TRUST DEED

AND THE PROPERTY OF THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF

AM 11 07 1978 DEC 14

24764160 Continued

nedektelen elektrika elektrika elektrika elektrika elektrika elektrika elektrika elektrika elektrika elektrika

DEC-14-73 5 3 0 The Above Space For Recorder's Use Only Rec 19 78, between Dimitrios Tsatsis and Fotini

10.00

THIS INDENTURE, made December 11, Tsatsis, his wife

herein referred to as "Mortgagors", and BREMEN BANK AND TRUST COMPANY

herein referred to as "Trustee", witnesseth: That, Whereas Mortgagors are justly indebted to the legal holder of a principal promissory note, termed "Installment Note", of even date herewith, executed by Mortgagors, made payable to Bearer and delivered, in and by which note Mortgagors promise to pay the principal sum of Sifteen thousand and no/100----- Dollars, and interest from date here on or the halance of principal remaining from time to time unpaid at the rate of 11.25 per cent per annum, such

or the halance of principal remaining from time to time unpaid at the rate of 11.25 per cent per annum, such principal sum and interest to be payable in installments as follows: Four hundred ninety three & no/100 Juliars on the 11th day of January 1979, and Four hundred ninety three & no/100 Dollars on the 11th day of each and every month thereafter until said notice is fully paid, except that the final payment of principal interest, if not sooner paid, shall be due on the 11th day of pecember 1981; all such payment, or account of the indebtedness evidenced by said Note to be applied first to accrued and unpaid interest on the 'np. id principal balance and the remainder to principal; the portion of each of said installments constituting principal balance and the remainder to principal; the portion of each of said installments constituting principal to the extent not paid when due, to bear interest after the date for payment thereof, at the rate of per cent per annum, and all such payments being made payable at Tinley Park, III or at such other place as the 'ga holder of the note may, from time to time, in writing appoint, which note further provides that at the election 'e' e' legal holder thereof and without notice, the principal sum remaining unpaid thereon, together with accrued interest thereon, shall become at once due and payable, at the place of payment aforesaid, in case default shall occur in the payment, when due, of any installment of principal or interest in accordance with the terms thereof or in cast defi ult shall occur and continue for three days in the performance of ady other agreement contained in said T ust Deed (in which event election may be made at any time after the 'xnigation of said three days, without notice), an charled the event election may be made at any time after the 'xnigation of said three days, without notice), an charled the event election may be made at any time after the 'xnigation of said three days, without notice), an charled the proposity was presentment for payment fo

ANALYSIS AND STATE OF ILLINOIS, to wit:

Lot 12 and Lot 11 (except the West 10) feet thereof) in Block 10 in Elmore's Oak Park
ANALYSIS Estates, being a Subdivision or the North West Fractional Quarter of Section 30 to Township 36 North, Range 13, East of the Third Principal Meridian (except that part of drainage ditch conveyed by Document 377150) as per plat recorded 4/25/29 as Document
10 351 098 in Cook County, Illinois.

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

TOGETHER with all improvements, tenements, easements, and appurte ances hereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled therefore (which rents, issues and profits are pledged primarily and on a parity with said real estate and not secondarily), and all fix, res, a paratus, equipment or articles now or hereafter therein or thereon used to supply heat, pas, water, light, power, refrigeration and reposition of controlled), and ventilation, including (without restricting the foregoing), screens, wido's shades, awnings, storm doors and windows, floor coverings, inadoor beds, stoves and water heaters. All of the foregoing are deland and are accepted to the apart of the mortgaged premises whether physically attached thereto or not, and it is agreed that all build. See a difficult and all similar or other apparatus, equipment or articles hereafter placed in the premises by Mortgagors or their secences.

ratus, equipment or articles hereafter placed in the premises by anothagons of the state of the premises.

TO HAVE AND TO HOLD the premises, unto the said Trustee, its or his successors and assigns, forever, for the purposes, and upon the uses and trusts herein set forth, free from all rights and benefits under and by virt e of the Homestead Exemption Laws of the State of Illinois, which said rights and henefits Mortgagors do hereby expressly release and win :

This Trust Deed consists of two pages. The covenants, conditions and provisions appearing or p. ge 2 (the reverse side of this Trust Deed) are incorporated herein by reference and hereby are made a part hereof the same as though they were here set out in full and the provisions appearing the provisions and provisions are provided to the provisions and provisions appearing or p. ge 2 (the reverse side of this Trust Deed) are incorporated herein by reference and hereby are made a part hereof the same as though they were here set out in full and the provisions appearing the provisions are provided to the provisions and provisions appearing or p. ge 2 (the reverse side of this Trust Deed) are incorporated herein by reference and hereby are made a part hereof the same as though they were here set out in full and the provisions are provided to the provisions and provisions are provided to the provisions are provided to th

| shall be binding on Mortgagors, their heirs, Witness the hands and seals of M | successors and assigns. fortgagors the day and | year first above written. | = 11 | |
|----------------------------------------------------------------------------------|-------------------------------------------------------------|------------------------------------------------------------------------------------------|-----------------|-----------|
| | | [Seal] Drive | 255 [Se | eal] |
| FLEASE | | Dimitrios Tsatis | ▶ <u></u> | |
| PRINT OR | | | | |
| TYPE NAME(S) BELOW | | [Seal] folin Batus | | eal! |
| SIGNATURE(S) | | Fotini Tsatsis | | |
| autoria. Will | 55., | I, the undersigned, a Notary Public in an | If said Cour | |
| | nowledged that ey signer | HEREBY CERTIFY the imitrios Tsats S wife S wife the same person. S whose name | their | ick- |
| Given and bround shand and official seal, this. | free and voluntary act, for and waiver of the right of h | onestead. | luding the rele | ase 78 |
| Commission extra 1/20/79 | 19 | lere Diege | NOTARY PUR | aLIC |
| "This" document prepar | ed by | , | | _ |
| Marie B. Stege for Bremen Bank & Trust | _ | ADDRESS OF PROPERTY: | D 2 | ્ |
| Tinley Park, Ill 604 | | 7050 West 171st street Tinley Park, Ill 60477 | - 8 ~ | 3 |
| Bremen B | ink & Trust Co. | THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS TRUST DEED. | - 의 3 | Ę. |

Bremen Bank & Trust Co. 17500 S Oak Park Avenue ADDRESS

Tinley Park, Ill. 60477

OR

STATE AND

MAIL TO:

RECORDER'S OFFICE BOX NO.

1. Mortgagors shall (1) keep said premises in good condition and repair, without waste; (2) promptly repair, restore, or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (3) keep said premises free from mechanic's liens or liens in favor of the United States or other liens or claims for lien not expressly subordinated to the lien hereof; (4) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (5) complete within a reasonable time any building or buildings now or at any time in process of erection upon said premises; (6) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (7) make no material alterations in said premises except as required by law or municipal ordinance or as previously consented to in writing by the Trustee or holders of the note.

the lite levent (1) pay when the any indebtedness which may be secured by 8 lies or charge on the premise superior to the lite in hervoit, and upon request exhibit satisfactory evidence of the declarace of such prior lies to Transec or to holders of the note: (3) near the premises of the control of the co

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER, THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE. BEFORE THE TRUST DEED IS FILED FOR RECORD.

| The | Installment | Note | mentioned | in | the | within | Trust | Deed | has |
|------|--------------|---------|-----------|------|-------|--------|-------|------|-------|
| been | identified h | erewitl | under Ide | ntif | icati | on No | | | ••••• |

END OF RECORDED DOCUMENTS