## FORM NO. 2202 CIAL COPY 88279047 TRUST DEED SECOND MORTGALE (ULINDIS)

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THIS INDENTURE WITNESSET Mary A. Kasten	H.Thax William C. and		
	alled the Grantor), of		
(No. and Street)	(City) (State) (Eight thousand three		
hundred fourteen in hand paid, CONVEY AND	and no/100 D	ollars	
Merchandise Nationa	1 Bank of Chicago	<del></del>	
ofMerchandise Mart (No. and Street)	Chicago, T111nois 60654 (City) (State) rust hereinafter named, the following described	···································	
estate, with the improvements ther plumbing apparatus and fixtures, as	not referred that the confittioning, gar- con, including all heating, air-conditioning, gar- nd everything appurtenant thereto, together wi nises, situated in the County of Cook	sand   Mouve space real recenter	r's Use Only
The E. 1/2 of lots 2	& 3 in Lintz Subdivision	of Lot 11 & the W. 3/6ths f	eet of Lot 10
in County Clerk's Di	vision of Section 29, Towns	ship 37 N., Range 11, East ( eof recorded March 11, 1886	of the Third
	y, Illinois. ghts under and by virtue of the homestead exc		as pocument
Permanent Real Estate Index Nuts	Pert 22-29-227-033		
Permanent Real Estate Index Num. Address(es) of premises: 2			
		nts and agreements herein.	
in 84 monthly insta	rs,Inc. and assigned to Mer llments of \$153.49, with th 314.00 at an annual percent	rchandise National Bank of one first installment due Ju tage rate of 13.50%.	Chicago ly 21, 1988.
		00000007	
	4	88279047	
	C		
demand to exhibit receipts thereforemises that may have been destroy any time on said premises insured if acceptable to the holder of the first in Trustee herein as their interests mapaid; (6) to pay all prior incumbrant in THE EVENT of failure so to in holder of said indebtedness, may promises or pay all prior incumbrant without demand, and the same without demand, and the same without the same same same same same same same sam	er (5) within sarry days after test defined of day red or damaged; (4) that waste to said premises; in companies to be selected by the grantee here mortgage indebtedness, with loss clause attache y appear, which policies shall be left and remai ees, and the interest thereon, at the time or time sure, or pay taxes or assessments, or the prior ocure such insurance, or pay such laxes or asse- nces and the interest thereon from time to ting th interest thereon from the date of payments	of the interest thereon as nerein and in said not e.e., year, all taxes and uses small uses a substant against sa innary of rebuild of restore all buildings or important of the committed of suffered; (5) to keep all on, who is hereby authorized to place such insued parming IPA. If the first Trustee or Mortgage in with the again and the geometric or until the establishment of the interest thereon when due as the other of the interest thereon when due as the place of the interest thereon when due as the place of the interest thereon when due as the place of the interest thereon when due as the place of the interest thereon when due as the place of the interest thereon when due as the place of the interest thereon when due as the place of the interest thereon when due to the interest thereon when the interest the in	buildings now or at trance in companies e, and second, to the indebtedness is fully the grantee or the or title affecting said repay immediately so much additional
IN THE EVENT of a breach of any shall, at the option of the legal holde	r thereof, without notice, become annuedutely	note of said indebtedness, including principal and due and payable, and with interest thereon from for by suit at law, or both, the same in fall of suits to be the following for a law in the fall of suits in the fall of	id indebtedness had
including reasonable attorney's fees whole title of said premises embracisuit or proceeding wherein the grant expenses and disbursements shall be such foreclosure proceedings; which until all such expenses and disbursen executors, administrators and assign proceedings, and agrees that upon t without notice to the Grantor, or to a collect the rents, issues and profitso	in an expenses and disputements part of metric, outlays for documentary evidence, stenograp no foreclosure decree. I shall be paid by the Gree or any holder of anybart of said indebtedness an additional lightupon said premises, shall be proceeding, whether decree of sale shall have beens, and the obsts of suit, including attorney's as of the Trantor waives all right to the posses he filing of any complaint to foreclose this Trus any harty claiming under the Grantor, appoint a the said or mises.	her's charges, cost of procuring or c,p'_tipe a rantor; and the like expenses and disbu_sern's s, as such, may be a party, shalf also be pu'd by the taxed as costs and included in any decree the creen entered or not, shall not be dismissed, nor rifees, have been paid. The Grantor for the Grantsion of, and income from, said premises pendiat Deed, the court in which such complaint is filk receiver to take possession or charge of said pre	bstract showing the coensioned by any e Grantor. Alf such hay be rendered in clease hereof given, at a dd for the heirs, which foreclosure dd, may at once and mises with power to
INTUE SUBST of the death or ren	noval from said Cook Cour	nty of the grantee, or of his resignation, refusal o	r failure to act, then
and if for any like cause said first su appointed to be second successor in trust, shall release said premises to the	ccessor fail or refuse to act, the person who sh this trust. And when all of the aforesaid coven the party entitled, on receiving his reasonable ch	of said County is hereby appointed to be first small then be the acting Recorder of Deeds of sainants and agreements are performed, the granted targes.	cessor in this trust; d County is hereby c or his successor in
witness the hand and seal		silly Chartester	he man
Places print or tune name(n)		lliam C. Kasten	(SEAL)
Please print or type name(s) below signature(s)	$\mathcal{A}$	Jary Jo. Lacters	(SEAL)
	Me	ry A. Kasten	
This instrument was prepared by	Merchandise National Bank		Accessed to the same
	Merchandise (NAME AND ADDRES Chicago, Illinois 60654	s) rate	

## UNOFFICIAL COPY

i	THE STATE OF THE S	<sub>ind</sub> in the second				
	E OF Cook	ois	} ss.			
Cou	NIY OF		<u> </u>			en de la companya de
I,	Arlyle J.		W1111am	, a Notary I Kasten and Ma	and the second	aid County, in the
State	aforesaid, DO H	EREBY CERTIF	Y that	Kastell and Ma	Ly Rastell, III.	WITE (U)
perso	onally known to n	ne to be the same	person s whose na	me <b>s are</b> sub	scribed to the for	egoing instrument,
арре	ared before me t	his day in perso	on and acknowledge	d that they si	igned, sealed and	delivered the said
instru	iment asthei:	free and volu	ntary act, for the uses	and purposes there	ein set forth, includ	ling the release and
	er of the right of h				c 1	10 K-St
	Given under my h	and official s	cal this 23 ord	day of	прия	, 19
	(Impress Seal Here)	Ox		arlyla	J. Robert	2
Com	mission Expires $oldsymbol{eta}_{i}$	chanent 37,1	104	()	Notary Public	
		Thenexa	<u> </u>			
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<b>公</b> 出元	=   _	k of	<b>.</b>			
BOX 422 BOX NO MORTGAGE	fe (J	1 Ban	60054			BOX 422 GEORGE E. COLE® LEGAL FORMS
MOR	and Is will	is rt rt	ois			30X 42 EORGE E. COL LEGAL FORMS
	und un, ho in	llino se Na				BO EORG LEGA
BOX NO 422 SECOND MORTGAGE	William Kasten and Mary Kasten, his wife (J)	Lemont, Illinois TO Merchandise National Bank of Chicago	Chicago, Illinois			
	M41114 Mary 228 S	Lemon Merci	Chic			