UNOFFICIAL COPY

ဆ

TRUST DEED WITH LINE 15 FILED FOR RECORD

사람(발표) 경소실환 (2011年) 전환 시간 환경 (2011年) 전 (2011年)

23 592 225

THE ABOVE SPACE FOR RECORDER'S USE ONLY

Station of Steer

Aug 10 '76 2 15 PH

CTTC 7

*23592225

THIS NDENTURE, made

July 12

19 76 , between

kene Mirabal individually, d/b/a Rene's 66 Service Station

herein refered to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, himoin, berein referred to as TRUSTEE, witnesseth:

THAT, WHE CLAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or not aer. being herein referred to as Holders of the Note, in the principal sum of

TWENTY EIGHT THOUSAND AND NO/100 ---------(\$28,000.00)--Dollars, evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF

PAYABLE ON DEMAND account of the indebtedness evidenced by said not, to be first applied to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each instalment unless paid when due shall bear interest at the rate of 11-3/4% per annum, and all of said principal and interest being made payable at such banking house or trust company in Chicago, Illinois, as the holders of the note may, from time to time, in writing appoint, and in absence of such appointment, then ar de office of Bank of Ravenswood

in said City, NOW, THEREFORE, the Mortgagors to secure the payment of the sai, p neepal sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand 15%, the receipt whereof is hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its uncessors and assign, the following alexethed Real Estate and all of their estate, right, little and interest therein, situate, tying and being in the Cook AND STATE OF ILLINOIS, to wit:

Lot one (1) two (2) and three (3) in Block two (2) in McReynold's Subsivision of part of the East half of the North East quarter (1), North of Milwaukee Avenue of Section six (6), Township thirty nine (39) North, Range fourteen (14), East of the Third Trincipal Meridian, situated in the City of Chicago, County of Cook, and State of Illinois.

which, with the property hereinafter described, is referred to herein as the "premises,"

TOGETHER with all improvements, tenements, extrements, lixtures, and appartenances thereto belonging, and all rents, reset and profits thereof for we long and during all such times as Mortgajorts may be entitled thereto (which are pledged primarily and on a party. It had real estate and not secondarily) and all apparatus, equipment of articles now or hierafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refireration (whether single omis or centrally controlled), and sentialism, including twishout restricting the foregoing, creens, window shades, storm doors and windows, those coverings, inador beds, awarings, stores and water heaters. All of the foregoing are declared to be a part of such real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

equipment or afficies beteatter pieced in the premises of the montagent of their societies of the support of the proposes, and upon the uses and the real estate.

TO HAVE AND TO HOLD the premises anto the said Trustee, its successors and assigns, to ever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits inside and by system of the Humestead Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do bereby expressly release and waves.

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 shall be binding on the mortgagors, their heirs, successors and assigns. MINESS the hand a spil year of Mortgagon the day and year first above written

	vidually, d/b/a Station (Stat.)		SFAL
STATE OF ILLINOIS,	the undersi	gned	
County of Cook	SS a Notare Public to and for and t	rosiding in said County, in the State rabal	Aleseusa, TO HERITAY CIRTUY

_							
	+to IS received	known to use to be	e the tarte term	erika	cont matter 15	IS &	2
		et, styresend					Content the
	in an	segment while d			2.68 48		
	ecksommer but, for the se			•	- A	100	7757
				711	7	9 7	Jan Jung

Page :

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

THE COVENANTS, CONDITIONS AND PROVISIONS RELEARED TO ON PAGE 1 (THE RIVERS). SIDE OF THIS TRUST DEED):

1. Must pagens shall (a) promptly repair, actors or reband any holdings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said promess in pool condition and rebair, without waste, and free from mechanicks or ather tensor or claims for learn for learn for the not requestly subordinated to the flow flower (c) to pay when due any inductioness which may be even that per or the premises the control of the premises and the use thereof; (f) make no material alterations in end premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in end premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in end premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in end premises seen from the control of the premises and the use thereof; (f) make no material alterations in end premises seen from the control of the premises and the use of the premises when the end of the premises and the use of the premises and the premises when the premises when the premises when the premises when the premises and the premise of the premises and the premi

Court from time to time may authorize the received to apply the first last deed, or any 1x, pecial assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is made prior 15 feedostic sale; (b) the deficiency in case of a sale and deficiency.

10. No action for the enforcement of the lien or of any provision hereof shall be subject to my defense which would not be good and available to the party interposing sime in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all rease nable times and access thereto shall be permitted for that purpose.

12. Trustee has no duly to examine the title, location, existence or condition of the preparent to inquire into the validity of the signatures of the identity, capacity, or authority of the signatures of the identity, capacity, or authority of the signatures of the identity, capacity, or authority of the signatures of the identity, capacity, or authority of the signatures of the identity capacity, or authority of the signatures of the identity capacity, or authority of the signatures of the identity of the force exercising any power herein given unless expressly obligated by the terms hereof, nor be liat. For any acts of onisons hereunder, satisfactory to it before exercising any power forming that of the agents or employees of virus exists any expert as the signature of the agents of the agents of employees of virus exists.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation. A sisfactory evidence that all indebtedness secured by this trust deed and then find the lien thereof by proper instrument upon presentation. A sisfactory evidence that all indebtedness secured by this trust deed and the lien thereof, produce and exhibit to Trustee the note, representing the all indebtedness hereby secured has been paid, which representation frattee may accept as the without indamy. Where

IMPORTANT!
FOR THE PROTECTION OF BOTH THE BORROWER AND
ELSDER THE INSTAUMENT SOTE SECURED BY THIS
FRUST DEED SHOULD BE IDENTIFIED BY CHICAGO FILL. AND TRUST COMPANY, TRUSTET, BEFORE THE TRUST DEED IS FILED FOR RECORD.

MAIL TO.

PLACE IN RECORDER'S OFFICE BOX NUMBER

17101 West North Avence

END OF RECORDED DOCUMENT