25665364 FORM No. 2202 TRUST DEED SECOND MORTGAGE FORM (Illinois) September, 1975 THIS INDENTURE, WITNESSETH, That NICKOLAOS STATIS AND TASTA STATIS, HIS WIFE Mount Prospect, Illinois (State) (hereinafter called the Grantor), of 137 West Bonnie Brae (No and Street) for and in consideration of the sum of One Hundred Fifteen Thousand and No/100ths - - - - Thollars in hand paid, CONVEY S AND WARRANTS to THE DES PLAINES BANK

1223 Oakton Street Des Plaines Illinois

(No and Street) (State) (State) (No, and Street) (City) (State)

and to its successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements herein, the foland to his successors in trust hereinafter named, for the purpose of securing performance of the coverage and plumbing apparatus and fixtures, lowing a cribed real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures.

VIII age

VIII age**

VIII age** and very ling appurtenant thereto, together with all rents, issues and profits of said premises, situated in the of Mcunt Prospect County of Cook and State of Illinois, to-wit: Lot .01 in Forest River Subdivision of the North 1/2 of Section 36, Township 42 North, Finge 11, East of the Third Principal Meridian, according to the Plat thereof recorded November 8, 1934 as Document Number 11497609, all in Cook County, Illinois. Hereby releasing and waiving all rights under and countries of the homestead exemption laws of the State of Illinois.

IS TRUST, nevertheless, for the purpose of security performance of the covenants and agreements herein.

WHIREAS. The Grantor Nickolaos Siati. and Tasia Siatis, His Wife
justly indebted upon A Certain installment

TREAST TRUST TO THE STATE OF THE *************** note bearing even date herewith, payable in fifty nine (59) installments of \$2,6 3.00 with a final installment of \$2,574.96 commencing on September 1, 1979. Diff. Gress for covenants and agrees as follows: (1) To pay said indebtedness, notes provided, or according to any agreement extending time of payment; (2) to against said prefinses, and on defining to exhibit receipts therefor; (3) within sixty all buildings or improvements on said primess that may have been destroyed or decommitted or suffered; (5) to keep all buildings now or at any time on said premise herein, who is hereby authorized to place such insurance in companies acceptable loss clause attached payable *invit*, to the first. Trustee or Mortgagee, and, second to policies shall be left and remain with the said Mortgagees or Trustees until the instainant die interest thereon, at the time or times when the same shall become dee and 18 mil 18 ms. It is 18 has herein and in said note or year, all taxes and assessments it damage to rebuild or restore to said premises shall not be to be selected by the grantee t mortgage indebtedness, with it or te ests may appear, which to p y all prior incumbrances. is until the indicatedness is fully paid; to to pay an prior insurance comparing and payable entry. The prior incumbrances or the inice is thereon when due, the necessary such taxes or assessments, or displaying the properties and the interest thereon from time to time; and all in ones so paid, the ignormalist thereon from the date of payrer, at eight per cent agreements the whole or said indebtedness, including puncipa, and all hour notice, become immediately due and payable, it I with interest the recoverable by foreclosure thereof, or by suit at laxy or or of the interest. It is Additionly the Grantor that all expenses may be recoverable by foreclosure thereof, or by suit at lay, or of the coverable by the Grantor that all expenses in the forecast part of the coverable by foreclosure thereof, or by suit at lay, or of the coverable better of the coverable attorneys feet on his forecast for documentary evidence, stenning arbitration and one feet penses and disbursements, occasioned by any say of proceeding wherein the granter and including reasonable attorneys feet on better of soil spatial lasts be pand by the Grantor, and one feet penses and disbursements, occasioned by any say of proceeding wherein the granter and disbursements of said indibbeding of may be party, shall also be pand by the Grantor. All such expenses and disbursements shall be an additional lieu upon said premiers, all be taxed as costs and included in any of the feature may be rendered in such foreign, until all such expenses and disbursements, and course of said shall have been entered or our, shall not be dismissed, nor release hereof given expenses and disbursements, and course of said shall have been entered or our, shall not be dismissed, nor release hereof given expenses and disbursements, and it is not only to the said of the feature of the court of said premiers and profit of the feature of said premiers and profit of the said premiers of the court in which such complaint is filed, may at once and with a notice to the Grantor, or on the party claiming under the Grantor appoint a receiver to take possession or charge of said premiers. The name of a receive and profits of the said premiers.

The name of a receive and profits of the said premiers.

The name of a receive the name of a receive the said premiers and profits of the said premiers. then The Des Plaines Bank of said County is hereby appointed to be stand fifter any like cause said first successor fail or refuse to act, the person who shall then be the acting Recorder in the standard promited to be second successor in this trust. And when all the aforesaid covenants and agreements are principles of the successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges. day of July Nickolaos Siatis (SEAL) Tasia Siatis

(SEAL)

President - m Beverly Polyak Assistant Vice President - The Des Plaines

This instrument was prepared by <u>Beverly Polyak Assistant Vice P</u> ink - 1223 Oakton Street, Des Plaines, Ill(NAME AND ADDRESS)

	Ling Mit		\$0.24,57.7	
	1979 AUG 7 AM 9	55 36767 ? -	1735) u A Ksc	10.00
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
STATE OF <u>Illinois</u>	ss.			
COUNTY OF Cook)			
. Cynthia Kow	ynia	, a Notary P	ublic in and for said Cot	inty, in the
State aforesaid, DO HEREB	Y CERTIFY thatNick	olaos Siatis and	Tasia Siatis	Andrew Control of the
person a v k town to me to	be the same person ^S whos	se name s are subs	scribed to the foregoing	instrument.
appeared before or this d	lay in person and acknowl	ledged that "they si	gned, scaled and deliver	ed the said
instrument as their fo	ree and voluntary act, for the	e uses and purposes there	in set forth, including the	release and
waiver of the right of home	acad.			
	ar a notarial seal this 20	_ in day	of July 79	. 19
n				
(Impress Sept Here)	0,	C. C.C.C.C.C.C.C.C.C.C.C.C.C.C.C.C.C.C.	Notary Public	
Compulssion Expires	Commission Explication (Commission Explication)	4		
COOK COUNTY				
WAY COM				
	,			
				רת
				7
				<u> </u>
		하는 하는 그는 그들은 경우 아내가 하루 사람이 들어야 한다는 생각이다.		
				3735
				(C)
				35.
d Ge				
eed eed				
Deed	02			
D MORTGAGE IST Deed	0.1			
SECOND MORTGAGE Trust Deed	0.1.			GEORGE E. COLE

END OF RECORDED DOCUMENT