

THIS INSTRUMENT WAS PREPARED BY Jill Igaravidez FARK NATIONAL BALK OF CHICAGO 2058 N. MILWANKEE AVE.

	TRUST DEED	DEIGAGO, ULEROTE 69618					
		24439517					
	CTTC 7	THE ABOVE SPACE FOR RECORDER'S USE ONLY					
Ä	MOURIKES, HIS WIT F AND MARINOS S	1978 , between THEMIS MOURIKES AND JOANNE STELLATOS AND DESPINA STELLATOS, HIS WIFE	1				
, b/	Chicago, Illinois, herein refe re 1 o as TRUSTE	ndebted to the legal holders of the Instalment Note hereinafter described, said	di				
	SEVENTY THOUSAND AND NOO	Dollars,					
2	evidenced by one certain Instalment Note of BEARER	the Mortgagors of even date herewith, made payable to THE ORDER OF					
りいて	from May 4, 1978 on the of 9.75 per cent per annum in instalm  Twenty Six and 48/100	e the wortgagors promise to pay the said principal sum and interest e blance of principal remaining from time to time unpaid at the rate nem: (including principal and interest) as follows: Eight Hundred  Dollars or more on the lat day					
いてのナニ	of						
_		Illinois, a the holders of the note may, from time to time, nament, then at the office of PAR NATIONAL BANK OF CHICAGO					
^ -	terms, provisions and limitations of this trust deed, and to be performed, and also in consideration of the sum	payment of the said principal sum of rone r and said interest in accordance with the d the performance of the covenants and agr m. its herein contained, by the Mortgagors of One Dollar in hand paid, the receipt the 20' is hereby acknowledged, do by these s successors and assigns, the following descrifed real Estate and all of their estate, right, being in the City of Chicago wit:	74.0				
	East 297.25 feet thereof) and : Assessors Division in the East Range 13, East of the Third Pr	rawford Avenue Subdivision of Let 8 (except the Lot 10 (except the Railroad Right c. Vay) in Half (1/2) of Section 3, Township to North, incipal Meridian, lying Northeasterly of the erve and North of the Indian Boundary in	/TCCCFF7				
ł		7.0					

	The start area, are meet potated notes by terrence and are a part neteor and shan be obtained in the mortgagots, then her
	successors and assigns.
	MITNESS the hand 8 and seal 8 of Mortgagors the day and year first above written,
_	Mayor Marshar ISEAL] Eldring follows ISEAL
5	
	(Marinos Stellatos)  SEAL (SEAL)
	Moanne Mourikes his wife (Desylina Stellatos, his wife)
	STATE OF ILLINOIS, I Geraldine R. Scibor
	SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIF
	County of Cook ) THAT THEMIS MOURIKES AND JOANNE MOURIKES. HIS WIFE AND
	MARINOS STELLATOS AND DESPINA STELLATOS, HIS WIFE
ممح	who are personally known to me to be the same person S whose name S = are subscribed to the
٠,	foregoing instrument, appeared before me this day in person and acknowledged the
ζ;	they signed, scaled and delivered the said Instrument as their free and
5	voluntary act, for the uses and purposes therein set forth.
	Given under my hand and Notarial Seal this 4th day of May 1978
- 1	De le la la Notara Babbia

Secures One Instalment Note with Interest Included in Payment.

## **UNOFFICIAL COPY**

Clarks Office

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

THE COVENANS. ONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THIL REVISED. SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damased or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for fine not expressly substitutionated to the lien hereof; (c) pay when due any inductions. Secured by a lien or change on the closes of the note; (d) complete within a reasonable time any buildings or buildings now or at any time in process of exection upon said premises; (e) comply with all repairments of low or municipal ordinances with respect to the premises seed of the process of exection upon said premises; (e) comply with all repairments of low or municipal ordinances with respect to the premises, where (f) (f) make no a considerable of the process of the process of exection upon said premises; (e) comply with all repairments of low or municipal ordinances with respect to the premises, where the premises when due, and shall, upon written request, furnish or arctic core in decidence of the consideration of the process of the process of the consideration of the process of the

TRUST DEED DATED MAY 4, RIDER ATTACHED HERETO AND MADE PART HEREOF

RIDER ATTACHED HERETO AND MADE PART HEREOF

17. Mortgagor(s) further agree that upon default in the payment of any of the said instalments or of any of the obligations evidenced by the note secured by the Trust Deed, or of any of the covenants or agreements stipulated in this Trust Deed, we/I shall pay interest at the rate of - 11 - per cent per amnum, or such statutory rate in effect at the time of execution, upon the total indebtedness so long as said default shall continue and further agree that u or such default the principal sum above mentioned, or such part thereof as may be unpaid, and ely advances made by the Holders of the Note, together with interest as aforesaid, shall, at the option of the Holders of the Note become immediately due and payable, without notice, anything hereinbefore contained to the contrary notwithstanding.

hereinbefore contained to the contrary notwithstanding.

18. Said party(s) of the first part further covenant and agree to deposit with the Trustee or the legal Holder of the within mentioned note on the 1st day of each and every month, or the legal Holder of the within mentioned note on the 1st day of each and every month, commencing on the 1st day of July 1978, a sum equal to one-twelfth (1/12th) of the estimated general real estate taxes next accruing against said premises computed on the amount of last ascertainable real estate taxes and one-twelfth (1/12th) of the annual insurance premium, such sums to be held in a non-interest bearing account by the Trustee or the Legal Holder of the note as and for a Sinking Fund to be used by the Trustee or the Legal Holder of the Note, to pay the general real estate taxes levied against said premises, and insurance premiums as and when the same become due and avable.

and when the same become due and payable.

19. In the event of a Sale or Conveyance of the property described herein, the entire balance remaining unpaid on this mortgage shall become due and payable immediately at option of the Holder of the Note.

Despina Stellatos, Stella

(Themis Mourikes

(Joanne Mourikes) his wife

THE RESIDENCE OF THE PARTY OF

the ned deep 1

Court from time to time may authorize the receiver to apply the net income a his hands in payment in whole or in part of: (a) The indehtedness secured hereby, or by any decree foreclasing this trust deed, or my far, special assessment or other lien which may be or become superior to the lien hereof or of such decree, provided such application is man a prior to foreclosure sale; (b) the deficiency in case of a sale and described in the lien for of any provision hereof sale, by subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby see red.

11. Trustee or the holders of the note shall have the right to inspect the pre-ss-, at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee or the holders of the note shall have the right to inspect the pre-ss-, at all reasonable times and access thereto shall be permitted for that purpose.

13. Trustee shall be pre-ss-, at all reasonable times and access thereto shall be signatures or the identity, capacity, or authority of the signaturies on the note or trust deed not pre-ss-, and it may require into the validity of the signatures or the identity, and the signatures or the identity of the signatures or the identity, and the signatures or the identity of the signatures or the identity, and the signatures or the identity of the signature or misconduct or that of the agent is result of the signature or the identity of the signature or misconduct or that of the agent is result of the signature of any require indennities satisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed has been fully paid; and Trustee may execute and deliver sclea

	MPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER ANI LENDER THE INSTALMENT NOTE SECURED BY THE TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLI AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.	S .	PARK NATI	ONAL BANK OF CHICAGO Trustee.
AII	L TO:		7	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 3155/57/59 W. Diversey Ave
	x	48o		Chicago, Illinois

END OF RECORDED DOCUMENT