GEORGE E. COLE* LEGAL FORMS

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 litness for a particular purpose.

THIS INDENTURE WITNESS	Severo Barrera & Livira Barrera, his wife	(J)		
267 N. 7th Stree	realled the Grangor, of Wheeling, Illinois		88383	3051
(No and Street) for and in consideration of the su	Ten and DO/100	(State)		
in handpaul, CONVEY Merchandise Nati of Merchandise Mart	ND WARRANT onal Bank of Chicago Chicago, Illinois	Dollars 60654		
as I tustee, and to his successors estate, with the improvements if plumbing apparatus and fixtures rents, issues and profits of said plant. 126, 4 n. W/11 Jan.	Zelosky's Milwaukee Ave , Township 42 North, Ra	ming, gas and Aborgether with all Sold and State of Sold Education State of So	ve Space For Recorder's C Illinois, to-wit: eling, in the E Third Principa	. 1/2 of the
Hereby releasing and waiving all	lights under and by virtue of the home	stead exemption laws of the State	e of Illinois.	
Permanent Real Estate Index Sit Address(es) of premises:	umbe (s): 03-02- 267 N, 7th Street W	314-003 heeling, Illinois		
IN TRUST, nevertheless, for th WHEREAS. The Grantor is jus	ie purpose of securing performance of the dly indebted u sin (2)	covernment and agreements berein installment Contrac www.kankankankankentens.	t ite herewith, payable	
180 monthly install	evement and assigned to ments of \$232.13, with s of \$21,000,00 at an an	the first installme	nt due Septembe	go in r 11,
	0/		1.	
			.0	200064
		O ,	COL SE	3383051
demand to exhibit receipts there premises that may have been destiant time on said premises insured acceptable to the holder of the fir Trustee herein as their interests read. (b) to pay all prior incumbration of the trustee herein as their interests read. Its FIFE FVEST of failures so the holder of said indebtedness, may premises or pay all prior incumbration of the said the said of the said of the failure so the holder of said indebtedness, may premise or pay all prior incumbration of the said of the failure	stending time of payment. (2) to pay whe for (3) within sixty days after destructions of damaged, (4) that waste to said pd in companies to be selected by the grast mortgage indebtedness, with loss clauss has appear, which policies shall be left at inces, and the interest thereon, at the tim insure, or pay taxes or assessments, or it procure such insurance, or pay such taxes and the interest thereon from time of the interest thereon from time of the interest thereon from the date of pays of the aforesaid covenants or agreement in or the aforesaid covenants or agreement in or the aforesaid covenants or agreement informs, shall be recoverable by fouctionaries, initially shall be recoverable by fouctionaries, initially shall be recoverable by fouctionaries, initially additional free minutes for documentary exidence, strong foreclosure decrees affall be paid time or any holder of any part of said independents, and therefore the finite or any folder of any part of said independents, and therefore the first of the foreclose to the first of any complaint to foreclose to the first of the fir	on or damage to rebuild energy or remises shall and or sommy bed or street herein, who is here is authoric attached payable fir to he first of remain with the a bit intrager or times whether has a most all been eprior incumbrances or in the second properties of the prior incumbrances or in the second payable, and with the thereof, or by suit at law, or both, or incurred in behalf of plaintoff in the enographer's charges, cost of prior by the Grantor, and the like expensible discussions as such may be a party, shall be taxed as costs and includiblate been emered or not, shall be taxed as costs and includiblate been emered or not, shall be taxed as costs and includiblate been emered or not, shall be taxed as costs and includiblate been emered or not, shall be taxed as costs and includiblate been emered or not, shall be faxed as costs and includiblate been emered or not, shall be faxed as costs and includiblate been emered or not. Shall be faxed as costs and includiblate been entered or not. Shall be faxed as costs and includiblate bear entered or not. Shall be faxed as costs and includiblate bear entered or not. Shall be faxed as costs and includiblate bear entered or not.	re all buildings or improvauffered; (5) to keep all buil zed to place such insurance Trustee of Mortgagee, and or Trustee of Mortgagee, and or Trustee and the index of the trustee and payable, est thereon when due, the unchase any tax hen or title. The Grantor agrees to reparament shall be so the actual of principal and all entires the tenent from time the same as it. If of said inconnection, when he forecle unit it is thereon from time the same as it. If of said inconnection, when he forecle was and dishurse are its, occided all also be paid by an Greed in any decree that may of the dismissed, nor release frainter for the Grante tax, is and premises pending sursuch complaint is filled, in nor charge of said premises (4.1).	ements on said idings now or at e in companies d second, to the stedness is fully grantee or the e affecting said isy immediately such additional sarned interest, of such breach febtedness had source hereof—set showing the assumed by any antor. All such be rendered in a hereof given, d for the heris, ch foreclosure ay at once and swith power to in this trust; unity is hereby in successor in
Witness the hand and seal	of the Grantor this 13th day of	February 19	,88	
flease print or type name(s) below signature(s)		Severa Barrera		
his instrument was prepared by	Merchandise National Be Merchandise (NAME AND Chicago, Illinois 606	ADDRESS) Mart		

UNOFFICIAL COPY

			Cool			} ss.				
							·		and for said Coun	
	personal appeared instrume waiver of	ly known l before nt as f the righ en under	to me to be the this da a free free to faoineste my hand 2.4	e the s y in p ee and v ad.	same person.s serson and act voluntary act, for the seal this	whose nanknowledged or the uses	thatthe Germand purposes th	ubscribed to signed, seal serein set fort	the foregoing in ed and delivered h, including the re	strument,
88383051	aut + 10			8	383830	O	12 C	DEPT-01 T#1111 TF #8014 # # COOK CE		\$12.9 88 12:25:99 383951
BOX 422	SECOND MORTGAGE Trust Deed	Severo Barrera & Elvira Barrera, his wife (J)	267 N. & 7th St. Wheeling, Illinois 60090	Merchandise National Bank of Chicago	Merchandise Mart Chicago, Illinois 60654				BOX 422	GEORGE E. COLE LEGAL FORMS