## **UNOFFICIAL COPY**

22 506 015 TRUST DEED THE ABOVE SPACE FOR RECORDERS USE ONLY 19 73 . between THIS INDENTURE, made October 2, MENIOS VALALAS and ANN VALALAS, his wife N herein referred to as "Mortgagors," and MELROSE PARK NATIONAL BANK, a National Banking Association herein referred to as TRUSTEE, witnesseth:
THAT, WHEREAS the Mortgagors are justly indebted to the legal holder or holders of the Instalment Note hereinafter described, said legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Thirty-eight thousand four hundred and no/100----(\$38,400.00)---- Dollars. evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE OR-DER OF BEARER and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from
on the balance of principal remaining from time to time unpaid at the rate of
7-3/4 per cent per annum in instalments as follows: Two hundred ninety and 06/100------(\$290.06) OF MOTE AND DESCRIPTION 1973 and Two hundred ninety and 06/100---- (\$290.06) Doller on the 1st day of November Dolla do the 1st Dolla 4/o the 1st day of each month thereafter until said note is sully paid except that the final payment 1 principal and interest, if not sooner paid, shall be due on the 1st day of october 19 98.

All such payment on account of the indebtedness evidenced by said note to be first applied to interest on the unpaid princi al bilarge and the remainder to principal; provided that the principal of each instalment unless paid when due and Dear interest at the rate of 8 per cent per annum, and all of said principal and interest being made payable at such anking house or trust company in Melrose Park Illinois, as the holders of the note may, from t me to lime, in writing appoint, and in absence of such appointment, then at the office of in said City. MELROSE PARK NATIONAL BANK NOW, THEREFORE, the Mortgagers to se are the payment of the said opticinate and of money and said interest in accordance with the terms, provisions and limitations of this trust dear, and the performance of the covenants and agreements herein contained, by the Mortgagers to be performed, and take languagement of the said whereof is hereby actrowdedged, do by these presents CONVEY and WARRANT unto the Trustee, its successors and easigns, he following described Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the Village of Melrose Data.

COUNTY OF Cook

AND STATE OF ILLINOIS, to Wit Lot 424 in Winston Park Unit 15. 2, being a Subdivision of part of Sections 2 and 3, Township 39 North, Race 12 East of the Third Principal Meridian, according to the plat recorded July 3, 1956 as document 16628779 in Cook County, Illinois. The Makers of this Trust Deed also agree to deposit with the holder of Instalment Note described herein 1/12 of the cases each month. hich, with the property hersinafter described is referred to herein as the "premises,"

TOGETHER with all improvements, resements, fixtures, and appurtenences thereto belon, ing., and all rents, issues and profits thereof
re long and during all such times as Mortgagers may be entitled thereto (which are piedged primarily and an elegate primarily and all apparatus, equipment or stricts now or hereafter therein or thereon used to supply heat, or, all rents, water, light, power,
related to the heat right units or centrally controlled), and ventilation including (without restricting the foregon or stricts without whates, storm
or and windows, floor coverings, inador bads, swinings, stows and water heaters. All of the foregoing are declared to a pair of said real estate whether
physically astroach diversor only, and it is agreed that all similes appearatus equipment or articles hereafter placed in the premises but the mortgagors or
if successors or estiges shall be confidered as contributing part of the real estate.

Of MAVE AND TO MOLO the premises unto the said fustors, its uses and strusts
to the foregoing are on the premises unto the said fustors, its uses and trusts
and all is the Mortgagors do hereby exprestly release and waity, which said rights and
aftis the Mortgagors do hereby exprestly release and waity. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 [the reverse side of this trust deed] are incorporated herein by reference and are a part hereof and so all be inding on the mortgagors, their heirs, successors and assigns. WITNESS the hand and seal a few first above written.

WINESS the hand and seal a few first above written.

(MENIOS VALALAS)

[SEAL]

(ANN VALALAS) [SE IL] **ISEAL**1 I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT MENIOS VALALAS and ANN VALALAS, his wife ally known to me to be the same person A.... whose name...A. they their

PORM \$154 BANKFORMS, IN

## UNOFFICIAL COPY

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagers hall (1) promptly regain, resince or rebuild any buildings or improvements now or hereafter on, the premises which may become date speed or be destroyed; (2) seep said premises in good condition and respirably without waste, and free, but mechanicly or other lasts or claims for land expressivy subordinated to the lien hereof; (3) pay when due any indebtedness which may be secured by a lien or charge on the premises supported to the lien hereof, and upon requires sinhibit satisfactory evidence of the distinctory of such profits of translations to holders or no holders or no holders or the profit of the profit of the destroy of the profit of the profi

2. Motjagdri kiali pay before any panalty etiaches all general taxes, and shall pay special taxes, special sussiments, water charges, sewer service depays, and other charges applies the premises when due, and shall, upon written request, furnish to fixe or to holders of the noted duplical receipts these two prevent default executed infortagors shall pay in full under protest, in the manner provided by statute, any tax or essessment which Mortgagors.

A. Mortgagers shall keep all buildings and improvements now or hereafter situated on said property insured against itoss or damage by fire or lightning for the full insurable value, thereof, and against tornadoes, windstorms, or cyclonas and the state of the top of the centum of the insurable value freezo (the insurable value for all insurance purposes to be desended not less than the amount of usid principal indebtedness), all in companies satisfaction to holder and make all insurance policies payable in case of loss to Trustee by the standard mortgage Cause to be attended to each policy for the bearfit of holder, and in case of insurance policies payable in case of some case of holder, and in case of insurance about to expire, so deliver renewal policies no

A. In case of default sharin, Trustes or the holdes of the note may, but need not, make any payment or perform any act hereinbefore required of strategions in the strategion in the strategion

5. The frustee or the holders of the note hereby secured making any payment hereby authorized relating to taxes or essessments, may do so according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the accuracy of such bill, statement or estimate or or title or chain thereof.

6. Mortgagors shall pay each item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the note, and without notice to Mortgagors, all unpaid indebtedness secured by this Trust Deed shall, notwithstanding enviring in the note or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) when default shall occur and continue for thirty days in the performance of any other agreement of the Mortgagors are continued.

7. When the indebtedness hereby secured shall become due whether by acceleration or dimensions, included as additional indebtedness in the discrete foresclose the lian hereof, in any util to foresclose the line hereof, there shall be allowed and included as additional indebtedness in the decret of a spenditures and expenses which may be paid or incurred by or on behalf of frustee or holders of the note of a storneys' deep, and one of the spenditures and expenses which may be paid or incurred by or on behalf of frustee or holders of the note of the storneys' deep or the spenditures and spenditures and expension of the spenditures and similar to a particular of the decret of procuring all such abstracts of title, title searches and examinations, guarantee which expenditures and similar as a searches which may be the province of the spenditure and spenditures and spenditures and spenditures are considered to the spenditure and spenditures and spenditure and spenditure and spenditures and spenditures are considered to the spenditure and immediately due and payable, with integral the spenditure and spenditures and spenditures are considered to the spenditure and immediately due and payable, with integral the spenditure and spenditures are considered to the spenditure and immediately due and payable, with integral the spenditure of the spenditure

8. The proceeds if any fore increases of the gramites shall be distributed and applied in the following order of priority. First on account of all costs and expenses incloses to a consume proceedings, including all such items as are manifored in the preceding paragraph hereof, second, all other items which under the terms near constitute second and other items which under the terms near constitute second and other items are considered and other increases and interest reason as herein provided, third, all principals and interest remaining unpaid on the noise fourth, any overplus to Mortgagors, their heirs, legal representatives or essigns, as their rights may

. Upon, or at any time alta the fillin of a bill to forestes this trust dead, the court in which such bill is filled may appoint a steasiver of said grammers, and the proportion may be mile aither before or after sale, without notine, without graped to the sole of the court of the dead said said of the proportion of the same shall be than occupied as a homestead or not and the frustes beenders may be appointed as who receiver, both receiver shall have power to collect the prists of said premises during the pendency of such forestours until and, in sate or a sale and a deficiency during the full statutory period of raddemplion whether than be radamption or not, as well as during any further times when "are except for the intervention of such receiver, would entitle to estimate the said said other power which may be necessary or are clust in such cases for the protection, possible, control, management and operation of the practice of the control of the protection of the p

10. No action for the enforcement of the lien or clany promise hereof shall be subject to any defense which would not be good and available to the party interpoling same in an action at law upon the note areby routed.

11. Trustee or the holders of the note shall have the fig to intract the premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, esistence or c. addition of the premistar, our shall Trustee be obligated to record this trust deed or to exercise any power havein given unless expressly obligated by or either new heard, not be liable for each or omissions hereunder, except in case of its own gives negligence or misconduct or that of the 'egents or em, love' of Trustee, and it may require indemnities satisfactory to it before exercising

13. Trustee shall release this trust deed and the lien thereof by prop in month upon presentation of satisfactory evidence that all Indebtedness secured by this trust deed has been fully paid, and Irustee may excute an eliminate release hereof to end at the request of any person who shall, either before or efter maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured has been paid, which represented in Trustee may accept as true without inquiry. Where a release is requested or section trustees that occursor trustees may accept as the genuine note herein described any note which beers a cartificate of identification purporting to describe the restrict that the section of the secti

herein contained of the note and which purports to be executed by the persons here, designated an absent thereof, it is updated that the persons here is a superson of the persons here is not to be executed by the persons here. The person is the person of the person of

herein given Trustee.

15. This Trust Dead and all provisions hereof, shall extend to and be binding upon Mortgagors at. e' not and claiming under or through Mortgagors and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the usy. e' of the indebtedness or any part thereof whether or one or through Mortgagors and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the usy. e' of the indebtedness or any part thereof whether or one or other persons the persons and the usy of the control of the usy.

Miling H. Olsess

\*22506015

FRED FOR RECORD

## IMPORTANT

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST OFFD SHOULD BE IDENTIFIED BY THE TRUSTEE NAMED HERE-IN DEFORE THE TRUST DEED IS PILED FOR RECORD. The Installment Note mentioned in the within Trust Deed has been identified

herawith under lean identification No. 395

BY HOLL FEBRUA TORN OFFICER

D NAME TELEROSE PARK NATIONAL BANK
17th Avenue at Lake Street
Y Melrose Park, Filinois 60160
R

FOR RECORDERS INDEX PURPOSES : INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

320 Braddock Drive, Melrose Park, Illinois

55 202 012

OR
INSTRUCTIONS
RECORDER'S OFFICE BOX NUMBER 669
MELROSE PARK NATIONAL BANK