CAUTION: Consult a lawyer before using or acting lander this form All warranters, including merchantability and fitness, are exclusive

THIS INDENTURE WITNESSETH, That Jack N. Barrett	DECOT
(hereinatter called the Grantor), of 707-09 Grand Avenue Chicago Illinois	88205481
(No. and Street) (City) (State)	
for and in consideration of the sum of Fifty thousand and no/100Dollars	
in hand paid, CONVEY AND WARRANT to Merchandise National Bank of Chicago	
of Merchandise Mart Plaza Chicago Illinois (So and Street) (Coty) (State)	
as Trustee, and to his successors in trust hereinatter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumling apparatus and fixtures, and everything appartenant thereto, together with all	Above Space For Recorder's Use Only
reats, issues and profits; said premises, situated in the County of COOK. Lot 38 and the lest 20 feet of Lots 34, 35, 36 and	and State of Illinois, to-wit: 37 (except the South 10 feet thereof
in Ogden and others subdivision of Lots 1, 2 and 3	and part of Lots 4, 9, 10 and 11
in Block 74 with Sub-lots 25 and 26 of Dillion's Su in Russell Mather and Robert's addition to Chicago	in the West 1/2 of the Northwest
1/4 of Section 9, Pryship 39 North, Range 14 East in Cook County, Illinois.	of the Third Principal Meridian,
In cook county, IIII acts.	•
Hereby releasing and waiving all rights undirand by virtue of the homestead exemption la	
IN TRUST, nevertheless, for the purpose of security performance of the covenants and a WHEREAS. The Grantor is justly indebted upon principal promissory note	agreements herein. bearing even date herewith, payable
in 36 payments. The first payment will be in the a	amount of \$210.00 + interest
and will be due on June 5, 1988. A payment of \$210	0.00 + interest will be due on
the 5th day of each month thereafter. The final pabalance of principal and interest will be due on Ma	
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THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the or according to any agreement extending time of payment; (2) to pay when due in each y demand to exhibit receipts therefor; (3) within sixty days after destruction or damage of premises that may have been destroyed or damaged; (4) that waste to said premises shall no any time on said premises insured in companies to be selected by the grantee herein, who acceptable to the holder of the hist mortgage indebtedness, with loss clause attached payare. Trustee herein as their interests may appear, which policies shall be left and remain with 1 paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when holder of said indebtedness, may procure such insurance, or pay such taxes or assessments for the prior incumbrances and the interest thereon from time to time and a seithout demand, and the same with interest thereon from the date of payments.	interest thereon and rein and in said note or notes provided, or, all taxes and alsessments against said premises, and on a chaild or response all buildings or improvements on said the committee or suffered; (5) to keep all buildings now or at one in ture. If the companies of the first Trustee or Morigagee, and second, to the
Trustee herein as their interests may appear, which policies shall be left and remain with the paid; (6) to gay all prior incumbrances, and the interest thereon, at the time or times when the prior incumbrances and the season assessments, or the prior incumb holder of said indebtedness, may procure such insurance, or pay such taxes or assessments premises or pay all prior incumbrances and the interest thereon from time to time and a	The same shall become due and payable. The same shall become due and payable, are the first the reconstruction when due, the grantee or the storid shall be on the first the said and the money so pain, the Grantor agrees to repay immediately.
without demand, and the same with interest thereon from the date of payments and ebtedness secured hereby. IN 1011: FVEN Cot a breach of any of the aforesaid covenants or agreements the whole of shall, at the option of the legal holder thereof, without notice, become anuncidately due and	and indebtedness, inch dang principal and all enrued interest,
at per cent per annum, shall be recoverable by long to the thereof, or by then matured by express terms	
If is AGRE 1-10 by the Grantor that all expenses and disbut serious paid or incurred in be including reasonable attorney's fees, outlays for documentary evidence, stenographer's choshole title of said premises embracing foreclosure decage. Sail be paid by the Grantor's sait or proceeding wherein the grantee or any holder of propert of said indebtedness, as suc	shalf of plaintiff in connection with the coreclosure hereof earges, cost of procuring or completing abstract showing the and the like expenses and disbursements, secasioned by any
sait or proceeding wherein the grantee or any holder of the part of said indebtedness, as suc expenses and disbursements shall be an additional lion apon said premises, shall be taxed such toreclosure proceedings; which proceeding, whether decree of sale shall have been cut	h, may be a party, shall also be paid by the Grantor. Alf such as costs and included in any decree that it, y be rendered in
unta an sach exteenses and abstin sements, and inteosis of sun, including autoines 5 fees, n	ive been pain the Citamor for the Citamor and for the acity.
executors, administrators and assigns of the Grantor waives all right to the possession of proceedings, and agrees that upon the filling of any complaint to forcelose this Trust Deed without notice to the Grantor, or to age buyly claiming under the Grantor, appoint a receive collect the rents, issues and profits at the said premises.	, the court in which such complaint is filed, may at once and a totake possession or charge of said premises with power to
The name of a record owners	The control of the co
of said of any like cards, said hist successor fail or refuse to act, the person who shall then	
and if for any like entire said first successor fail or refuse to act, the person who shall thei appointed to be second successor in this trust. And when all of the aforesaid covenants an trust, shall release said premises to the party emitted, on receiving his reasonable charges. This trust deed is subject to	d agreements are performed, the grantee or his successor in
Witness the hand and seal of the Grantor this _ 5th day of May	19.88.
X AA	KN BORGOD (SEAL)
Please print or type name(s) Jack N.	Barrett
below signature(s)	(SEAL)
Merchandise National Bank of C	hi cago
This instrument was prepared by Merchandise Mart Plaza, Chicago (NAME AND ADDRESS)	o, IL 60654

UNOFFICIAL COPY

County oi	e undersigned		in and for said County, in the
personally appeared to instrument waiver of t	known to me to be the same person before me this day in person and act ashis free and voluntary act. the right of homestead.	whose name he subscribe sknowledged that he signed, for the uses and purposes therein set	d to the foregoing instrument, scaled and delivered the said forth, including the release and
Commissio	ess Seal Here) On Expires Lpt. 10, 1790	Jusiek No.	a Jakou
88205481	The second secon	DEPT-0: 1#2222 #7255 COOM	RECORDING \$12.06 TRAN 2620 95/13/88 11:47:00 # 18 *
SECOND MORTGAGE Trust Deed	chandise National Bank of Chicago chandise Mart Plaza TO TO rago, IL 60654	ox 422	GEORGE E. COLE® LEGAL FORMS

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