~8b//s/#

TRUST DEED 87 HL 00 P 15 ML 0098083

24 548 062

Elidney R. alber RECORDER OF DEEDS *24548062

> 羅 聯 in Pa

B

THE ABOVE SPACE FOR RECORDER'S USE ONLY N'ÆN'IURE, made July 11, 1978, between 6>. asimos Georgiadis and Evdokia Georgiadis, his wife THIS IN LEN TURE, made herein referred to a "lortgagors," and CHICAGC TITLE AND TRUST COMPANY, an Ellinois corporation doing business in Chicago, Illinois, ere', recred to as TRUSTEE, witnesseth:

THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said legal holder or holders being "ere" referred to as Holders of the Note, in the principal sum of

TWENTY TWO THOUSAND AND no/100-----Dollars, evidenced by one certain Install ent Note of the Mortgagors of even date herewith, made payable to THE ORDER OF BEARER North Community State Bank

and delivered, in and by which said N. e the Mortgagors promise to pay the said principal sum and interest from c. ... balance of principal remaining from time to time unpaid at the rate of 10 3/4 per cent per annum in installments (including principal and interest) as follows:

NOW, THEREFORE, the Mortgagors to secure the payment of the said principal sum. Inc. ley and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the covenant and age rements herein contained, by the Mortgagors presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the follows of descript of Real Estate and all of their estate, right, title and interest therein, situate, lying and being in the City AND STATE OF ILLINOIS, to writ: Cook

Lots 1 and 2 in Mrs. Sarah J. Staley's subdivisio. of block 2 of Hambleton's subdivision of the east half of the North west quarter of Section 35, Township 40 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois
THIS DOCUMENT FOR COMMUNITY
THIS DOCUMENT FOR CHICAGO, ILL.
STATE BANK, 36

THIS DOCUMENT FOT Barbara A Cassidy

1100

said ignot and benetits the mortgagors do nereby expressly reteate and wave.

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,

WITNESS the hand and seal _____ of Mortgagors the day and year first above written.

		[SEAL]			[SEAL]
	ORGIADIS		EVDOKIA	EURGIADIS.	
olozasimu Ole	oranaidi-	[SEAL]	Eudores	- greovens	SEAL [SEAL]
4	- (\			2_4-0-	
STATE OF ILLINOIS)) U I,_	_[]_]///	red fee	eman.	
a.h	SS. a Notar	y Public in and for and r	esiding in said County,	in the State aforesaid,	DO HEREBY CERTIFY
County of Cook	_) THAT<	Gerasimos	Georgiadis	and Evdokia	Georgiadis,
	-his wife	-			
LA PERITO	who arepersonally	known to me to be the	he same person S	whose name s are	subscribed to the
THE STATE OF	foregoing instrum	ent, appeared bei	ore me this day	in person and	acknowledged that
	_they	signed, sealed a	nd delivered the said	Instrument as	their free and
40	voluntary act, for the	uses and purposes therei	n set forth.		
	6		'8	day of	1 .70
Mol balle 25	Given under m	y hand and Notarial Seal	thus	_ day of	19/4.
	f -		M.	111	<u>'/</u>

Page 2 THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

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

1. Mortgagene shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may not all the properties of the premises superior to the lien hereof; (c) say when due any indebtedness which may not contain the provision of the premises superior to the lien hereof; (a) and upon request exhibit staffactory ordinates which may not be premises superior to the lien hereof; (a) and upon request exhibit staffactory ordinates with may not be contained to the lien hereof; (d) complete within a reasonable time the contained ordinates with respect to the premises and the use thereof; (f) make no takes the contained ordinates with respect to the premises and the use thereof; (f) make no takes the properties of the premise shall pay not manifely ordinates.

2. Aortgagens shall pay before any penalty attaches all general taxes, and shall pay presquest, furtish to Trustee or to holders of the note of the premise shall, upon the protest, in the manner provided by statute, any tax dupile to re sight therefor. To prevent default hereunder Mortgagens shall, upon the protest, in the manner provided by statute, any tax of the time of the premise shall, upon the protest, in the manner provided by statute, any tax of the protest, in the manner provided by statute, any tax of the protest, in the desire policies providing for payment lightning c wind orm (and flood damage, where the lender is required by lay to have its loan so tax many and the protest, and the protest, and the protest providing for payment lightning c wind orm (and flood damage, where the lender is required by lay to have its loan so tax as any ording for payment lightning c wind orm (and flood damage, where the lender is required by lay to have its loan so tax as any ording for payment lightning c wind orm (and flood damage, where the lender is required by lay to have its loan so the protest of the paying the protes

preparations for the defense of any threatened suit or proceeding which many affect the premises or the security hereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be distributed and applir in the following order of priority: First, on account 8. The proceeds of any foreclosure proceedings, including all such iter is as are mentioned in the preceding paragraph hereof; of all costs and expenses incident to the foreclosure proceedings, including all such iter is as are mentioned in the preceding paragraph hereof; of all costs and expenses incident to the foreclosure proceedings, including all such iter is as are mentioned in the preceding paragraph hereof; of all costs and expenses incident to the foreclosure proceedings, including all such iter is as are mentioned by the note, with interest terms in the proceeding paragraph hereof; of such foreclosure suit and one paragraph hereof; of such proceeding paragraph paragraph paragraph and paragraph paragrap

Court from time to time may authorize the receiver to apply the net income in his finats in psychiat accession of the county of by any decree foreclosing this trust deed, or any tax, special assessment or other act while any to see of a sale and superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; (b) the deficier y in c se of a sale and deficiency.

10. No action for the enforcement of the lien or of any provisions hereof shall be subject to any defense which could' it be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the alid' y of the permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the alid' y of the signatures of the fore any power herein given unless expressly obligated by the terms hereof, nor heal libel for any acts or omisoned act the signatures of the order prover herein given unless expressly obligated by the terms hereof, nor healing the libel for any acts or omisoned act that of the agents or employees of Trustee, and it may require it demolities a state of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require it demolities and the lien thereof by proper instruste, and it may require it demolities and the proper instruction of the proper herein given thereof the secured has been paid, which representation Trustee may execute and deliver a release hereof to and at the request of the original trustee with the request of the original trustee of a successor trustee.

13. Trustee shall release this trust deed and the lien thereof by proper instruct enhance of the note and which purports to be executed by the persons herein or the respective of the original trustee and it has never be executed by the persons herein or the note described herei

S HEREBY 18. The mortgagors shall have the privilege of making prepayments on the principal of said Note (in addition to the required payments) in accordance the terms and conditions set forth in said Note, if any.

19. The Mortgagor hereby waives any and all rights of redemption from sale under any order or decree of foreclosure of this trust deed, on its own behalf and on behalf of each and every person, except decree or judgment creditors of the Mortgagor acquiring any interest in or title to the premises subsequent to the date of this Trust Deed.

2

B 180

M18

現形

EXPRES

UNOFFICIAL COPY

Stopperty of Cook County Clerk's Office CHICAGO TITLE AND TRUST COMPANY North Community State Bank-3639 North Broadway Chicago, IL 60613