## UNOFFICIAL COPY

TRUST DEED—SECOND MORTGAGE FORM (ILLINOIS) NO.	26217358
THIS INDENTURE, WITNESSETH, That the Grantors,	Kevin Baldwin & Mary S. Baldwin
of the City of Chicago , County of C	ook and State of Illinois
for and in consideration of the sum of Server When	sand One Hundred Forty Three & 36/100
Dollars in hand paid, CONVEY AND WARRANT to	_Midwest_Bank & Trust
of the Village of Elmwood Pk, County of	
as trustee, and to his successors in trust hereinafter named, f agreer onts herein, the following described real estate, with tion of a and plumbing apparatus and fixtures, and every profits of said premises, situated in the	the improvements thereon, including all heating, air-condi- thing appurtenant thereto, together with all rents, issues and
and State of Illinois, to-wit:	, County of Cook
Loc! in block 45 in Gal's subdi Section 31 and the South West qu	vision of the South East Quarter of marter of Section 32 Township 40 l Prindipal Meridian
North Range 13 East of the Third	
hereby releasing and waiving all rights under and or virtue IN TRUST, nevertheless, for the purpose of securing pu WHEREAS, The Grantors are justly indebted upon.	erformance of the covenants and agreements herein.
herewith, payable	
(\$7,143.36) Seven Thousand One Hundred Forty T successive monthly installments of (148.82) commencing the 5th day of 5th day of each month thereafter u	ONI LUNDRED FORTY EIGHT & 82/100 June , 1982 and due and payable the
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	26217358
THE GRANTORS covenant and agree as follows: (1) to pay said or according to any agreement extending time of payment; (2) to pay pripremises, and on demand to exhibit receipts therefor; (3) within sixty days after a said premises that may have been destroyed or damageded that the said and the said of the s	indebtedness and the interest threeon as ne in and in said notes provided, or the fisted any of June in each year, all the and acessments against said destruction or damage to rebuild or restore all beings or improvements on a premises shall not be committed or suffered; (5) *>. cc. all buildings now or at premises shall not be committed or suffered; (5) *>. cc. all buildings now or at premises shall not be committed or suffered; (5) *>. cc. all buildings now or at premises shall not be committed or suffered; (5) *>. cc. all buildings now or at premises and the suffered shall be premised to the premise and premise and the premise and premise
IN THE EVENT Of failure so to insure, or pay takes or assessments, or of said indebtedness, may procure such insurance, or pay such taxes or assess all prior incumbrances and the interest thereon from time to time: and all the same with interest thereon from the date of payment at seven per cent, por IN THE EVENT of a breach of any of the aforegaid covenants or ago shall, at the option of the legal holder thereof, which though only to become imme	nee prior incumprances or the infects traction which use, in grains on the should ments, or discharge or partchase any tax lien or title affecting said of the spart of money so paid, the grantors agree to repay immediately and round, and rannum, shall be so much additional infebtedness secured hereb remembers the whole of said indebtedness, including principal and all car co linetess, diately due and payable, and with interest thereon from time of so a beach, at
seven per cent, per annum, shall be recoverable by foreclosure thereof, or by express terms.  IT IS AGREED by the grantors that all expenses and disbursements	r sun at law, or both, the same as it all of said indeptedness had then r atoma by
including reasonable solicitor's fees, outlays for documentary evidence, stenog of said premises embracing foreclosure decree—shall be paid by the grantors	rapher's charges, cost of procuring or completing abstract showing the w ole till and the like expenses and disbursements, occasioned by any suit or proceed in
wherein the grantee or any holder of any part of said indebtedness. as su disbursements shall be an additional lien upon said premises, shall be taxed as ings; which proceeding whether decree of sale shall have been entered or n	ch, may be a party, shall also be paid by the grantors. All such expenses and costs and included in any decree that may be rendered in such foreclosure procured that have been such foreclosure procured that have been such as the such expenses and
disbursements, and the costs of suit, including solicitor's fees have been, and assigns of said grantors waive all right to the possession of, and incluying the filing of any complaint to foreclose this Trust Deed, the court in who any party claiming under said grantors, appoint a receiver to take possess	haid. The grantors for said grantors and for the heirs, executors, administrators mee from, said premises pending such foreclosure proceedings, and agree that nich such complaint is filed, may at once and without notice to the said grantors, or tion or charge of said premises with power to collect the rents, issues and profits
IN THE EAGNI OF the death of Jeworal Linu 2810	County of the grantee, of or ing resignation, remain of tamore to act, then
any like cause said first successor fail or refuse to act, the person who shall the successor in this trust. And when all the aforesaid covenants and agreements at the party entitled on receivings his reasonable charges.  IF THIS TRUST DEED is signed by one person as grantor, it shall be and verbs importing the plural number.	of said County is hereby appointed to be first successor in this trust; and if for no eithe acting Recorder of Deeds of said County is hereby appointed to be second the performed, the grantee or his successor in trust, shall release said premites to binding upon him and his heirs, executors and administrators, regardless of nouns
THIS TRUST DEED IS SUBJECT TO	
Witness the hands and seals of the grantors this	
This document prepared by	Kin C'Balchin (SEAL)
Midwest Bank & Trust 1606 N. Harlem	Keyin P. Baldwin  May S. Baldwin (SEAL)
Elmwood Pk, Ill. 60635	Mary S. Baldwin

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STATE OF   SS.  COUNTY OF COOK   SS.	The state of the s
I, Barbara Vandergriff, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Kevin & Mary Baldwin	-
personally known to me to be the same person s. whose namesare subscribed to the foregoing instrumen appeared before me this day in person and acknowledged thatthey signed, sealed and delivered the sain	118
instrur entrestheir free and voluntary act, for the uses and purposes therein set forth, including the release an waiver of the agt t of homestead.  Given under no hand and notarial seal this	113
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Trust Deed  Trust Deed  To To To See The See T	PERSON LAND CARRACTURES FORMERS, INC., CHICAGO 54458

END OF RECORDED DOCUMENT