TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form. All warrantes, including merchantability and fitness, are excluded.

27151233

John Vassilas & THIS INDENTURE WITNESSETH, That Manuela Vassilas, his wife __ (hereinafter called the Grantor), of ___ Glenview, Illinois 917 Yamer, Glenview,
(No. and Street) for and in co side tion of the sum of Eighty Two Thousand Nine Hundred Seventy Six and 90/100in hand paid, CONVEC __ AND WARRANT_ The NORTHLAKE BANK 26 W. Nortl A enue Northlake, of 10 w. HULL (Car) (Car)

(No. an Street) (Car)

as Trustee, and to his successor in trust hereinafter named, the following described real estate, with the improvements the nor including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and verything apparenant hereito, together with all countries of soil area in situated in the County of COOK

Above Space For Recorder's Use Only

rents, issues and profits of said prem: s., situated in the County of COOK and State of Illinois, to-wit:

****Lot 36 ir Carol Estates Unit #4, being a Resubdivision of part of the Soit ast quarter of Section 32, Township 42 North Range 12, East of the Third Principal Meridian, in Cook County, Illinois.***

Hereby releasing and waiving all rights under and by virtue of the . om str ad exemption laws of the State of Illinois. IN TRUST, nevertheless, for the purpose of securing performance of ... we enants and agreen WHEREAS, The Grantor is justly indebted upon <u>the true</u> principal promissory note bear *****\$1,952.30 on the fourth day of uly, A.D. 1984; \$1,952.30 on the fourth day of each and every month thereafter for fifty eight months, and a linal pay-ment of \$1,952.30 on the fourth day of ule 4, A.D.

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereoperate in and as or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and sessions a demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild on fewer all build; as premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or suffered; (2 to any time on said premises insured in companies to be selected by the grantee herein, who is bereby shallowing the first mortgage indebtedness, with loss clause attached payable for, to the first Trustee or Mo Trustee herein as their interests may appear, which policies shall be left and remain with a Said Mortgage or Trustee unipaid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and p In THE EVENT of failure so to insure, or pay taxes or assessments, or the prior inguingness or the interest thereon wholder of said indebtedness, may procure such insurance, or pay such taxes or assessments, or discharge or purchase any tay premises or pay all prior incumbrances and the interest thereon from time to time, and money so paid, the Grantor ag without demand, and the same with interest thereon from the date of payments. said note or notes provided, minst said premises, and on is in improvements on said of een all buildings now or at

without demand, and the same with interest thereon from the date of payments. 14.50 per cent per annum shall be so much rudition I indebtedness secured hereby.

IN THE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all earned here it, shall, at the option of the legal holder thereof, without notice, become immediately due and payable, and with interest thereon from time of such brear at 14.50 per cent per annum, shall be recoverable by foreigner thereof, or by suit at law, or both, the same as if all of said indebtedness had then matured by express terms.

sements paid or incurred in behalf of plaintiff in connection with the foreclosure hereof in didence, stenographer's charges, cost of procuring or completing abstract showing the shall be paid by the Grantor; and the like expenses and disbursements, occasioned by any bart of said indebtedness, as such, may be a party, shall also be paid by the Grantor. All such is said premises, shall be taxed as costs and included in any decree that may be rendered in excree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, uit, including attorney's fees, have been paid. The Grantor for the Grantor and for the heirs, shall right to the possession of and inome from. said oremises pending such forcelosure

The name of a record owners:

John Vassilas and Manuela vassilas of failure to act, then The Chicago Tick in Successor failure to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be seconds uccessor in this trust, and if for any like code said first successor fail or refuse to act, the person who shall then be the acting Recorder of Deeds of said County is hereby appointed to be seconds uccessor in this trust. And when all of the aforesaid coverants and agreements are performed, the grantee or his successor in trust, shall release said premises to the party entitled, on receiving his reasonable charges.

This trust deed is subject to

Witness the hand ___ and seal ___ of the Grantor this __31st_ day of_

(SEAL)

Please print or type name(s) below signature(s)

W.

Vassila namedo

This instrument was prepared by Michelle Rosenwinkel: 26 W. North Ave.
(NAME AND ADDRESS)

UNOFFICIAL COPY

SS.						
The post of the state aforesaid, DO HEREBY CERTIFY that John Vassilas & Manuela Vassilas, his wife Donald L. Thode	STATE OF	ILLINOIS	_] _			
Sinte aforesaid, DO HEREBY CERTIFY that John Vassilas & Manuela Vassilas, his wife personally known to me to be the same person_g whose namegare_subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that _they signed, scaled and delivered the said so ment as _their _free and voluntary act, for the uses and purposes therein set forth, including the release and wather of one right of homestead. Give souther my hand and official seal this	COUNTY OF	COOK) ss.			
Sinte aforesaid, DO HEREBY CERTIFY that John Vassilas & Manuela Vassilas, his wife personally known to me to be the same person_g whose namegare_subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that _they signed, scaled and delivered the said so ment as _their _free and voluntary act, for the uses and purposes therein set forth, including the release and wather of one right of homestead. Give souther my hand and official seal this	T	Donald L. Thode		2 Notary Public in	and for said Count	, in the
personally known to me to be the same person_E whose namesare_ subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that _theY_ signed, scaled and delivered the said so ment as _their_ free and voluntary act, for the uses and purposes therein set forth, including the release and wait or of one right of homestead. Give souther my hand and official seal this31st day ofMay	•			•	•	, ni tile
These Decembers of the said and delivered the said to ment astheir_ free and voluntary act, for the uses and purposes therein set forth, including the release and wait or of ac right of homestead. Give worder my hand and official seal this31stday of	State aforesaid, DC	HEREBY CERTIFY that	John Vassilas	a manuera vass.	ilas, nis wile	
These December of the control of the	personally known	to me to be the same person	1.5 whose name S	are subscribed t	to the foregoing ins	rument
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Give under my hand and official seal this 31 st day of May 19 84. The NORTH-LARE BANK 11 inch source in the NORTH-LARE BANK 11 inch source in the North-Lare in the North-Lare in the North-Lare Bank 11 inch source in the North-Lare Bank 11 inch source in the North)			_		
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