UNOFFICIAL COPY

TRUST DEED-SECOND MORTGAGE FORM ([LLINOIS)

This Indenture, witnessett, that the	Grantor \$	26179988
CHARLES MARTIN and LELA MAE M	ARTIN, his wife	MORIODOG
	To the first of the second	
of the City of Chicago County o	f Cook and Sta	te of Illinois
for and in consideration of the sum of Thirty-ni	ne Hundred Ninety &	96/100 Dollars
)
of the City of Chicago County of		
and to his successors in trust hereinafter named, for the herein, the following described real estate, with the parature and fixtures, and everything appurtenant therei	purpose of securing performance improvements thereon, including to, together with all rents, issues an	of the covenants and agreements g all heating, gas and plumbing ap-
in the City of Chicago	County of Cook	and State of Illinois, to-wit:
The South 32 feet of the North Block 5 in Stony Island Heights	Subdivision in the	South West 1/4
of Section ', Township 37 North Principal Newilian, in Cook Con	n, Rnage 14, East of unty, Illinois, comm	the Third only known as
9308 S. Cornel? lv. Chicago, I	1.	
<i>y</i>	•	
Ox		
		4 4 - 04 4 - 27111 - 1
Hereby releasing and waiving all rights under and by v In Thust, nevertheless, for the purpose of securi		
WHEREAS, The GrantorSCHARLES MAR	TIA and LELA MAE MAR	RTIN, his ŵife
pustly indebted upon their one PLYWOOD HOME IMPROVEMENT CO.,	for he sum of thir	bearing even date herewith, payable ty-nine Hundred
Ninety & 96/100 Dollars (\$3990	the second of th	
payable in35 successive monthly instalment which shall be equal	r instalmentach of \$1 to or less the line mon	10.86 and a rinal thly instalments due
on the note commencing on the 1_{S}		
each month thereafter, until maid	, with interest after ma	turity at the highest
lawful rate.		
		4,
	20	6179588
THE GRANTOR. S. covenant. and agree as follows: (1) according to any agreement extending time of payment, (2) to pay and on demand to exhibit recepts therefor; (3) within aixly days affect that may have been destroyed or damazed. (4) that must to taking pressure induced in companies to be selected by the grantes here of the first moretyage undebtodenes, with instructure attached payable may appear, which policies shall be let and remain with the said Monand to interest thereon, at the time or times when the same shall be	come que aux compres entre fils formatividades to	turn berg' (a) to heat art hate the impuritees"
In THE EVERT Of failure so to insure, or pay takes or assaying and indebtedness, may procure such insurance, or pay such takes all prior incumbrances and the interest thereon from time to time; as the same with interest thereon from the date of bayment at seven per in THE EVENT of a breach of any of the aforeand covenant and, at the option of the legal holder thereof, without notice, becomeven per cent. per annum, shall be recoverable by foreclosure the supress terms.	r cent. per annum, shall be so much additions to or agreements the whole of said indebtedn a immediately due and payable, and with it sereof, or by suit at law, or both, the same as	ill indebtedness secured hereby, sas, including principal and all earned interest, need including principal and all earned interest thereon from time of such breach, at if all of said judebtedness had then matured by
It is AGREED by the grantor—that all expenses and disbur- of including reasonable solicitor's fees, outlays for documentary ev- title of said premises embracing foreclosure decree—shall be paid he creding wherein the grantee or any holder of any part of said in- and disbursements shall be an additional lien upon said premises, shi proveelings; which proceeding, whether decree of sale shall liave be and disbursements, and the costs of suit, including solicitor's fees ha and assigns of said grantor—waive—all right to the possession of spon the filing of any bill to foreclose this Trust Deed, the court in w laming under said grantor—, appoint a receiver to take possessio- premises.	y the grantor; and the late expenses and obtedness, as such, may be a party, shall also obtedness, as such, may be a party, shall also een entered or not, shall not be dismassed, no een entered or not, shall not be dismassed, no een entered or not, shall not be dismassed, no een entered or not, shall not be dismassed, no and income from, said premises pending as and income from, said premises with power to on or charge of said premises with power to	dispursements, occasioned by any suit or pro- be paid by the granter All such expanses ree that may be rendered in such foreclosure
In the Event of the death, removal or absence from eak August G. Morkel any like cause said first successor fail or refuse to act, the person where the control of the successor in this trust. And when all the aforesaid commants and again party eatilied, on receiving his reasonable charges.	of said County is hereby appointe	rantos, or of h'" rafusal or failure to act, then d to be first successor in this trust; and if for of said County is hereby appointed to be second successor in trust, shall release said premises to
Witness the band and sealof the grantor	this 18th day of	March A. D. 1982
	1000	(SEAL)
	_ dilatual 110	(SEAL)
		(SEAL)
		(SEAL)
0442M		

	I. KATHL	een Woodmaste	R.
	a Notary Public in ar	nd for said County, in the State aforesaid, 20 1	bereby Gertity that
WOOD JP	personally known to instrument, appeared delivered the said in	me to be the same person whose name Art i before me this day in person, and acknowledg strument as I Fal C free and voluntary act, fo the release and waiver of the right of homestead	subscribed to the foregoing ed that the signed, sealed and or the uses and purposes therein
O CONTRACTOR	day of	my hand and Notarial Seal, this 18th March A. D. 1982	Voolte etter
My Commission Expire Nove	ember 3, 1983		Notary Public
	Ž		
	Or Coo		ಬಿ
	0,	40	261'79988
		040	∞
	S	1982 MAR 23 - P4 10 37	nn de partir
	11 41	MR-23-82 607026 261799	30 · - 855 10.00
			Osc
			OFFICO CO
	4	BY:	1
Se Se	wife stee	RED Chica	$\ $
246 DRTGAGE	N and IN, his wife NA, Trustee	AS PREPARED e Bank of Chice ee Avenue 60641	
SECOND MORTGAGE Trust Deed	CHARLES MARTIN and LELA MAE MARTIN, his wife TO JOSEPH DEZONNA, Trustee	THIS INSTRUMENT WAS PREPARED BY: L. J. LaMotte Northwest National Bank of Chicago 5985 North Milwaukee Avenue Chicago, Illinois 60641	Complete

END OF RECORDED DOCUMENT

NOT VERY