## THUST 03058330

TRUST DEED

15-123 TD (Rev. 3-91)

0

	THE ABOVE SPACE FOR RECORDER'S USE ONLY						
THIS INDENTURE, made NOT ST		20	J 17	herein referred to	DANIEL as "Mortgago	rs," and	
CHICAGO TITLE & TRU		in referred to an T		nois corporation	doing busin	1865 in	
	, Illinois, nere	in referred to as T	rustee, Witnesse	in:			
THAT, WHEREAS the Mortgagors ar holders being herein referred to as TEN & 68/100	Holders of the Note in t	the principal sum of Dollars, ev	of TEN THOU Idenced by one o	ISAND NINE H ertain Promissory N	UNDRED ote of the Moi	rtgagors	
of even date herewith, made payable said principal sum and interest from All such payments on account of the ithe remainder to principal; provided this ignated in writing by the volders of the	DECMEBER 27, ndebtedness evidenced lat all of said principal an	1993 on the by said Note to be dinterest payment	he balance of prid first applied to in	ncipal remaining from terest on the unpaid	n time to time principal bala	unpald. Ince and	
NOW, THEREFORE, the hortgagors provisions and limitations of it is trust be performed, do by these programs (Estate and all of their estate, light, title	deed, and the performant CONVEY and WARRANT e and interest therein, sit	nce of the covenan T unto the Trustee tuate, lying and be	its and agreemer , its successors ling in the	and assigns, the folk	by the Mortga owing describ	agors to	
OF ILLINOIS, to wit:	<del></del>	COUNTY	JFCOOK			SIAIL	
LOT 9 IN BLOCK 4 IN A SUBDIVISION OF THE SOUTHWEST EAST OF THE THIRD P	E WEST 660 FEE	ET OF THE E	AST 2013 P 36 NORT	FERT OF THE H, RANGE 13	SOUTH		
	0-						
	04	40	. T40		5-0583		
Permanent tax number: 28	11 314 024						
which, with the property hereinafter of TOGETHER with all improve profits thereof for so long and during a said real estate and not secondarily) are conditioning, water, light, power, in the foregoing), screens, window shad the foregoing are declared to be a part equipment or articles hereafter placed part of the real estate.  TO HAVE AND TO HOLD thuses and trusts herein set forth, free frowhich said rights and benefits the Mo	ments, tenements, easen all such times as Morgag and all apparatus, equipm of rigeration (whether singles, storm doors and wincof said real estate whether in the premises by the New premises unto the said on all rights and benefits	nents, fixtures, and gors may be entitle ment or articles not gle unit, or central dows, floor covering physically attach dortgagors or their Trustee, its succesurder and by virture.	i appurenances in the tree to (which is the realiter the y controlled), and gs. I lade to beds, ned the reality or not successing or a secons and analytic e of the Homes.)	are pleaged primarii are in or thereon used d ventilation, includir awnings, stoves and , and it is agreed that ssigns shall be consi s. forever, for the pu	y and on a pad to supply he ng (without reid water heaters all similar applidered as consposes, and u	icity with pat, gas, stricting s. All of paratus, stituting	
IMPORTANT: This trust dee	d consists of two pages	The covenants of	anditions and ord	ovisionr ap searing of	n page 2 (the	reverse	
รเขe of this trust deed) are incorpora ธนววยรธดาร and assigns.	ted herein by reference	and are a part he	reof and shall b	e binding on the Mo	ingagors, the	ir heirs,	
LBUD K Man	ien' ISEA	ALJ				[SEAL]	
ROBERT DANIEL MANCI	NI (SE/	AL)				[SEAL]	
BTATE OF ILLINOIS,	i, THE UNDER County, in the Sta		LEGERY CE	, a Notary Public in ar			
COUNTY OF COOK	MANCINI, DIV				IS P	ersonally	
)	known to me to be the sa		see nameIS_		the foregoing ins		
	appeared before me this the said instrument as	s day in person and a HIS fre	cknowledged that _ e and voluntary ac	HR sign t, for the uses and purpo			
	Given under			TH day of DEC			
	10 93					_1	
	TRIM SA		)	$\infty$		•	
MOTARY DI	TOLLEFSEN	$\mathcal{L}$	a form		Notary	Public	
HY COLUSE	N END_ MAY 7,1994				·		
Notwiel Seel	11944	<b>A</b>					

Page 1

2350

REVERSE SIDE OF THIS TRUST DEED): THE COVENANTS, CONDITIONS

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed. (h) keep said premises in good condition and repair, without waste, and free from mechanics or other liens or daims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to judgers of the Note; (d) compete within a researchable time any building or buildings now or at any time in process of erection upon said premises; (e) compily with all injudgments of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except a redulted by law or municipal ordinance.

2. Mortgagors shall pay before any penalty staches all general taxes, and shall pay special taxes, special assessments, water charges, sewer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to Holders of the Note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay special taxes any tax or assessment which Mortgagors may desire to contest.

2. Mortgagors shall pay before any paralty statuchies all general bases, and shall pay special tasses, special respects the premises when due, and shall, upon without request, furnish to Trustee or decides of the Notes deplicate receipts therefore. A forting special status in the status of the s

12. Trustee has no duty to examine the title, location, existence or condition of the premises of the inquire into the validity of the algnatures or the identity, capacity, or authority of the algnatures or the identity, capacity, or authority of the algnatures or the identity, capacity, or authority of the algnatures or the identity, capacity, or authority of the algnatures or the identity, capacity, or authority of the algnatures or the identity, capacity, or authority of the algnatures or the identity, capacity, or authority of the algnatures or the identity, or an interest provided and in the interest provided and interest pro

deed is issued. Trustee or successor shall be entitle to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the Trust And Trustee's Act of the State of Illinois shall be applicable to this trust deed.

17. Mortgagors hereby waive any and all rights of redemption from sale under any order or decree of foreclosure of this trust deed, on their own behalf of each and every person, except decree or judgment creditors of Mortgagors, acquiring any interest in or title to the premises subsequent to the date

18. Should Mortgagors sell, convey, transfer or dispose of the property secured by this trust deed, or any part thereof, without the written consent of the Holders of the Note being first had and obtained, Trusted or the Holders of the Note shall have the right, at their option, to declare all sums secured hereby forthwith

LENDER 1	IMPORTANT!  E PROTECTION OF BOTH THE BORROWER AND THE WOTE SECURED BY THIS TRUST DEED SHOULD TIFIED BY THE TRUST EBFORE THE TRUST	CH			7777	~0	ANTrustee
DEED IS FILED FOR RECORD.		В	·y	1			Trust Officer
		71111				<u>_</u>	
MAIL TO:	CHICAGO TITLE & TRUST COMPANY 171 N CLARK CHICAGO IL 60602		DESC		R'S INDEX T ADDRES IORERTYL	PURPC S OF AE IERE:	DSES, 30VE
PLACE I	N RECORDER'S OFFICE BOX NUMBER					···	