## RECEIVED IN BALL CONDITION

TRUST DEED SECOND MORTGAGE (ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form.

All warranties, including merchantability and fitness, are excluded.

27381946

\*Plus Interest in the Amount of \$3,107.40 Julius D. 2 Stonis and 2 THIS INDENTURE WITHESSETH, That Julius of Argaret E. Stonis, his wife (hereinafter called the Grantor), of \_\_2953\_W\_\_38th\_ Chicago (No. and Street) for a d in consideration of the sum of \_Six\_Thousand\_One\_ Hunur a Twenty Six and 0/100\* in hand ai' C'NYEY S AND WARRANT S to Golf Mill State Buk of 9101 N. Conwood Ave. Niles

as Trustee, and to his sue esse s in trust hereinafter named, the following described real estate, with the improvement in the continuing all heating, air-conditioning, gas and plumbing apparatus and fix ".es, and everything appurtenant thereto, together with all rents, issues and profits of said prem ses situated in the County of \_\_\_\_Cook

27381946 A - REE 5¢ DEC 8¢ 53 27

Above Space For Recorder's Use Only

and State of Illinois, to-wit:

Lot 22 in Block 2 in Wiley's subdivision of Lots 6 and 7 and the West 88 feet of Lot 8 in Superior Court partition of the East 2 of the southwest 4 of Section 36, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois

Hereby releasing and waiving all rights under and by virtue or the formestead exemption laws of the State of Illinois.

INTRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein.

WHEREAS, The Grantor is justly indebted upon OTIO principal promiss, ry note bearing even date herewith, payable

Thirty days after completion date as indicated on the Completion Certificate and continuing on the same day of each successive month thereafter until paid in full. Guarantor, if any, guarantees collection of the "Total of Paymerts" and any other indebtedness due hereon upon failure of the Seller to collect the above amount from the Buyer named herein. Finance of the begins to accrue on date of completion. Buyer authorizes celler to insent the due date of the first installment in Seller's coultareart of this contract after Buyer signs the Completion Certificate

THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereof. Spein and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all taxes and losses are against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild only store all 1 in. In 5 or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be companied or suffers: (5), o. 1 \*\*-pail buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is fereby authorized to place uch 1 \*\*-urance in companies acceptable to the holder of the first Trustee or more rose, and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the said Mortgage or Trustee un at 1 is included to the holder of the first Trustee or more rose, and second, to the Trustee herein as their interests any appear, which policies shall be left and remain with the said Mortgage or Trustee un at 1 is includence, and second, to the Trustee herein as their interests any appear, which policies shall be left and remain with the said Mortgage or Trustee un at 1 is includences is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due and pay ble.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior include and the same with interest thereon from time to the prior include and the same with interest thereon from time to the prior include the days and the prior included the prior includ

collect the rents, issues and profits one said greeniess. The name of a record owngris: Julius D. Stonis and Margaret E. Stonis, his wife

INTHE EVENT of the death or removal from said Cook
Golf Mill Saite Bank
of said County is hereby appointed to be first successor in this trust, and if for any like other said first successor fail or refuse to act, the person who shall then be the acing Recorder of Deeds of said County is trust, and if for any like other said first successor fail or refuse to act, the person who shall then be the acing Recorder of Deeds of said County is hereby appointed to be second-successor in this trust. And when all of the aforesaid covenants 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 Mortgage Document #24192339 Standard Federal S & L dated 11-8-77 Filed 11-14-77 for \$9,600.00

Witness the hand Sand seal Sof the Grantor this 13th day of December

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

Itorio (SEAL)

This instrument was prepared by Stan Lesniak 9101 N. Greenwood Ave., Niles III.

## UNOFFICIAL COPY

STATE OFIllinois	188. The second of the second
COUNTY OF COOK	
I. the undersigned	, a Notary Public in and for said County, in t
	ulius D. Stonis and Margaret E. Stoni
his wife	urrus D. Scours and Margaret E. Stone
personally known to me to be the same person s. w	hose name s are subscribed to the foregoing instrumer
	owledged that _they signed, sealed and delivered the sa
	the uses and purposes therein set forth, including the release an
waiver of the right of homestead.	
Given und way hand and official seal thisth.	irteenth day of December , 19_84
(Impress Seal Here)	
	Notary Public
Commission Expires 9/15/25	C Notary Fabric
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