FORM NO. 2202 CIALOCOPY SECOND MOFTO DE (PLINOIS

makes any warranty with respect thereto, including any warranty of merchanishility or fitn	30045484
THIS INDENTURE WITNESSETH, That Anthony M. Z.	•
(hereinafter called the Grantor), of 724 Czacki Lemont, Illinois	(Sense)
for and in consideration of the sum of Ten and 00/100	- DEPT-Q1 RECORDING \$13
in hand paid, CONVEY	#2222 TRAN 2951 01/29/90 11/52/0 #124 B # 90-045484 60654 (State) owing described real
plumbing apparatus and fixtures, and everything appurtenant thereis	eto, together with all
Lots 76, 77 and 84 in Jasnagora, A Substitute North Fist 1/4 of Section 29, Towns Meridian, in Cook County, Illinois.	cook and State of Illinois, to-wit: odivision of the West 1/2 of the North East 1/4 of aship 37 North, Range 11 East of the Third Principal
Hereby releasing and waiving outlights under and by virtue of the h	homestead exemption laws of the State of Illinois.
Permanent Real Estate Index Number(3): 22-29-204-021	21, 022 & 023
Address(es) of premises:	ALT TELEFORM
IN TRUST, nevertheless, for the purpose of securing performance of WHEREAS. The Grantor is justly indebted up A WIND	DENNATION Dearing even date herewith, payable
to J. E. Pierce Builders, Inc. and assig Chicago in 60 monthly installment of \$1 due thirty days after completion. Net percentage rate of 13.00%.	147.89, with the First installment proceeds of \$6,500.00 at an annual
905/,	5.184
	5184
	GAR
THE GRANTOR covenants and agrees as follows: (1) To pay said find reacording to any agreement extending time of payment; (2) to pay mand to exhibit receipts therefor; (3) within sixty days after destremises that may have been destroyed or damaged; (4) that waste to sainly time on said premises insured in companies to be selected by the coeptable to the holder of the first mortgage indebtedness, with loss clitustee herein as their interests may appear, which policies shall be lead; (6) to pay all prior incumbrances, and the interest hereon, at the IN THE EVENT of failure so to insure, or pay taxes or assessments, older of said indebtedness, may procure such insurance, or pay such interests or pay all prior incumbrances and the interest thereon from the date of the payments of the same with interest thereon from the date of the Payment of a breach of any of the aforesaid covenants or agreed.	when due in each rear, all taxes and all estimand in said note or notes provided, y when due in each rear, all taxes and all estimants against said premises, and on truction or damage to rebuild or restors all buildings or improvements on said said premises shall not be committed to suffered; (5) to keep all buildings now or at eagrange the herein, who is hereby calibrized to place such insurance in companies clause attached payable firmers the first Trustee or Mortgagee, and second, to the lett and remain with the said (No gargee or Trustee until the indebtedness is fully not the prior incumprances at the interest thereon when due, the grantee or the naxes or assessments, or discharge or purchase any tax lien or title affecting said in time to time and an money so on J, the Grantor agrees to repay immediately of payment at 13,00 per ent per annum shall be so much additional
	ements are shole of said indebtedness, it cluding principal and all earned interest.
nall, at the option of the legal holder thereof, without notice, become in	ements he hole of said indebtedness, if cluding principal and all earned interest, impediately due and payable, and with interest thereon from time of such breach
nall, at the option of the legal holder thereof, without notice, become in 13,00 per cent per annum, shall be recoverable by foresto the matured by express terms. It is AGREED by the Grantor that all expenses and disbursement of cluding reasonable attorney's fees, outlays for documentant or idence hole title of said premises embracing foreclassive decrees the hope in or proceeding wherein the grantee or any holder of any pay of said to penses and disbursements shall be an additional lier to any pay of said to penses and disbursements shall be an additional lier to any pay of said to the control of said to the control of said to the control of said in the co	coments he hole of said indebtedness, it cluding principal and all earned interest, impediately due and payable, and with interict thereon from time of such breach lossife thereof, or by suit at law, or both, the same at it, ill of said indebtedness had paid or incurred in behalf of plaintiff in connection, with the foreclosure hereof—ce, stenographer's charges, cost of procuring or completion obstract showing the baid by the Grantor; and the like expenses and disbursem his, occasioned by any findebtedness, as such, may be a party, shall also be paid by the Grantor. All such mises, shall be taxed as costs and included in any decree the important of the content of the content of the Grantor and income from the Grantor for the Grantor and foreclosure.
nall, at the option of the legal holder thereof, without notice, become in 13,00 per cent per annum, shall be recoverable by foresto the matured by express terms. It is AGREED by the Grantor that all expenses and disbursement of cluding reasonable attorney's fees, outlays for documentant oridence hole title of said premises embracing foreclassive decree that he paint or proceeding wherein the grantee or any holder of any pair of said to spenses and disbursements shall be an additional lier of any pair of said to spenses and disbursements, which proceeding, which is decree of said titled all such expenses and disbursements, and the crist of sun, including ecutors, administrators and assigns of the proport waives all right to occedings, and agrees that upon the filling of any complaint to forecle thout notice to the Grantor, or to any any claiming under the Grantor effect the rents, issues and profits of the said premises. The name of a record owner is:	cments he hole of said indebtedness, it cluding principal and all earned interest, impediately due and payable, and with interest thereon from time of such breach losses thereof, or by suit at law, or both, the same at it. It of said indebtedness had paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—ce, stenographer's charges, cost of procuring or compile our obstract showing the baid by the Grantor; and the like expenses and disbursem into its coasioned by any tindebtedness, as such, may be a party, shall also be paid by the Grantor. All such mines, shall be taxed as costs and included in any decree that it is to rendered in
hall, at the option of the legal holder thereof, without notice, become in 13,00 per cent per annum, shall be recoverable by forerown matured by express terms. It is AGREED by the Grantor that all expenses and disbursement of the Grantor that all expenses and disbursement of the first of the Grantor that all expenses and disbursement of the first of the parties and premises and disbursements shall be an additional lier to the parties of said to penses and disbursements shall be an additional lier to the forecourse proceedings; which proceeding, which proceeding with decree of said till all such expenses and disbursements, and the crist of sun, including ecutors, administrators and assigns of the Grantor waives all right to occedings, and agrees that upon the filling diamy complaint to forecithout notice to the Grantor, or to any mature of the Grantor dilect the rents, issues and profits of the said premises. The name of a record owner is: IN THE EVENT of the death of removal from said Cook	coments he hole of said indebtedness, it cluding principal and all earned interest, imbediately due and payable, and with interest thereon from time of such breach losses thereof, or by suit at law, or both, the same at it. It of said indebtedness had paid or incurred in behalf of plaintiff in connection with the foreclosure hereof—cc, stenographer's charges, cost of procuring or compile our obstract showing the baid by the Grantor; and the like expenses and disbursem into cocasioned by any tindebtedness, as such, may be a party, shall also be paid by the Grantor. All such mises, shall be taxed as costs and included in any decree that it may be rendered in less hall have been entered or not, shall not be dismissed, nor take the hereof given, into the possession of, and income from, said premises pending such foreclosure lose this Trust Deed, the court in which such complaint is filed, may at once and tor, appoint a receiver to take possession or charge of said premises with power to 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; erson who shall then be the acting Recorder of Deeds of said County is hereby presaid covenants and agreements are performed, the grantee or his successor in
hall, at the option of the legal holder thereof, without notice, become in 13,00 per cent per annum, shall be recoverable by for probe in matured by express terms. IT IS AGREED by the Grantor that all expenses and disbursement problem in the control of the death of the Grantor that all expenses and disbursement problem it or proceeding wherein the grantee or any holder of any pair of said appenses and disbursements shall be an additional lief to the said premise charge which proceeding, which proceedings, which proceedings, which proceedings, which proceedings, which proceedings, which proceedings, and agrees and disbursements, and the prist of sun, including ecutors, administrators and assigns of the Grantor ownives all right to occedings, and agrees that upon the filling of any complaint to forecle thout notice to the Grantor, or to any may relaiming under the Grantor illect the rents, issues and profits of the said from a Cook. IN THE EVENT of the death of removal from said Cook of if for any like causes and profits to the trust. And when all of the aforts, thall release said premises to the party entitled, on receiving his terms that trust deed is subject to	coments he hole of said indebtedness, it cluding principal and all earned interest, imberdialely due and payable, and with interest thereon from time of such breach losses thereof, or by suit at law, or both, the same at it, ll of said indebtedness had paid or incurred in behalf of plaintiff in connection with the foreclosure hereofoce, stenographer's charges, cost of procuring or compile for obstract showing the baid by the Grantor; and the like expenses and disbursem his, occasioned by any findebtedness, as such, may be a party, shall also be paid by the Grantor. All such mines, shall be taxed as costs and included in any decree that in by per endered in le shall have been entered or not, shall not be dismissed, nor take the herof given, sing attorney's fees, have been paid. The Grantor for the Grantor any, for the heirs, to the passession of, and income from, said premises pending such foreclosure close this Trust Deed, the court in which such complaint is filed, may at once and tor, appoint a receiver to take possession or charge of said premises with power to 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; erson who shall then be the acting Recorder of Deeds of said County is hereby oresaid covenants and agreements are performed, the grantee or his successor in reasonable charges.
all, at the option of the legal holder thereof, without notice, become in 13,00 per cent per annum, shall be recoverable by for propen in matured by express terms. IT IS AGREED by the Grantor that all expenses and disbursement producing reasonable attorney's fees, outlays for documentant or indence hole title of said premises embracing foreckware decree and propent or proceeding wherein the grantee or any holder of any pay of said a penses and disbursements shall be an additional lief to dispay of said a penses and disbursements shall be an additional lief to dispay of said a penses and disbursements, and the property of said and the said premisers and assume that the proceedings, with the decree of sale titled such expenses and disbursements, and the property of sun, including entire to the constant and assume of the framed waives all right to occedings, and agrees that upon the filling of any complaint to forecle thout notice to the Grantor, or to any past premises. The name of a record owner is: IN THE EVENT of the death or removal from said Cook of if for any like causes and profits of the said or refuse to act, the per pointed to be second successor in this trust. And when all of the aforts, shall release said premises to the party entitled, on receiving his te	coments by hole of said indebtedness, it cluding principal and all earned interest, imberdialely due and payable, and with interest thereon from time of such breach losses thereof, or by suit at law, or both, the same at it. It of said indebtedness had paid or incurred in behalf of plaintiff in connection with the foreclosure hereofoce, stenographer's charges, cost of procuring or compile for obstract showing the baid by the Grantor; and the like expenses and disbursem his, occasioned by any findebtedness, as such, may be a party, shall also be paid by the Grantor. All such mines, shall be taxed as costs and included in any decree that it may be rendered in lesshall have been entered or not, shall not be dismissed, nor the such hereof given, sing attorney's fees, have been paid. The Grantor for the Grantor any for the heirs, to the passession of, and income from, said premises pending such foreclosure close this Trust Deed, the court in which such complaint is filed, may at once and tor, appoint a receiver to take possession or charge of said premises with power to 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; erson who shall then be the acting Recorder of Deeds of said County is hereby oreasid covenants and agreements are performed, the grantee or his successor in reasonable charges.
nall, at the option of the legal holder thereof, without notice, become in 13,00 per cent per annum, shall be recoverable by foresto the matured by express terms. It is AGREED by the Grantor that all expenses and disbursement of cluding reasonable attorney's fees, outlays for documentar oridence hold title of said premises embracing foreclosure decree is all be part or proceeding wherein the grantee or any holder of any part of said to penses and disbursements shall be an additional lier or or said premich foreclosure proceedings, which proceeding, which is decree of said trial all such expenses and disbursements, and the orist of sun, including ecutors, administrators and assigns of the origin of sun, including ecutors, administrators and assigns of the origin of sun including ecutors, administrators and assigns of the origin of suit to foreclose though the origin of sun including though the origin of suits and of the origin of suits and premises. The name of a record owner is: IN THE EVENT of the death of removal from said Cook of if for any like causes and first successor fail or refuse to act, the perpointed to be second subjects or in this trust. And when all of the afortist, shall release said premises to the party entitled, on receiving his te	coments he hole of said indebtedness, it cluding principal and all earned interest, imberdialely due and payable, and with interest thereon from time of such breach losses thereof, or by suit at law, or both, the same at it, ll of said indebtedness had paid or incurred in behalf of plaintiff in connection with the foreclosure hereofoce, stenographer's charges, cost of procuring or compile for obstract showing the baid by the Grantor; and the like expenses and disbursem his, occasioned by any findebtedness, as such, may be a party, shall also be paid by the Grantor. All such mines, shall be taxed as costs and included in any decree that in by per endered in le shall have been entered or not, shall not be dismissed, nor take the herof given, sing attorney's fees, have been paid. The Grantor for the Grantor any, for the heirs, to the passession of, and income from, said premises pending such foreclosure close this Trust Deed, the court in which such complaint is filed, may at once and tor, appoint a receiver to take possession or charge of said premises with power to 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; erson who shall then be the acting Recorder of Deeds of said County is hereby oresaid covenants and agreements are performed, the grantee or his successor in reasonable charges.

Chicago, Illinois 60654

1300

UNOFFICIAL COPY

STATE OF Illinois	- } ss.	
County of Cook	_ }	
•		, a Notary Public in and for said County, in the
State aforesaid, DO HEREBY CERTIFY that	Anthony M.	Zajec
personally known to me to be the same person	whose name	18 subscribed to the foregoing instrument.
appeared before me this day in person and ac	cknowledged tha	at he signed, sealed and delivered the said
instrument ashis free and voluntary act.	for the uses and	purposes therein set forth, including the release and
waiver of the right of nomestead.		
Given under my work and official seal abis	lst	day of
KERRY C. ABATE { (Improvide Laboration of ILLINO)S { MY COMPLEXACION EXPIRES 7/6/92 }		V 2 Cellet
derent of managements	The Mills of the Control of the Cont	Berry (Wate
Commission Expires 7/6/89		
* (
	0,	
	40,	Κ,
	S	
		4
		'V
		COTTICO
		-0

90045484

225 No XOB

SECOND MORTGAGE

Trust Deed

Anthony M. Zajec

Lemont, Illinois 60439 724 Czacki

Merchandibe National Bank of Chicago

Chicago, Illinois Merchandise Mart

60654

GEORGE E. COLES

LEGAL FORMS