90228383 Démetrios E. THIS INDENTURE WITNESSETH, That : Koutrotsios, a widower not since remarried . (hereinatter called the Grantor), of 1014 Beach Ave LaGrange, IL 60525 ten thousand dollars for and in consideration of the sum of (\$10,000,00)1 15 to 17 15 00 in handpaid, CONVEYS AND WARRANTS to Frank Weiss and/or his assignes of 188 W. Randolph. Chicago, Illinois 606.01 as Trustee, and to his successors in trust hereinalter named, the following described real estate, with the improvements thereon, including all heating, air-conditioning, gas and plumbing apparatus and fixtures, and everything apparatus and fixtures, and everything apparatus and fixtures. Above Space For Recorder's Use Only rents, issues and profits of said premises, situated in the County of $- \mathbb{C} \circ \mathbb{O} \setminus \mathbb{K}$ and State of Illinois, to-wit: Lot 9 in Block 3 in H. O. Stone & Company's addition to LaGrange Park a subdivision (except railroad lands conveyed to Chicago Hammond & west railroad & Chicago west-town & Ind. Harbor belt R.R. & suburban R.R.) of the east 1/2 of the R.E. 1/4 & the N.E. 1/4 of the S.E. 1/4 Hereby releasing and waishers lights under and by virtue of the homestead exemption laws of the Side of Illinois. of Section 32. Township 39 N. Range 12, East of the 3rd Principal, Cook Permanent Real Estate Index Number (1): 15-33-205-019 VOL 175

Address(es) of premises: LOL4 Perch Avenue, LaGrange Park, LL CONT IN TRUST, nevertheless, for the purpose of securing performance of the covenants and agreements herein. WHEREAS, The Grantor is justly indebted upon principal promissory note ..., bearing even date herewith, payable to Frank Weiss and or his assigns in a prinicipal amount of \$10,000.00, ten thousand dollars at 13% per annum interest amortized over 2 years with 24 consecutive monthly payments of \$475.42 per month beginning June 1st, 1990, and ending May 1st, 1992, under terms of said promissary note and this mortgage. THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest thereon, as to be in and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due is rac' year, all taxes and the sainents against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage or rebuild or testor). All buildings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall, so se committed or infered; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is hereby suborized to place such insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable? In the first Trustee or Mortgage, and second, to the Trustee herein as their interests may appear, which policies shall be left and temain with the extension of the interest their mortal payable.

IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incurrence or the interest thereon when due, the grantee or the holder of said indebtedness, may procure such insurance, or pay such taxes or assessments, in disclar, cor purchase any tax lien or tifle affecting said premises or pay all prior incumbrances and the interest thereon from time to time and an money to any, the Grantor agrees to repay immediately without domand, and the same with interest thereon from the date of payment at the common of the per annum shall be so much additional premises or pay all prior incumbrances and the interest thereon from time to time (and all money to and, the Grantor agrees to repay immediately without demand, and the same with interest thereon from the date of payments.

IN THE EVENT of a breach of any of the aforesaid covenants of agreements the hole of said indebtedness. In noting principal and all earned interest, shall, at the option of the legal holder thereof, without notice, become importantly due and payable, and with interest thereon from time of such breach at the option of the legal holder thereof, without notice, become importantly due and payable, and with interest thereon from time of such breach at the option of the legal holder thereof, without notice, become importantly due and payable, and with interest thereon from time of such breach at the option of the legal holder thereof, without notice, become importantly due and payable, and with interest thereon from time of such breach at the option of the legal holder thereof, without notice, become important law, or both, the same as if all of said indebtedness had the nature of the payable that law, or both, the same as if all of said indebtedness had the first of payable and the first of procuring or control (with the forectosure hereof-including reasonable attorney's fees, outlays for documentary pridence, stenographer's charges, cost of procuring or control, payable attorney's fees, outlays for documentary pridence, stenographer's charges, cost of procuring or control, payable attorney's fees, and premises and disburses and disbursements shall be an additional lief to said or fee in the like expenses and disbursements shall be an additional lief to said or fee in the lief payable and the payable attorney's fees, have been paid. The Grantor for the Grantor and for the heur, and the payable and the payable and the payable and to the payable and the pay

The name of a record owner is: Demetrios E. Koutrot	Sios				
IN THE EVENT of the death of removal from said Co.o.k County of	f the grantee, or of his resignation, refusal or failure to act, then				
of said County is hereby appointed to be first successor in this trust; and if for any like cause spontast 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 second successor in this trust. And when all of the aforesaid coverants and agreements are performed, the grantee or his successor in trust, shall release said be mises to the party entitled, on receiving his reasonable charges.					
This trust deed is subject to					

Witness the hand	and sent	of the Grantor this	day of	, 19
			- Derry	elinas E. Ko

	Derrichnes E. Koulus CarrisBEAL)
	Dometries-EKoutrotsies
7	(SEAL)

MAIL BOCK TOJ Frank Weiss-188 W. Randolph, suite 2600, Chicago, This instrument was prepared by 10303 (NAME AND ADDRESS)

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

UNOFFICIAL COPY

•				
STATE OF	ner annus igusias escentis es esta pelo endre rebiliques			
STATE OF COOK COUNTY OF		ss.		
I,State aforesaid, DO HEREBY	CERTIFY that	EMETRIO:	S E. KOUTROTSIOS	
personally known to me to be appeared before me this day instrument as	the same person v	whose name,	HE nat signed, scale	the foregoing instrument,
waiver of the right of home teac	i.	7 t h	May	90
Given under my hand and	official seal this	7 (1)	day of	
(Improse Seal Hore) Commission Expires. Cyaai	2.8,1271		OFFICIAL S. L. SAN JUANNYA CASA TANANA CAS	1
			TSC	

96228383

GEORGE E. COLET

SECOND MORTGAGE

Trust Deed

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