UNOFFICIAL COPY

27396982

TRUST DEED-SECOND MORTGAGE FORM (ILLINOIS)

This Indenture.	WITNESSETH, That the Grantor	JIMMY P. BARKUS and VERA S. BARKUS,
his wife		
fr. and in consideration of the su		eventeen and 28/100Dollars
of the 15ty of	Chicago County of Cook	NNA, Trusteeand State of Illinois
and the lowing described real estate, with	oinafter named for the nurnose of securin	ig performance of the covenants and agreements nerein, the ioi- l heating, gas and plumbing apparatus and fixtures, and every- d premises, situated
Lot 42° in Ba	rtlett's Greater Chicago S	Subdivision #1, being a subdivision
Range 14, an . Township 37 W	11 of that part of the S East of th orth Range 14 lying West	1/4 of Section 10, Township 37 North, Southeast 1/4 of said Section 10, Third Principal Meridian, and adjoining the Illinois Central
Railroad righ in Cook Count	t. f.wey (except therefrom y, 111 mais, commonly know	n the North 33.277 acres thereof) m as 10134 South Calumet, Chicago,
Illinois.		
In Trust, nevertheless, for	the purpose of securing performants of th	ead exemption laws of the State of Illinois. se covenants and agreements herein.
WHEREAS, The Grantor	JIMMY P. BARKUS and V.R'	S. BARKUS, his wife no all promissory note. bearing even date herewith, payable
DAVENPORT CON-	STRUCTION CO. and assigned five hundred seventeen and	co Northwest National Bank for the 2',100 dollars (\$4,517.28)
payable in 48	successive monthly instalmen	nts each of 4.11 due
on the note com		Lon and on the come date of
each month the	reafter, until paid, with interest	Feb. 19.45, and on the same date of
each month the	reafter, until paid, with interest	after maturi ,y a ; the highest
each month the	reafter, until paid, with interest	; after maturi y a ; the highest
each month the	reafter, until paid, with interest	after maturi y a; the highest
each month the	reafter, until paid, with interest	after maturi y a; the highest
each month the	reafter, until paid, with interest	ad the interest thereon, as herein and in said n tes prov led, or according to any and assessments against said premises, and on a mand to exhibit receipts therefor, so as said premises that may have been destroyed to dar get (s) that waste to said mises insured in companies to be selected by the grance for the is hereby authense, with loss clause attached payable first, to the first form the said fortgages of trustees until the indebtedness and by past, (if the pays of the interest thereon when due, the grantee or the holder if so debtedness, enter the defecting said premises or pay all prior incumbranes and he interest without demand, and the same with interest thereon from the stee of revenent at the said that the same with interest thereon from the stee of revenent at the part of the said of the same and the same with the same with the said of the said provides a said of the said premises and the same said of complainant of the said of the said premises embracing foreclosure decree to a said the said wherein the grantee or any holder of any part of said indebtedness, shall be an additional lien upon said premises, shall be taxed as costs and included sense of the said premises and the same and the said and the same of the said premises and the said and said said said said said said said sai
each month the lawful rate. The Grayron	reafter, until paid, with interest pays and indebtedness, an pays prior to the first day of June in each year, all taxes nage to rebuild or restore all buildings or own or at any time on said present of the pays of the pay	after maturi y a; the highest
each month the lawful rate. The Grantorcovenantand agreement extending time of payments (2) to display the state of the control of the	reafter, until paid, with interest pays and indebtedness, an pays prior to the first day of June in each year, all taxes nage to rebuild or restore all buildings or own or at any time on said present of the pays of the pay	ad the interest thereon, as herein and in said n tes prov led, or according to any and assessments against said premises, and on a mand to shibit receipts therefor, so a said premises that may have been destroyed to dar get (s) that waste to said mises insured in companies to be selected by the grance to the breeby authess with loss clause attached payable first, to the first that on the foreignees, and, with the said Mortgagees or Trustees until the indebtednees. In all past, if to the pays so or the interest thereon when due, the grantee or the holder is a debtedness, including principal and all earned interest shall, at the open of the on from time of such breach, at seven per cent, per annum, shall be reverable by the yearnest errors. All of complainant in cube whole title of said premises embracing foreclosure decree in the said of the said and the same with not deep and the same should be an additional lien upon said premises, shall be taxed as costs and includes each of the said premises, shall be taxed as costs and includes each of the said premises and the same should be an additional lien upon said premises, shall be taxed as costs and includes each of the said premises of the said granter for said granter for said granter for said granter for said granter or any above the said said said said said said said said
each month the lawful rate. The Grayfor evernat and agreement streading time of payment; (2) to (3) within sixty days after destruction or dan premises shall not be committed or suffered; thorized to place such insurance in companie second, to the Trustee herein as their interes all prior in the property of the comment of th	reafter, until paid, with interest agreeas follows: (1) To pay said indebtedness, an pay prior to the first day of June in each year, all taxes nage to rebuild or restore all buildings or one of any time on said pre a acceptable to the holder of the first mortgage indebtedness, at the time or times when the same shall become do, or pay taxes or assessments, or the prior incumbrance sor assessments, or discharge or purchase any tax if paid, the grantoras greened hereby, immediately the afforesaid overants or agreements the whole of said immediately due and payable, and with interest there he same as if all of said indebtedness had then mature the same as if all of said indebtedness had then mature here are the same as if all of said indebtedness and them mature nee, stenographer's charges, cost of procuring or completike expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements of the said of the court of the said of the court in the present of the court of the said of the court in which such bills if iteld, may at once an or charge of said premises with power to collect the rent or absence from said Cook. "Use to act, the person who shall then be the acting Re s and agreements are performed, the grantee or his sur	and the interest thereon, as herein and in said n tes prov led, or according to any and assessments against said premises, and on a mand t with it receipts therefor; on said premises that may have been destroyed. It is get (a) that waste to said misses insured in companies to the said the said fortigages or Trustees until the indebtedness. In lay paid; (b) to pay set and payable, so or the interest thereon when dust the grantee or the holder f: "debtedness, so the interest thereon when dust the grantee or the holder f: "debtedness, so the interest thereon when dust the grantee or the holder f: "debtedness, without demand, and the same with interest thereon from the a set of re-wealble by information of the said premises or pay all prior incumbranc; and he interest without demand, and the same with interest thereon from the a set of re-wealble by information of the said for complainant in connection with the foreclosure hereof—including reasonable ting abstract showing the whole title of said premises embracing foreclosure decrees or sale shall have been entered or not, shall not be dismissed, nor a release shave been paid. The grantor for said grantor and for the heirs, executors, rom, said premises pending such foreclosure proceedings, and agree that upon with our said premises pending such foreclosure proceedings, and agree that upon deviated on the said premises. County of the grantee, or of his refusal or failure to act, then of said County is hereby appointed to be provided to the said grantor and or any party claiming under said grantor of the said premises of the party entitied, on receiving his crease of a faid County is hereby appointed to be provided to the said grantor of the party entitied, on receiving his crease of a faid County is hereby appointed to be party entitied, on receiving his crease of a faid County is hereby appointed to the party entitied, on receiving his crease of a faid County is hereby appointed to the party entitied, on receiving his cre
The Granton covenant and agreement extending time of payment; (2) to (3) within sixty days after destruction or dan premises shall not be committed or suffered; thorized to place such insurance in companies of the committed or suffered; thorized to place such insurance in companies of the committed or suffered; thorized to place such insurance, or pay such the suffered in the committed or suffered; in the committed or suffered in the committed or suffered in the committed of the committ	reafter, until paid, with interest agreeas follows: (1) To pay said indebtedness, an pay prior to the first day of June in each year, all taxes nage to rebuild or restore all buildings or one of any time on said pre a acceptable to the holder of the first mortgage indebtedness, at the time or times when the same shall become do, or pay taxes or assessments, or the prior incumbrance sor assessments, or discharge or purchase any tax if paid, the grantoras greened hereby, immediately the afforesaid overants or agreements the whole of said immediately due and payable, and with interest there he same as if all of said indebtedness had then mature the same as if all of said indebtedness had then mature here are the same as if all of said indebtedness and them mature nee, stenographer's charges, cost of procuring or completike expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements of the said of the court of the said of the court in the present of the court of the said of the court in which such bills if iteld, may at once an or charge of said premises with power to collect the rent or absence from said Cook. "Use to act, the person who shall then be the acting Re s and agreements are performed, the grantee or his sur	ad the interest thereon, as herein and in said n test provided, or according to any and assessments against said premises, and or mand to shibit receipts therefor, so nead premises that may have been destroyed to dan to the said of the said of the said premises that may have been destroyed to dan to the said of the s
The Granton covenant and agreement extending time of payment; (2) to (3) within sixty days after destruction or dan premises shall not be committed or suffered; thorized to place such insurance in companies of the committed or suffered; thorized to place such insurance in companies of the committed or suffered; thorized to place such insurance, or pay such the suffered in the committed or suffered; in the committed or suffered in the committed or suffered in the committed of the committ	reafter, until paid, with interest agreeas follows: (1) To pay said indebtedness, an pay prior to the first day of June in each year, all taxes nage to rebuild or restore all buildings or one of any time on said pre a acceptable to the holder of the first mortgage indebtedness, at the time or times when the same shall become do, or pay taxes or assessments, or the prior incumbrance sor assessments, or discharge or purchase any tax if paid, the grantoras greened hereby, immediately the afforesaid overants or agreements the whole of said immediately due and payable, and with interest there he same as if all of said indebtedness had then mature the same as if all of said indebtedness had then mature here are the same as if all of said indebtedness and them mature nee, stenographer's charges, cost of procuring or completike expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements of the said of the court of the said of the court in the present of the court of the said of the court in which such bills if iteld, may at once an or charge of said premises with power to collect the rent or absence from said Cook. "Use to act, the person who shall then be the acting Re s and agreements are performed, the grantee or his sur	ind the interest thereon, as herein and in said n. ses prov. led, or according to any and assessments against said premises, and on 6 mand \$t\$ exhibit receipts therefor, so nead premises that may have been destroyed \$t\$ dar \$g^*\$ (s) that waste to said mess, with loss clause attached payable \$frat, to the backet, \$r^*\$ in the hereby aumes, with loss clause attached payable \$frat, to the backet are \$t^*\$ in the hereby aumes, with loss clause attached payable \$frat, to the backet are \$t^*\$ in the hereby aumes, with loss clause attached payable \$frat, to the backet are \$t^*\$ and the same with indebtedness \$t^*\$ (s) that waste to said mess, with loss clause attached payable \$frat, to the backet are \$t^*\$ and the same with interest thereon from the \$t^*\$ or other one of the said premises or pay all prior incumbrance \$t^*\$ and hereby subject to the said great search and the same with interest thereon from the \$t^*\$ or of the one from time of such breach, at seven per cent, per annum, shall be \$t^*\$ or of the one from time of such breach, at seven per cent, per annum, shall be \$t^*\$ or of the one from time of such breach, at seven per cent, per annum, shall be \$t^*\$ or of the one from time of such breach, at seven per cent, per annum, shall be \$t^*\$ or of the complainant in connection with the foreclosure hereof—including reasonable and of complainant in ounselted in with the foreclosure hereof—including reasonable and additional lieu upon said premises, shall be taxed as costs and included serves of said and lihave been entered or not, shall not be dismissed, nor executors, shall an the demandance pending such foreclosure proceedings, and agree that upon distribution to the said grantor, or to any party claiming under said grants, issues and profits of the said premises. **County of the grantee, or of his refusal or failure to act, then the said county is hereby appointed to be first successor in this creasor in t
The Granton covenant and agreement extending time of payment; (2) to (3) within sixty days after destruction or dan premises shall not be committed or suffered; thorized to place such insurance in companies of the committed or suffered; thorized to place such insurance in companies of the committed or suffered; thorized to place such insurance, or pay such the suffered in the committed or suffered; in the committed or suffered in the committed or suffered in the committed of the committ	reafter, until paid, with interest agreeas follows: (1) To pay said indebtedness, an pay prior to the first day of June in each year, all taxes nage to rebuild or restore all buildings or one of any time on said pre a acceptable to the holder of the first mortgage indebtedness, at the time or times when the same shall become do, or pay taxes or assessments, or the prior incumbrance sor assessments, or discharge or purchase any tax if paid, the grantoras greened hereby, immediately the afforesaid overants or agreements the whole of said immediately due and payable, and with interest there he same as if all of said indebtedness had then mature the same as if all of said indebtedness had then mature here are the same as if all of said indebtedness and them mature nee, stenographer's charges, cost of procuring or completike expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements, occasioned by any suit the grantor All such expenses and disbursements of the said of the court of the said of the court in the present of the court of the said of the court in which such bills if iteld, may at once an or charge of said premises with power to collect the rent or absence from said Cook. "Use to act, the person who shall then be the acting Re s and agreements are performed, the grantee or his sur	ad the interest thereon, as herein and in said n test provided, or according to any and assessments against said premises, and or mand to shibit receipts therefor, so nead premises that may have been destroyed to dan to the said of the said of the said premises that may have been destroyed to dan to the said of the s

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State of		55.				
	for said County, in the S	State aforesaid, 🗓 wife	o Gereby Certify that	JIMMY P. BA		\$.
personally known to me instrument, appeared b	e to be the same person . efore me this day in per luntary act, for the uses	. Swhose name son, and acknowle	saredged that .the Y.sign	ed, sealed and deliver	subscribed to the fore red the said instrument	egoing
Ginen under my	hand and Notarial Seal			n M	Notary Public	
	J-07	2				
		70/1	Co			
		JAN 85 10: 33	08637	27393 <mark>7</mark> 82	A — REC	11.00
•			प्रमुख्याच्या प्रमुख्याच्या	2	0,45	

Northwest National Bank 3985 N. Milwaukee Avenue Chicago, Illinois 60641

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END OF RECORDED DOCUMENT

THIS INSTRUMENT WAS PREPARED BY:

L. J. La Motte

VERA S. BARKUS, his wife TO JIMMY P. BARKUS and

JOSEPH DEZONNA, Trustee

Orust Arra

SECOND MORTGAGE

Box No. . . . 246. . . .