TRUST DEED SECOND MORTGAGE FORM (Illinois)

FORM No. 2202

26954162

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THIS INDENTURE, WITNESSETH, That John A. Davies Inc. d/b/a Villa Marie Restaurant and Lounge, successor in interest to Mourer & Davies Inc.						
	(hereinafter called the Grantor), of 53 Hillside Avenue, Hillside, Illinois 60162  (No. and Street) (City) (State)					
	for and in consideration of the sum of Five thousand plus interest Dollars					
in hand paid, CONVEYAND WARRANT to Bank of Commerce in Berkeley of5500 St. Charles Road, Berkeley, Illinois 60163						
	(No. and Street) (City) (State)					
and to his successors in trust hereinafter named, for the purpose of securing performance of the covenants and agreements here lowing described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus a						
	and everything appurtenant thereto, together with all rents, issues and profits of said premises, situated in the					
	or and or an interest of the second of the s					
0	Lot 2 in Block 4 of Hillside a Subdivision of the East 1323.5 feet of the South of Railroad of the Northeast 1/4 of Section 18, Township 39					
	Finge 12 lying East of the Third Principal Meridian in Cook County,					
	11 Linois.					
	Ox					
	Hereby releasing and waiving all right and by virtue of the homestead exemption laws of the State of Illinois.  IN TRUST, nevertheless, for the pu pose of securing performance of the covenants and agreements herein.					
	IN TRUST, nevertheless, for the pu pose of securing performance of the covenants and agreements herein.  WHEREAS The Grantor John A. Davies Inc. dba Villa Marie Rest. & Lounge, successor in Int.					
	WHEREAS, The Grantor John A. Dav'es Inc. dba Villa Marie Rest. Lounge, successor in Int. justly indebted upon Installme it respect to the control of the con					
	in 36 monthly payments of \$173.37 beginning February 29, 1984.					
	<sup>4</sup> O <sub>2</sub>					
	G <sup>V</sup>					
	THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness and he interest thereon is nerein and in said note of notes provided, or according to any agreement extending time of payment; (2) to pay with due in each tear, all taxes and assessments					
	all buildings or improvements on add premises the may have been destroyed or damage! 41 that waste to said premises shall not be compiled or entire the said premises shall not be compiled or entire to said premises shall not be compiled or entire to said premises shall not be					
	herein, who is hereby authorized to place such insurance in companies acceptable to the be de of the first mortgage indebtedness, will loss clause attached payable first to the first Trustee or Mortgage, and second to the Texage new in scheme therein have been such as the first mortgage indebtedness, will loss clause attached payable first to the first Trustee or Mortgage, and second to the Texage new in scheme the property of the first mortgage.					
	policies shall be left and remain with the said Mortgagees or Trustees until the indebte less is ful v p id; (6) to pay all prior incumbrances and the interest thereon, at the time or times when the same shall become due and the interest thereon.					
	IN THE EVENT of failure so to insure, or pay taxes or assessments, or the total membrances or the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments or disc arge or purchase any tax					
	lien or title affecting said premises or pay all prior incumbrances and the mixed thereon from time to ime; and it money so paid, the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of princers at eight per cen					
	per annum shall be so much additional indebtedness secured hereby the IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole or said indebtedness, in tuding principal and all					
	thereon from time of such breach at eight per cent per annum, shall be recoverable by foreclosure thereof, or by suit at la ', or both, the					
	It is Agreed by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connectio will the for					
	pleting abstract showing the whole title of said pleases embracing foreclosure decree—shall be paid by the Grantor; and he like					
	such, may be a party, shall also be paid by the formation. All such expenses and distourcements shall be an additional lien upon said premise shall be taxed as costs and included in another that may be readered in such foreclosure proceedings; which proceedings which proceedings which proceedings.					
	cree of sale shall have been entered or the shall not be dismissed, nor release hereof given, until all such expenses and disbursements, and the costs of suit, including attorned was have been paid. The Grantor for the Grantor and for the heirs, executors administrators and					
	assigns of the Grantor waives all the to the possession of, and income from, said premises pending such foreclosure proceedings, an agrees that upon the filing of any complaint to foreclose this Trust Deed, the court in which such complaint is filed, may at once and will					
	out notice to the Grantor, Groo any party claiming under the Grantor, appoint a receiver to take possession or charge of said premise with power to collect the rems, issues and profits of the said premises.					
	The Grantor covenants and agrees as follows: (1) To pay said indebtedness and he interest thereon and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each sear, all taxes and assessments against said premises, and on demand to exhibit receipts therefor; (3) within saivy days, there set reliable of admage to rebuild or restore all buildings or improvements on said premises that may have been destroyed or damaged. (4) that waste to said premises shall not be committed or suffered; (5) to keep all buildings now or at any time on said premises to expected by the grantee herein, who is hereby authorized to place such insurance in companies acceptable to the first threaten therein, who is hereby authorized to place such insurance in companies acceptable to the first provided on the first frustee or Mortgagee, and, second, to the Townshe first in stheir interests may appear, which policies shall be left and remain with the said Mortgagees or Trustees until the indebtoes. If up it is: (6) to pay all prior incumbrances and the interest thereon, at the time or times when the same shall become due and throughte.  In the Event of failure so to insure, or pay taxes or assessments, or the first thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay taxes or assessments or disc arge or purchase any taken the same shall be come and the interest thereon from the lower of a breach of any of the aforessid covenants or agreements the whole or said indebtedness, ir and a carned interest, shall, at the option of the legal holder thereof, whout notice, become immediately due and payr legal or proceeding when as if all of said indebtedness had then matured by expect terms.  It is Agreed by the Grantor that all expenses and disbursements paid or incurred in behalf of plaintiff in connection, with interest thereon from time of said proceeding and the like expenses and disbursements, and disbursements, and the like expenses and d					
	refusal or failure to act, then Chicago Title Insurance Company of said County is hereby appointed to b					
	first successor in this trust; and if for any like cause said first successor fail or refuse to act, the person who shall then be the acting Records of Deeds of said County is hereby appointed to be second successor in this trust. And when all the aforesaid covenants and agreements as					
	performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.					
	Witness the handS and seal Sof the Grantor S this 30th day of January 19 84  John A. Davies Inc. d/b/a Villa Marie Restaurant & Lounge, success in interest to Mourer & Davies Inc.					
•	john A. Davies Inc. d/b/a Villa Marie Restaurant & Lounge, success in interest to Mourer & Davies Inc. Dashasa Aucto (Seat					
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This instrument was prepared by Bernice H. Krejchik, Bank of Commerce,

(NAME AND ADDRESS)

## JNOFFICIAL COPY

STATE OF		ss.			
I, Bernice H. K	rejchik	, a Not	ary Public in and for sa	id County, in the	
State aforesaid, DO HEREBY CERTIFY that Barbara J. Davies and Judy L. Hejnar					
personally known to me to be the same person_S whose name_s are_ subscribed to the foregoing instrument,					
appeared before me thi	is day in person and ac	knowledged that they	signed, sealed and	delivered the said	
	_ free and voluntary act,	for the uses and purposes	therein set forth, includ	ng the release and	
wave, of the right of ho		20**		0/	
Gi /en i nder my ha	nd and notarial seal this	30th	day of <u>January</u>	, 19_84	
(Impress Sea' Aere)		Burn	Notary Public	chik	
	M not 22 1004	· · · · · · · · · · · · · · · · · · ·	Notary Public		
Commission Expires	Mircl 22, 1984	** ** ** ** <b>\$</b> _**	The state of the second		
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END OF RECORDED DOCUMENT