UNOFFICIAL COPY

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)	26689917
Sec. 10. 10.	
Uhis Indenture, withesseth, that the Gi	rantors ALBERTO GALVEZ AND ROSA GALVEZ his wife
·	HIS WITE
The second secon	and the second s
City of Chicago County of	Cook and State of Illinois
or and is consideration of the sum of Forty hund	ired forty-six and 04/100 Dollar
	SEPH DEZONNA, Trustee
the City of Chicago County of	Cook and State of Illinois
nd to his suc a or in trust hereinafter named, for the purerin, the followin, de cribed real estate, with the imeratus and fixtures, and everything appurtenant thereto, to	rpose of securing parformance of the covenants and agreements provements thereon, including all heating, gas and plumbing apoglether with all rents, issues and profits of said premises, situated nty of
Lot 5 in Block & 'n Pollack's Gar	field Boulevard Addition in Section 7
	of the 3rd Principal Meridian, in
	nown as 5310 South Winchester Ave.,
Chicago, Illinois.	
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ereby releasing and waiving all rights under and by virtue	of the ho. at all exemption laws of the State of Illinois
IN TRUST, nevertheless, for the purpose of securing per	formance of the cavenants and agreements herein.
WHEREAS, The GrantorS ALBERTO GALVEZ	
74/100 dortars (34045.04)	principal promiss. ybearing even date herewith, payable of forty hundyed forty-six and
	talments each of \$1 2.36
on the note commencing on the 13thds	y of August 683, and on the same date of
each month thereafter, until paid, wit	h interest after maturit; at the highest
lawful rate.	
and the second s	
THE GRANTOS covenant and agree as follows: (1) To pay a	aid indebtedness, and the interest thereon, as herein and in said notes are ided, or
ording to any agreement extending time of payment; (2) to pay prior to on demand, in exhibit recepts therefor; (3) within sixty skys after deriva- riney have been destroyed or demand; (4) that waste to said premises shi premises insured in companies to be selected by the grantee hereis, who	sid indebtedness, and the interest thereon, as herein and in said notes by fided, or the first day of June in each year, all taxes and assertanents against eaks premise retion or damage to robuild or restore all buildines or improvements on said premises and the premise of the part of the premise of the part of the part of the premise
in aris morrigge introlegaes, with directions attached physics Aris, to it appear, which policies shall be left and remain with the said Mortzageet of the interest thereon, at the time or times when the same shall be left shows due in year Every of failures to it house, or pay taxes or assessments, or	Trustee until the indebtedness is fully paid; (5) to pay all prio; incombrance, and payable. The prior incombrances or the interest thereon when due, the grantes or the holder
aid indebtedness, may procure such insurance, or pay such takes or assessing into incumbrances and the interest thereon from time to time; and all most same with interest thereon from the date of payment at seven per cent, per lin the Event of a breach of any of the aforesaid covenants or assessing the contract of th	nents, or queenarge or purchase any tax lien or title afferting said premises or pay bey so paid, the grantor agree to repay immediately without demand, and rannum, shall be so truch additional indebtachess secured hereby, whents the whole of said indebtaches, including writerian and all saymed interest.
at the option of the legal holder thereof, without notice, become immedian per cent, per annum, shall be recoverable by fereclosure thereof, or	tely due and payable, and with interest thereon from time of such breach, as by suit at law, or both, the same as if all of said indebtadness had then matured by
est terms. It is Aurent by the granter that all expenses and disbursements penetuding reasonable solicitor's fees, outlays for documentary evidence, ste	tid or incurred in behalf of complainant in connection with the foreclosure here-
of said premiers embracing foreclosure decree—shall be paid by the gran- ing wherein the grantee or any holder of any part of said indebtedness.	aid or incurred in behalf of complainant in connection with the foreclosure here- nographer's charges, cost of procuring or completing abstract showing the whole tor; and the like expenses and disbursements, occasioned by any suit or pro- as such, may be a parry, shall also be paid by the grants
reclings; which proceeding, whether decree of sale shall have been entere lisbursements, and the costs of guil, including solicitor's fees have been on	d or not, shall not be dismissed, nor a release hereof given, until all such expenses id. The grantorfor said grantor
asigns of said grantor, waive, all right to the possession of, and inout the filing of any hill to foreclose this Trust Deed, the court in which such	ne from, said premises bending such foreclosure procredings, and agree. that bill is filed, may at once and without notice to the said granter, or to any party is of said premises with power to collect the rents, issues and profits of the east
ing under said grantor, appoint a receiver to take possession or charg- liers.	w were presented with power to contest the rents, insues and profits of the said
IN THE EVENT of the death, removal or absence from said. Thomas S. Larsen	Ook County of the grantes, or of h' rafusal or failure to act, then
lke cause said first successor fail or refuse to act, the person who shall then sesor in this trust. And when all the aforesaid covenants and agreements sarty sattled, on receiving his reasonable charges.	of said County is hereby appointed to be first successor in this trust; and if for the acting Recorder of Deeds of said County is hereby appointed to be second are performed, the grantes or his successor in trust, shall release said premises to
Witness the hand and seal of the grantors this	30th Jay of June A. D. 19 83
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and the second s	
The state of the s	(BEAL)
	(SEAL)

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a Norty-Public is and for said County, in the State aforesaid, 200 Secretary that ALBERTO GAIVEZ AND ROSA GAIVEZ, his wife personally known to me to be the same person3 whose named 3.70 subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that. heaving one, sealed and delivered the said instrument as Like Africe and voluntary act, for the uses and purposes therein set forth, including the release and waier of the right of homestead. Sheet under my band and Notarial Seal, this 30th day of June 1997 (commission f. Exploit By Commission f.
a Norty-Public is and for said County, in the State aforesaid, 200 Secretary that ALBERTO GAIVEZ AND ROSA GAIVEZ, his wife personally known to me to be the same person3 whose named 3.70 subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged that. heaving one, sealed and delivered the said instrument as Like Africe and voluntary act, for the uses and purposes therein set forth, including the release and waier of the right of homestead. Sheet under my band and Notarial Seal, this 30th day of June 1997 (commission f. Exploit By Commission f.
a Noter-Public in and for said County, in the State aforesaid, The State ALBERTO GAIVEZ AND ROSA GAIVEZ, bis wife and state of the said instrument, appeared before me this day in person, and acknowledged that, hereigned, sealed and delivered the said instrument as LDELKfree and voluntary act, for the uses and purposes therein set forth, including the release and waiter of the right of homestead. State under my band and Notarial Seal, this 30th June 1978 1988 1989 1989 1989 1989 1989 1989
ALBERTO GALVEZ AND ROSA GALVEZ, his wife personally known to me to be the same persons, whose names. B.T.S. subscribed to the foregoing least runnent, appeared before me this day in person, and acknowledged that, hexysigned, sealed and delivered the said instrument as the Life in cent and voluntary art, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. See under my hand and Notarial Seal, this 30th June By Commission, Exploit Notary Public. Notary Public. 10.00
personally known to me to be the same persons, whose named _ 8.7.9_ subscribed to the foregoing leatument, appeared before me this day in person, and acknowledged that_heyaigned, scaled and delivered the said instrument as_thei. If the first of bomestead. ***Their including the release and waiver of the right of bomestead. ***Their including the release and waiver of the right of bomestead. ***Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the release and waiver of the right of bomestead. **Their including the right of the right of bomestead. **The
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delivered the said instrument as Line Life and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. See under my band and Notarial Seal, this 30th day of June Py Commission, Expires Notary Public. Py Commission, Expires Notary Public. Py Commission of Expires Notary Public Nota
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END OF RECORDED DOCUMENT