

678917 TRUST DEED

THIS INSTRUMENT PREPARED Christ G.Marinakis Attorney, 77 West Washington, Chgo. 60602 (368-4550)

COOK COUNTY, ILLINOIS FILED FOR RECORD

1982 HAY 14 PH 1:58

Sidney H. Olsen. RECORDER OF DEEDS

14/00

26229685

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENTIRE, made May 13th GEORG 17TAKIS, his wife

1982 , between ATHANASIOS G. POTAKIS and

26229685

herein referred to as "Mortgagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago, Illinois, h reir referred to as TRUSTEE, witnesseth: THAT, WHEREAS ** 2 ** 1 retired to as Holders of the Instalment Note hereinafter described, said legal holder or holder 'sein'; herein referred to as Holders of the Note, in the principal sum of

One Hundred Ninety -1' ve Thousand (\$195,000.00)---Dollars. evidenced by one certain Inst ame i Note of the Mortgagors of even date herewith, made payable to THE ORDER OF ENCRES The NATIONAL BAY &)F GREECE, S.A.

and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest from May 13th 1982 on the balance of principal remaining from time to time unpaid at the rate of See Flyer per cent per annum in implements (including principal and interest) as follows:

of 19, and Dollars or more of the day of each thereafter un'il said note is fully poid except that the final payment of principa and interest, if not sooner paid, shall be due on he day of . All such payments of account of the indebtedness evidenced by said note to le first police to interest on the unpaid principal balance and the remainder to principal; provided that the principal of each; stall ment unless paid when due shall bear interest at the ration per annum, and all of said principal and interest being made payable at such banking house or the company in Chicago. Chicago, Illi ois, is the holders of the note may, from time to time
the day of each thereatter un il said note is fully poid except that the final payment of princip and interest, if not sooner paid, shall be due on he day of . All such payments of account of the indebtedness evidenced by said note to left is policide to interest on the unpaid principal balance and it remainder to principal, provided that the principal of each is tellment unless paid when due shall bear interest at the ratio.
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account of the indebtedness evidenced by Said note to le first pplied to interest on the unpaid principal balance and the remainder to principal, provided that the principal of each is trainment unless paid when due shall bear interest at the ratio. The per annum, and all of said principal and interest being made payable at such banking house or true.
remainder to principal; provided that the principal of each; stalment unless paid when due shall bear interest at the ra
er per annum, and till of said principal and aterest being made payable at such banking house or tru
company in Chicago. Illi ois, is the holders of the note may, from time to time
in writing appoint, and in absence of such appointment, then at the office of NATIONAL BANK OF GREECE, S.A.
in said City,

NOW, THEREFORE, the Mortgagors to secure the payment of the said prine pales in of money and said interest in accordance with the terms, provisions and limitations of this trust deed, and the performance of the coverage of

LEGAL DESCRIPTION ATTACHED HERETO ANY MIDE A PART HEREOF.

This Trust Deed is also secured by a Security Agreement of twen late granted Chicago Prestige Liquors, Inc., a Trust Deed of even date grantel by American National Bank and Trust Company of Chicago, as Trustee u/T #338 2, and a Trust oen late granted by Trust Deed of even date granted by George A. Potakis, Gianoula Athanasios G. Potakis, married to Georgia Potakis.

THIS IS A JUNIOR MORTGAGE

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

TOGETHER with all improvements, tenements, casements, fixtures, and appurtenances thereto belonging, and all rents, issues: nd pro its thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledged primarily and on a parity wit. 'sa' cestate and not secondarily) and all apparatus, equipment or articles now or herefact therein or thereon used to supply heat, gas, are conditioning, water, light, power, refrigeration (whether single units or centrally controlled), and ventilation, including (without restrictir, the foregoing), screens, window shades, storm doors and windows, floor coverings, inade beds, awnings, stores and water heaters. All of 'se foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus equipment or articles hereafter placed in the premises by the mortgagors or their successors or assigns shall be considered as constituting part of the real estate.

TO HAVE AND TO BOLD the premises were the contractions as the contraction of 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 uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead Exemption Laws of the State of Illinois, which 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

this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on the mortgagors, their heirs, successors and assigns.
WITNESS the hand 8 and seaf of Mortgagors the day and year first above written
Athanasias G. Potakis SEAL Seorgia Potakis SEAL
[SEAL][SEAL]
STATE OF ILLINOIS. 1 I, Paula Toscas
ATHANASIOS G. POTAKIS and GEORGIA POTAKIS, his wife
OTARY who are personally known to me to be the same person g whose name g are subscribed to the oregoing instrument, appeared before me this day in person and acknowledged that
they signed, sealed and delivered the said Instrument as their free and
Given under my hand and Notarial Seal this 13th day of May 1982.
COUNTS Given under my hand and Notarial Seal this 13th day of May 1982.
Taula / Joveas Notary Public
Notarial Seal

Page 1

Page 2

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

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

1. Metregues that (10) promptly, rapid, ratione or rebuild any buildings or improvements one or hereafter on the premises which may become damaged or be destroyed; (b) keep said premises in pood conditions and repair, without waste, and free from mechanic's or other liers or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any judebtideness which may be secured to the premises and the said premises and the repair of the great of the discharge of such prior lien to Trustee or to the premises and the said premises and the said premises and the premises and the said premises and the premises and the said premises according to the premises and the said premises against the premises when due, and shall, upon my precial taxes, special sessions, waster than the premises and the premises against the premises when due, and shall, upon with represent the said premises and the premises against the premises when due, and shall, upon with represent the premises inverted against any said the note duplicate receipist therefor. To prevent default hereunder Mortgagers shall pay in full under protest, in the manner provided by statute, any tax of the premises and the premises in the premises insured against in the median of the premises and the pr

indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special assessment or their kien which may be or become superior to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; () the d ficiency in case of a sale and decree to the lien hereof or of such decree, provided such application is made prior to foreclosure sale; () the d ficiency in case of a sale and decree to the provided such application is made prior to foreclosure sale; () the d ficiency in case of a sale and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all reasonable time and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquare the control of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity or trustee and power herein given unless expressly obligated by the terms herein given unless expressly obligated by the terms herein feel such capacity to it before exceptionally and power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of satisfactory of interest and it may equire indemnities satisfactory

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.

678917 Identification No. CHICAGO TITLE AND TRUST COMPANY, ry/Assistant Vice President Assist

MAIL TO:

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

EOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 731 North Northwest Highway

Park Ridge, IL

E IN RECORDER'S OFFICE BOX NUMBER

LEGAL DESCRIPTION

Parcel 1: Lots 32 and 33 in Charles A. Scotts Park Ridge Villas, being a subdivision in the South 3 of Section 22, Township 41 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois

Parcel 2:
The Southwesterly 1/2 of vacated alley lying Northeasterly of and adjoining Lots 32 and 33 in Charles A. Scotts Park Ridge Villas, Jeing a subdivision in the South 1/2 of Section 22, Township 41 North, Range 12 [as a of the Third Principal Meridian, in Cook County, Illinois

Parcel 3:
That part of the North East & of the vacated alley lying Schemesterly of and adjoining Lot 36 and lying Northeast of the South West & of the vacated alley adjoining Lot 33 in Charles A. Scotts Park Ridge Villas, being a subdivision in the South & of Section 22, Township 41 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois

26229685

F<u>YR</u> consecutive monthly installments of Four Thousaid Five Hundred (\$4,500.00) Dollars each, for forty-seven (47) consecutive months on the 13th day of each and every month, commencing on the 13th day if June, 1982 and one final balloon payment on the 13th day of May, 1986. Said installments shall include interest to be computed on the unpaid principal believe remaining unpaid at the rate per annum equal to two (2%) percent above the lask's prime rate, and, after payment is due, then, at the rate per annum equal to four (4%) percent above the Bank's prime rate provided that in no event (before on the payment is due) shall the interest be less than sixteen (16%) percent per annum. The interest shall change when said prime rate changes, and shall be computed on a 360-day year basis, for the actual number of days elapsed. The term 'pr'me rate' means the rate of interest charged by Bank to its largest and most credit-worthy commercial borrowers for ninety (90) day unsecured commercial loss.

T'S OFFICE The term "Bank" means the National Bank of Greece, S.A., Chicago B. arch.

RIDER ATTACHED TO AND MADE A PART OF A TRUST DEED DATED May 17, 1982, executed BY THE UNDERSIGNED IN THE AMOUNT OF \$195,000.00

In addition to the payments provided for in the Trust Deed to which this Ride. Is attached, the Mortgagors agree to pay to the Holder of the Note for which 'ne Trust Deed was executed, if the Holder so requests, on each monthly payman' date, a sum equal to one-twelfth (1/12th) of the annual tax assessment cost sharged against said premises, and of the annual premium for insurance carries' in connection with said mortgage. Said Holder shall use such funds annually for the payment of said costs, and if not sufficient, the Mortgagors shall pay nuch deficiency. Said Holder shall not be required to inquire into the val'dity or accuracy of any of said taxes, assessments or premiums, and shall not 'e required to advance sums in excess of the deposit of the Mortgagors. Said Holder shall not incur any personal liability for anything which it may do, or omit to do, in connection therewith.

- 2. The Mortgagors are not to execute a new lease for the premises in question, during the period the Not: is unpaid, without the written consent of the Note Holder.
- 3. In the event either the legal or equitable (beneficial interest) ownership of the Premises is transferred on contract, agreement or articles of agreement for deed or for assignment of b neficial interest is entered into by the then legal owner of the legal title on or beneficial interest in the land trust holding legal title to the Premises, or bease for all or substantially all of the Premises is entered into containing an option to purchase the Premises or a right of first refusal as to the Premises, then in any of the foregoing events and at the election of the Holder of the installment Note which the Trust Deed secures and the Trust Deed, the entire that emaining principal balance and any accrued interest thereon shall, upon said election, thereupon automatically become due and payable in full.
- 4. In addition to any other insurance requirem n's set forth in this Trust Deed, the Mortgagors agree to carry or cause to be sarried, casualty insurance (Broad form) in companies acceptable to the Holder, in an amount equal to at least ninety (90%) percent of the cost of replacement of the Premises, from time to time, and further, the Holder shall be named unler a "mortgagee's loss payable" clause as "co-insured", Form 107.

All proceeds of said insurance policies shall, at the option of the Holder of the Note and Trust Deed, be applied in repayment of the outstanding calance (principal and interest) of said indebtedness, and shall be payable to the order of the owner and mortgagee, as their respective interests may appear.

In the event the Holder does not so elect to apply said proceeds in reduction of said indebtedness, said insurance proceeds shall be paid directly to fully restore the Premises to its condition immediately prior to said casual v.

The Mortgagors shall carry or cause to be carried, during the terms of this Trust Deed lisbility and dram shop insurance in good and sufficient companies, reasonably acceptable to the Holder hereof, and in amounts Holder may reasonably request.

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UNOEFICIAL COPY

5. It is understood and agreed that the loan evidenced by the Note and secured hereby is a business loan within the purview of Section 4(c) of the Illinois Interest Act (Illinois Revised Statutes, Chap. 74, Sec. 4(c) transacted solely for the purpose of carrying on or acquiring the business of the Mortgagor as contemplated by said Section. Property of Cook County Clark's Office 678917 END OF RECORDED DOCUMENT