, and to his successors in trust hereinafter named, the following estate, with the improvements thereon, including all heating, air-condit plumbing apparatus and fixtures, and everything appurtenant thereto, grents, issues and profits of said premises, situated in the County of	ook and State of Illinois, to-wit:
Lot 19 in Block 1 in Pierce's Addn	The state of the s
SW k of Section 31 Township 40 No	orth, Range 14, East of the Third Prin
Meridian in Cook County, Illinois.	ren, Range 14, East of the Third Prin
() ,	
Hereby releasing and waiving in lights under and by virtue of the hon	
	8 FAOM
Permanent Real Estate Index Number(s): 14-31-305-01 Address(es) of premises: 2027 West Armitage, C	hicago, Illinois 60647
IN TRUST, nevertheless, for the purpose of securing performance of the WHEREAS, The Grantor is justly indebted in on the company accepted to	he covenants and agreements herein.
WHEREAS, The Grantor is justly indebted wor	Tinstallment contract
installments in the amount of 6166	erchandise National Bank in 120 month
Instatiments in the amount of \$100	.11 with the first payment due April te of 14.00%. Net Proceeds of \$10,700
o, 1966 at an annuar percentage ra	
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THE GRANTOR covenants and agrees as follows: (1) To pay said indeb	oledness, and the interest thereon as herein and in said note or notes provided,
or according to any agreement extending time of payment; (2) to pay w	hen due to fact year, all taxer and assessments against said premises, and on
oremises that may have been destroyed or damaged: (4) that waste to said	promises shall not be committed or suffered; (5) to keep all buildings now or at
any time on said premises insured in companies to be selected by the gr	antee herein, who is hereby authorized to place such insurance in companies
Trustee herein as their interests may appear, which policies shall be left	and remain with the and by ortgagee or Trustee until the indebtedness is fully
paid; (6) to pay all prior incumbrances, and the interest thereon, at the ti-	ing or times wh or the same shall become due and payable. The prior inclusionnes of the interest thereon when due, the grantee or the
holder of said indebtedness, may procure such insurance, or pay such to	xes or associated so or discharge or purchase any tax lien or title affecting said
premises or pay all prior incumbrances and the interest thereon from ti	ing to the; and all money to jude, the Grantor agrees to repay immediately
without demand, and the same with interest thereon from the date of indebtedness secured hereby.	stedness ar d the interest thereon as herein and in said note or notes provided, then due to ract year, all taxes in dissessments against said premises, and on stion or damage of rebuild of restore all buildings or improvements on said premises shall not be committed or suffered; (5) to keep all buildings now or at antee herein, who he hereby authorized to place such insurance in companies use attached pagnoto to the first Trustee or Mortgagee, and second, to the and remain with the sign of Mortgagee or Trustee until the indebtedness is fully one or times where the name shall become due and payable. The prior inclination of the interest thereon when due, the grantee or the xes or associately, or disclar see or purchase any tax lien or title affecting said me to time; and all money so poid, the Grantor agrees to repay immediately payment at 1.14.00.8 per cere, per annum shall be so much additional
IN THE EVENT of a breach of any of the aforesaid covenants or agreem	ents the whole of said indebtedness, including principal and all earned interest,
16.00%	nucliately due and payable, and with interest Thereon from time of such breach are thereof, or by suit at law, or both, the same If all of said indebtedness had
then matured by express terms.	and the control by suit at their or found the suite as a wife suite independences into
If IS AGREED by the Grantor that all expenses and disbursemails pat melading reasonable attorney's fees, outlays for documentage evidence.	d or incurred in behalf of plaintiff in connection with the foreclosure hereof
whole title of said premises embracing forcelosure decree - shall be paid	I by the Grantor; and the like expenses and disburse nones, occasioned by any
suit or proceeding wherein the grantee or any holder of any part of said in expenses and disbursements shall be an additional hermon said premis	debtechess, as such, may be a party, shall also be paid by the Grantor. All such es, shall be taxed as costs and included in any decree that hav be rendered in
such foreclosure proceedings; which proceeding, whether decree of sale s	hall have been entered or not, shall not be dismissed, nor relaise hereof given.
executors, administrators and assigns of the Grantor waives all right to	the possession of, and income from, said premises pending such foreclosure
proceedings, and agrees that upon the flipped any complaint to foreclos	e this Trust Deed, the court in which such complaint is filed, may ay once and
	· marka sirat or portrainter to the bury the resource instrumental and a mirt for extricte their the strait and the
collect the tents, issues and profits of the said premises.	, appoint a receiver to take possession or charge of said premises with power to
collect the rents, issues and profits of the said premises. The name of a record owner Donald F. Pas	appoint a receiver to take possession or charge of said premises with power to
collect the rents, issues and profits of the said premises. The name of a record owner Donald F. Pas- IN THE EVENT of the de They removal from said COOK	appoint a receiver to take possession or charge of said premises with power to qualini County of the grantee, or of his resignation, refusal or failure to act, then
collect the rents, issues and profits of the said premises. The name of a record owner a Donald F. Pas- th THE EVENT of the de Mar removal from said Cook	appoint a receiver to take possession or charge of said premises with power to qualini. County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be first successor in this trust;
collect the rents, issues and profits of he said premises. The name of a record owner in Donald F. Past INTHE EVENT of the deall ar removal from said Cook and it for any like cook and of the same of a record owner in this trust. And when all of the afore	appoint a receiver to take possession or charge of said premises with power to qual in i County of the grantee, or of his resignation, refusal or failure to act, then of said County is hereby appointed to be first successor in this trust; son who shall then be the acting Recorder of Deeds of said County is hereby said covenants and agreements are performed, the grantee or his successor in
and if for any like cases and first successor fail or refuse to act, the per- appointed to be second successor in this trust. And when all of the afore trust, shall release said premises to the party entitled, on receiving his re-	son who shall then be the acting Recorder of Deeds of said County is hereby said covenants and agreements are performed, the grantee or his successor in assonable charges.
collect the rents, issues and profits of he said premises. The name of a record owner a Donald F. Pass INTHE EVENT of the death or removal from said Cook and if for any like cook said that successor fail or refuse to act, the perappointed to be seeingly successor in this trust. And when all of the afore trust, shall release said premises to the party entitled, on receiving his rei. This trust deed is subject to	son who shall then be the acting Recorder of Deeds of said County is hereby said covenants and agreements are performed, the grantee or his successor in assonable charges.
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	COUNTY OF	<u>k</u>	SS.		
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	State aforesaid, DO HER	EBY CERTIFY that	Jonald & Van	qualini	
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	waiver of the right of hon	nestend.			
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