⁷89362072

nios Foukas, Patricia
valuable consideration, the receipt of ITS to
Cook County, State of
in part of sship 36 North, County, Illinois,
DEPT-61 316.2 T#1111 TRAN 7337 98/97/89 12:44:00 #8110 # 科 第一日今一当点207章 COOK COUNTY RECORDER
893
(i) All rights, privileges, interests.
(i) All rights, privileges, interests, wor hereafter pertaining to the Real every kind and description now or inery and other articles of personal tion with the Real Estate, and all evements, betterments, substitutes, ents or Improvements ("Additions"); ate. Easements, Improvements and eases and other agreements affecting (a) All awards, payments or proceeds (a), including, without limitation, all for the Real Estate, Easements, or o, the "Mortgaged Property").
eovenant, and agreements contained ston the indebtedness evidenced by a , executed and felivered by
ortgagee in the principal sum of
th interest computed on the unpaid ther amounts payable to Mortgagee (i) all sums advanced and costs and 1 to, or allowed by, the terms of this tent (A2%) per annum ("Default tents"); (iii) all costs of repossession, dortgagee ("Costs"); (iv) all other if more than one) to Mortgagee, now

Mortgagor hereby further covenants with the Mortgagoe as follows:

1. Payment of Sums Due. If Mortgagor is the Borrower (or one of them, if more than one), Mortgagor covenants and agrees to promptly pay the principal of and interest on the Primary Debt and the other Indebtedness, as and when the payment(s) thereof become due, all without relief from valuation and appraisement laws and with attorneys' fees. Denail

renewals of any of the foregoing indebtedness ("Extensions"). (Hereinafter, the Primary Debt, Advancements, Costs, Additional Liabilities and Extensions are referred together as the "Indebtedness.")

■ 1984 Indianapolis Bar Association

(d) Any Borrower (or (or any one of trustee;	part of the any one of the them, it more	A rtga ged rrobert). n. H n <mark>ore</mark> han <mark>d (e) is</mark> than one) consents, agr	r Albruny sobat pased in the by di ces or acquiesces to	nt an part of the offeny receiver of the appaintment	property or assets of r trustee, or Horrower ofany such receiver or	
(e) Institution of proceedings to enforce or foreclose any Prior Mortgage Lien or any other mortgage or lien upon all or any part of the Mortgaged Property;						
(f)	NONE	(See attached F	lider)			
behalf of Mo appraisers' fe cost of procur title as Morty shall be in mallowed and Mortgaged P Advancemen terms of this and other an	rtgagee in cores, outlays for ing all title se gagee reasons diately due a included as Ir roperty shall but incident to Montgoge contounts remain	Application of Proce onnection with the fore documentary and experiences, policies and example may deem necessand payable by Mortgay indebtedness in the judgue distributed and application to Indebtedness and appaid on the Pridetermined by the country the country appaid on the country appaid on the Pridetermined by the country appaid on the country appaid appaid to the country appaid the country appaid the country appaid the country appaid the country apparent the country apparent the country apparent the country apparent the country and experiences.	closure of this Mo ert evidence, stenog minations and sim ry to prosecute su for, with interest t ment for sale. The ed in the following ings and all Costs; lditional to the Pri- mary Debt; and fo	ortgage for reaso graphers' charges, illar data and assu the suit shall const hereon at the Defa proceeds of any f order or priority: l second, all other i' mary Debt; third, ourth, any remain	nable attorneys' fees, publication costs and rances with respect to titute. Advancements, suit Rate, and shall be oreclosure sale of the First, on account of all tems which under the all principal, interest.	
this Mortgago of right, with security for the judgment cit Mortgage, Th	e, Mortgagees out the giving ne Indebtedne her before or ne right of Moi	centings and Receivers all by entitled for their of notice to any other pass and without the requiration or during the prigages to recover such the enforcement of this	th to the appoint me arty, without rega- irement of any bon- endency of any pa- judgment shall not	int of a receiver or rd to the adequacy d. Mortgagee shall roceedings for the , be affected by the	receivers, as a matter or inadequacy of any lbe entitled to recover enforcement of this exercise of any other	
Mortgagee in given in this l	this Mortgas Mortgage or n If any right, p	emedy. Each and every ge is cumulative and sh low or hereafter existin lower or remedy shall b	all be in addition t cat law or in equit	o every other righ y. No delay or omi	t, power and remedy ssion of Mortgagee in	
shall be heldunenforceabil	d to be inve lity shall not a	able. In the event any or alid, illegal or unenfo ffect any other provision nenforceable provision	rceable in ary r n of this Mort gage.	espect, such inv butthis Mortgage	alidity, illegality or shall be construed as	
sufficiently g	iven or serve	es pursuant to this Mort d for all purposes whe sed to Mortgagor at th	n presented persoi	hally or sent by re	deemed to have been egistered or certified	
108 Pros	pect Court	. Prospect Heights	, Illinois 600	70	*	

15. Successors and Assigns. This Mortgage shall (a) run with the land, (b) apply and extend to, be binding upon and inure to the benefit of Mortgagor, Mortgagor's heirs, administrators, successors and assigns and all persons claiming under or through Mortgagor, and the word "Mortgagor" shall include all such persons, and (c) shall apply and extend to, be binding upon and inure to the benefit of Mortgagee and Mortgagee's successors and assigns. The word "Mortgagee" shall include the successors and assigns of Mortgagee, and the holder or holders, from time to time, of the Note and any other Indebtedness instruments.

Indiana

or at such other place as either party may, by notice in writing, designate as a place for service of notice.

45322

- 16. Miscellaneous. The captions in this Mortgage are for convenience only and do not define or limit the provisions of this Mortgage. All changes to this Mortgage must be in writing signed by Mortgage and, if this Mortgage is recorded, shall not be effective until being recorded. Wherever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.
 - 17. Identification of Prior Mortgage Lien/Additional Provisions.

and to Mortgagee at the following address:

9200 Indianapolis Blvd., Highland,

- 2. Care and Condition of Metagel Property. Mortager shall the property opair, restore or rebuild the Mortgaged Property or no notion thereof vice a distribute of lestroyed (b) keep the Mortgaged Property in good condition and repair, without waste, and free from encroachments and from mechanic's or materialman's lien or claims for hen not expressly subordinated to this Mortgage; (c) pay when due any indebtedness which may be secured by a lien or charge on the Mortgaged Property, whether or not superior to the lien of this mortgage; (d) comply with all requirements of law and covenants and restrictions of record applicable to the Mortgaged Property or its use; (e) permit no change in or alteration of the design, structural character or general nature of the Real Estate and the Improvements without Mortgagee's prior written consent (which consent shall not be withheld unreasonably); and (f) permit Mortgagee to enter upon and inspect the Mortgaged Property at all reasonable times.
- 3. Warranties. Mortgagor covenants and warrants that: (a) Mortgagor is lawfully seized of the Real Estate in fee simple, has valid and indefeasible title to the Mortgaged Property and has a good and legal right to convey and mortgage the Mortgaged Property; and (b) the Mortgaged Property is and will remain free from all liens and encumbrances except only mortgages and liens in favor of Mortgagee and any mortgage lien specifically identified in paragraph 17 of this Mortgage (a "Prior Mortgage Lien"), and Mortgagor will warrant and defend title to the Mortgaged Property against all claims made thereon.
- 4. Insurance. Mortgagor will keep the Mortgaged Property insured against loss by fire, extended casualty, vandalism, malicious mischief and such other hazards as reasonably may be required from time to time by Mortgagee for the benefit and protection of Mortgagee, including comprehensive and contractual liability insurance (together, the "Required Insurance"). The Required Insurance shall be written in forms, amounts, and by comparies reasonably satisfactory to Mortgagee, and losses thereunder shall be payable to Mortgagee pursuant to standard noncontributing mortgage endorsements in favor of Mortgagee. Unless otherwise agreed by Mortgagee all policies of Required Insurance, including additional and renewal policies, shall be deposited with and held by Mortgagee. Any monies received as payment for any loss under any of the Required Insurance paid over any Mortgagee may be applied, at the option of Mortgagee, either to the prepayment of any portion, as Mortgagee may select, of the Indebtedness, without premium, or to the reimbursement of Mortgagor for expenses incurred by Mortgagor in the restoration or repair of the Mortgaged Property. Proceeds paid or payable to Mortgagor of the Required Insurance shall be applied to restoration of the Mortgaged Property in such fashion as Mortgagee reasonably may require.
- 5. Taxes. Mortgagor will pay and discharge or cause to be paid and discharged when due, and before any penalty attaches, all taxes (including real and personal property taxes), general and special assessments, water and sewer rents or assessments, and all other povernmental and municipal charges and impositions of any kind imposed upon or assessed against Mortgagor or the Mortgaged Property, or any part thereof, or arising in respect of the occupancy, use or possession thereof.
- 6. Protection of Security by Mortgagee. Mortgagee may at Mortgagee's option, but without any duty or obligation of any sort to do so and without in any way waiving chrelieving any default by Mortgagor, make any payment and perform any act required of Mortgagor by this Mortgage, including but not limited to, payment of insurance premiums, taxes, assessments, repair expenses and prior liens and encumbrances. All expenses so incurred, including reasonable attorneys' fees, and any other reasonable expenses incurred by Mortgagee to protect the Mortgaged Property shall constitute Advancements and shall be immediately due and payable by Mortgagor.
- 7. Transfer of Mortgaged Property. Mortgagor shall not, without to porior written consent of Mortgagee (which consent may be withheld without reasonable cause), lease, transfer, sell, contract to sell or in any way further encumber all or any part of the Mortgaged Property.
- 8. Condemnation. If all or any part of the Mortgaged Property, is taken or damaged pursuant to an exercise, or threat of exercise, of the power of eminent domain, the entire proceeds of the award or compensation payable in respect of the part so taken or damaged are hereby assigned to and shell be paid directly to Mortgagee. The proceeds of any award or compensation actually received by Mortgagee after deduction therefrom of all costs and expenses including reasonable attorneys' fees incurred by Mortgagee in connection with the taking, at Mortgagee's option, shall be applied, without premium, in part or entirely to payment of the Indebtedness or to restoration of the Mortgaged Property.
- 9. Default and Acceleration. Time is of the essence of this Mortgage. Upon the occurrence of any "Event of Default" (as hereinafter defined), and at any time thereafter, then, in any and every such case, the entire Indebtedness shall, at the option of Mortgagee, become immediately due and payable without any notice, presentment, demand, protest, notice of protest, or other notice of dishonor or demand of any kind, all of which are hereby expressly waived by Mortgagor, and Mortgagee shall have the right immediately to foreclose the mortgage lien created by this Mortgage against the Mortgaged Property, to enforce every other security interest created by this Mortgage and to institute any action, suit or other proceeding which Mortgagee may deem necessary or proper for the protection of its interests. The following shall each constitute an "Event of Default" for purposes of this Mortgage:
- (a) Default: (i) in the payment when due of any of the Indebtedness, or (ii) in the performance any covenant or term of this Mortgage;
- (b) Lease, sublease, assignment, sale, contracting for sale, transfer or encumbrance of all or any part of the Mortgaged Property, without Mortgagee's prior written consent;
- (c) If Mortgagor or Borrower (or any one of them, if more than one) becomes the subject of an order for relief under the United States Bankruptcy Code, takes any action to obtain relief under the United States Bankruptcy Code, files an answer admitting bankruptcy or insolvency or in any manner is adjudged bankrupt or insolvent;

August 19 89		CANTO OF THE TAIL	Ψ kū _{pi}	
Mortgagor:				
	Leve	PATRICIA FOUKAS		
ANTONIOS FOUKAS				
IRENE LEKKAS				
	Individual Ackno	wledgment)		
STATE OF ILLINOIS				
COUNTY OF _COOK)	88:			
	and for State of 1111	oi and a resident ofCook		
tttinoipersonally appeared				
personally of beared				
	rama yayan kirin karina ingili kirin dalam ya ili ili ingana halamilian daraban	general de la mental de la capación de la constitución de la constitución de la capación de la conferencia de la capación de l	ettiggirusi na isri yi ishtiri dhi ye sent ettiraktiya nt	
	i na kamala da	as the Corp of the Second Corp. The physical and property of the Property of the Corp of t	alagon ngadig nati valminip tarut Well inga panggabaga Espalitonal	
who, being first duly sworn, ackno	7			
Witness my hand and Notaria	a Seal this thin, day o	f August		
accesses the first the fir	7	(Signature)		
OFFICIAL SEAL CHRIST G MARINAKIS	C,			
MOTARY PUBLIC STATE OF TELEMOIS STATE OF TELEMOI	<u>st G. Marinokia</u> (Printed)	um despera an an almanique de selle playagada e de sem estradad e de selle laguar de estra é ampare sem a l'emmaur	, Notary Publi	
My commission expires:	4			
	` (
1-9-1991		0,		
	Organization Ackno	pwledginent)		
STATE OF Illinois	SS:	9		
COUNTY OF Cook)				
Before me, a Notary Public in	and for State of India	na and a resident of	County	
Indiana, personally appeared		and the first of the same and t	والماط فالموافق فيتوافق الماسية والموافق الموافقة الموافقة الموافقة الموافقة الموافقة الموافقة الموافقة الموافقة	
the		of	The state of the s	
) , a(n	
			15	
who acknowledged execution of the			Cor and	
		S SUCII		
on behalf of said		_		
Witness my hand and Notaria	l Seal this day of			
	mangan menangkan dalam d	(Signature)		
			. Notary Public	
	(Printed)		The second of the second	
My commission expires:				
ng palambagan ang managan ang managan ang ang ang ang ang ang ang ang a				
This instrument was prepared by	JOHN M. SEDIA, TO	weedle & Sedia, 2633-45th	St.,	

. .

RIDER

This is a Rider to a Mortgage dated August 2, 1989 betweenAntonios Foukas, Patricia Foukas and Irene Lekkas (Mortgagor) with Shirley Fralich and Bradley Fralich (Mortgagee).

It is agreed as follows:

- 1. This note is secured by a SECOND MORTGAGE.
- 2. Payments on a note and mortgage payable to Shirley Fralich and Bradley Fralich of August 2, 1989 issued by South Halland Trust & Savings Bank, Trust No. 5455 for \$400.000.00 shall be also credits on the note secured by this mortgage.
- 3. The note shall be subject to the terms of a Stock Purchase Agreement dated July 14, 1989, by and between Antonios Foukas and Patricia Foukas and Irene Lekkas, Buyers, and Shirley Frairch, Badley Frairch and the First Bank of Whiting, Tr. # 33-4038, Sellers.
- 4. Except for the monthly payments, compliance with provisions of the first mortgage to the National Bank of Greece, 3.A., will be compliance with the provisions of this note.
- 5. Alten day notice shall be required for nonpayment of any installment, and Mortgagor shall be in default if he fails to make the payment within that ten day period.

Amon'os Took s

Patricia Foukas

Irene Lekkas

89362°72

DINOFFICIAL COPY

1350

DOLTOW, FC

60419

Property of Cook County Clerk's Office