FFICIALCO



25959946 TRUST DEED

COOK COUNTY, ILLINOIS FILED FOR RECORD

1981 AUG -5 PH 1: 07

Sidney H. Olsen RECOPDER CAREEDS

25959946

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTURE, made July 30th 1981 , between GEORGE A. POTAKIS, GIANOULA POTAKIS, his wife, and ATHANASIOS G. POTAKIS, married to GEORGIA POTAKIS

h ie. r ferred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago Alinois, herein referred to as TRUSTEE, witnesseth:

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

One Hundard Thirty Thousand ----(\$130,000.00)----evidenced by one ce. air Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF MEXICER NATION L ANK OF GREECE, S.A.

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from July 30, 1981 on the balance of principal remaining from time to of See Flyer per cent per a nur is instalments (including principal and interest) as follows: on the balance of principal remaining from time to time unpaid at the rate

SEE FLYER of 19 day of each one can er until said note is fully paid except that the final payment of principal the and interest, if not sooner paid, shall be due of the day of . All such payments on account of the indebtedness evidenced by said no e to be first applied to interest on the unpaid principal balance and the remainder to principal, provided that the principal of the instalment unless paid when due shall bear interest at the rate All of said principal and interest being made payable at such banking house or trust Illis ois, as the holders of the note may, from time to time, company in in writing appoint, and in absence of such appointment, then a the office of NATIONAL BANK OF GREECE, S.A.

in said City, NOW, THEREFORE, the Mortgagors to secure the payment of the said priving sum of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the oriens is and agreements herein contained, by the Mortgagors to be performed, and also in consideration of the sum of One Dollar in hand pair. In expression we expressed the sum of One Dollar in hand pair. In expression we expressed the sum of One Dollar in hand pair. In expression we expressed the sum of One Dollar in hand pair. In expression we expressed the sum of the s

Lot 72 in Woodland Estates being a Subdivision or 'po South Half of Section 13, Township 41 North, Range 12 East of the Third Princ', a Meridian, in Cook County, ILLINOIS***

THIS INSTRUMENT PREPARED BY: Christ G. Marinakis, Attorney 77 W. Washington-Suite 1124 Chicago, IL. 60602(368-4550) This Trust Deed is also serured by a Security Agreement of even (t) granted by Chicago Prestige Liquors, Irc. and a Trust Deed granted by American Cationa Bank and Trust Company of Chicago, as Trustee u/T #33812.

This is a Nonhomestead property.

THIS IS A JUNIOR MORTGAGE

which, with the property hereinafter described, is referred to herein as the "premises,"
TOGETHER with all improvements, tenements, easements, fixtures, and apputenances the
thereof for so long and during all such times as Mortgagors may be entitled thereto (which are
estate and not secondarily) and all apparatus, equipment or articles now or hereafter, the estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and entitletion includir foregoing), screens, window shades, storm doors and windows. floor coverings, inador beds, awnings, stores and foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed equipment or articles hereafter placed in the premises by the mortrageors or their successions.

equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting the real estate.

TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the ustrusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, said rights and benefits the Mortgagors do hereby expressly release and waive.

This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of

tills trust acces, are inc	orbotated neterit by feterence and are a part neters and attact of obtaining on the more gagors, then tiens,
successors and assigns.	
WITNESS the hand	S and seal S of Mortgagors the day and year first above written.
greax Water	Ki ISEALI At homor is other SEALI
Meorge A. Potal	Athanasios G. Potses
ATMAL POZ	Cake ISEAL! LLITGIA TOTALIA ISEAL!
Gianoula Potaki	s Georgia Votakis
STATE OF ILLINOIS,	hrist G Marinakis
	SS. a Notary Public in and for and residing in said County, in the State aforesaid, DO HEREBY CERTIFY
County of COOK	THAT George A. Potakis, Gianoula Potakis, his wife and
. (Athanasios G. Potakis, married to Georgia Potakis
WHITE THE PARTY OF	whoare personally known to me to be the same person s whose names are subscribed to the
H 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	foregoing instrument, appeared before me this day in person and acknowledged that
1.75%	they signed, sealed and delivered the said instrument as their free and
201	voluntary act, for the uses and purposes therein set forth.
2 / 5 / 2	
6 / 6 图	Given under my hand and Notarial Seal this 30th day of July 1981.
2 5 6	Clarent Marine
	Unista, Mind Notary Public

Page 1

OFFICIAL CO

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. Margagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other lieus or claims for lieu not not not complete within a reasonable time any building not buildings now or at any time process of erection upon said near the premises superior to the lieu hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lieu to Trustee or to helders of the note; (d) complete within a reasonable time any building to buildings now or at any time process of erection upon said material alterialisms in said premises except as required by law or muching of the process of erection upon said material alterialisms in said premises except as required by law or muching of the process. I continue the process of erection upon said explicitly descript therefor. To prevent default hereunder Mortgagors shall pay special taxes, special assessments, water charges, severy service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplically descript therefor. To prevent default hereunder Mortgagors shall yeap in full under protest, in the material providing for provining for provining

おりない というこう

15.

party, either as plaintiff, claimant or defendant, by reason of this trist dee or ay indebtedness hereby secured; or (b) preparations for the commencement of any spit for the foreclosure hereto after acrual of suct, agh to foreclose whether or not actually commenced; or (c) preparations for the defense of any threatened suit or proceeding which might affe; the premises or the security hereof, whether or not actually commenced.

8. The proceeds or proceeding and proceedings, including all such items as a mentioned in the proceeding paragraph hereof; second, all other items which under the terms hereof constitute secured indebtedness and one to though the provided; third, all principal and interest remaining unpaid on the note; our a, any overplus to Mortgagors, their hears, legal representatives or assigns, as their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this trust deed, the court in which su, In filled may appoint a receiver of said premises. Such appointment may be made either before or after sic, without notice, without regard to the solvency or involvency of Mortgagors at the time of application for such receiver and without regard to the primes or whether the same shall be then occupied as a homestead or not and the frustee hereunder may be appointed as such receiver. Such residually the same shall have power to collect the statutory period of redemption, whether there be redemption or not, as well as during any further times. Arm Mortgagor, curring the full statutory period of redemption, whether there be redemption or not, as well as during any further times. Arm Mortgagor, curring the full statutory period of redemption, whether there be redemption or not, as well as during any further times. Arm Mortgagor, curring the full intervention of such receiver, would be entitled to collect such rent, issues and profits; and all other with the full intervention of such receiver, would be entitled to collect such range.

10. An action for the entreacher of the

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

671410 Identification No. CHICAGO TITLE AND TRUST COMPANY, Trustee.

YOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE

CHRIST G. MARINAKIS, Attorney 77 W. Washington St.-Suite 1124 Chicago, IL. 60602

ACE IN RECORDER'S OFFICE BOX NUMBER

UNOFFICIAL COP

671410

Open Ox All 1984.

In paid princip.

(2%) per cent above

s rate per summ equal

rewided that in no event (15%) per decent of the said prime rate changes, and simil be a satual number of days elepsed. The terms ist charged by Bank to its largest and most credit.

era for ninety (90) day unsecured commercial loans.

means the Mational Bank of Greece, S.A., Cairay, Branch.