## E1313495

## UNOFFICIAL, CORY 104008318

## TRUST DEED

THE ABOVE	SPACE	FOR RECORDS	MA LIME ONLY

	THE A	BOVE SPACE FOR REC	ORDER'S USE ONLY	
THE HELITICITE, HILLS	BER 29	19 <u>_94</u>	between STUART	
BACHELOR	CODDODAMION		herein referred to a	
INDEPENDENT TRUST		, an ed to as Trustee, witne	lilinois corporation o	ni ssenisuo pniot
	<del></del>	·		
THAT, WHEREAS the Mortgagors are j holders being herein referred to as Ho EIGHTY-THREE AND	ustly indebted to the legal holds	ers of the Promissory	lote hereinatter described	i, said ingal holder or
noiders being herein referred to as Ho	idens of the Note in the princi	ipal sum of FIFTEE	M THOUSAND NIN	E HUNDKED
EIGHTI-THREE AND	547100	Dollars, evidenced by o	ne certain Promissory No	ite of the Mortgagors
of even date herewith, made payable to aid principal sum and interest from 1	the Holders of the Note and de 2/03/94	ilvered, in and by which	ogagnom eni elovi bise n most pololomes (selocica)	rs promise to pay the
li such payments on account of the ind	ehtedness suidenced by said !	Vote to be first engiled	to interest on the unpaid o	: time to time onpaid. Sinologi balance and
he remainder to principal; provided that	t all of said principal and interes	it payments under the	Note shall be made at the	place or places des-
anated in writing by the Holders of the	Note, from time to time.			
NOW, THEREFORE, the Abortgagors to provisions and limitations of this trust de se performed, do by these greesnts CC	sed, and the performance of the DNVEY and WARRANT unto the	s covenants and agree le Trustee, its success	ments herein contained, i ors and assigns, the follo	by the Mortgagors to wing described Rea!
state and all of their estate, nr. m, title	and interest therein, situate, lyi	ing and being in the		
		COUNTY OFCC	OK	AND STATE
FILLINOIS, to wit:	i Mormon viitaas o			1070 10
NIT 7-3-R-K-113 IN PF. ELINEATED ON A SURVEY				OIS, AS
ART OF PRINCETON VILLA				EAST 1/4
THE NORTHEAST 1/4 OF				
IRD PRINCIPAL MERIDIA				
IICH SURVEY IS ATTACHI	ED AS EYHIBIT "A"	TO THE DECLA		
NNERSHIP RECORDED IN	- / / /			·
LINOIS ON JUNE 30, 19				
MMON ELEMENTS APPURTENANT			· · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
IME TO TIME, WHICH PERCENT ECLARATION AS SAME ARE FIL				E AMENUED
				0710
ermanent tax number: 04-21-20	73-015-1048, VOLUE	.F 132	04008	9.4 <b>30</b>
hich, with the property hereinafter det	earlbod is referred to berein a	e (or "t ramigae"		
said real estate and not secondarily) an air conditioning, water, light, power, refr the foregoing), screens, window shades he foregoing are declared to be a part of equipment or articles hereafter placed in part of the real estate.  TO HAVE AND TO HOLD the part of the conditions in the conditions of the conditi	rigeration (whether single unit, , storm doors and windows, flo said real estate whether physic n the premises by the Mortgago premises unto the said Trustee	or centrally controlled; for coverings, inacor be cally attached therefor one or their succession, it is successors and as	and ventilation, includinges, swrings, stoves and r not, and it is agreed that or assigns shall be considered.	ng (without restricting water heaters. All of all similar apparatus, dered as constituting rposes, and upon the
uses and trusts herein set forth, free from which said rights and benefits the Mort			elitead Exemption Laws (	of the State of Illinois,
IMPORTANT: This trust deed	consists of two pages. The cov	venants, conditions an	d provisions as pearing or	page 2 (the reverse
ilde of this trust deed) are incorporate	d herein by reference and are	a part hereof and sh	all be binding on the Mo	rtgagors, their heirs,
uccessors and assigns. WITNESS the hand an	d seal of Mortgagors th	ne day and year first ai	pove written.	
	or mongagoro ii	- •	EPT-01 RECORLING	\$23
			\$9999 TRAN 6346 1	_
MA 1 1/2025	(SEAL)		#5861 + D₩ *-	
TUART BOBRON	100	•	COOK COUNTY RECO	RDER
<u> </u>	[SEAL]			[SEAL
		<del></del>		
TATE OF ILLINOIS.	, PATRICK M. MCH			nd for and residing in sale
88.	County, in the State afor-	esaid, DO HEREBY		
OUNTY OF COOK)	known to me to be the same perso	vo whose name T		<u>IS</u> personally the foregoing instrument
	appeared before me this day in pr			ed, sealed and delivered
	the said instrument as HIS		ry act, for the uses and purpo	
Succession SEAL"	Given under my han	d and Notarial Seal this	_29TH day of _NO	VEMBER
"OFFICIAL SEAL"	1994	_		
Patrick M. McHugh NOTARY PUBLIC, STATE OF ILLINOIS			1 LI LICIL	
MY COMMISSION EXPIRES 9/21/97	ξ.	- Yahich	M. MUAUS/	7
mmmm	· 11 ·	PATRICK	M. MCHUGH	Notary Public
Prepo	may ph.			
Notariel Seal P. W	ared by: LHngh Dunder Pd. Page	_		\35°
5-123 TD (Rev. 3-91)	Dunder Hot Page	<del>)</del> 1		ላ. <b>ታ</b> ን /
V? 9		<b>1</b>		' ' <b>'</b>

THE COVENANTS, CONDITIONS AND PROVIDINS REFERRED To an PAGE 1 of the BEVERSE SIDE OF THIS TRUST DILLD).

1. Mortgagors shall (a) promptly repair, nectore or rebuild any buildings or improvements now or hareafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and thee from mechanic's or other liens or claims for inten not expressly subordinated to the fien 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 you used required exhibit extensions or other liens hereof, and produce of the discharge of such prior lien to Trustee or to Holders of the Note; (d) complete within a reasonable time any buildings now or at any time in process of areation upon said premises, (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) make no material afferations in said premises except as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, suver 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 in full under protect, in the manner provided by statute, any tax or assessment which Mortgagors may dealte to contest.

charges, and other charges special the premises when due, and shall, upon written request, further to Trustees or cludicast receipts therefor To prevent default hereunder Morgagors shall pay in full under protest, in the manyer provided by sistate, any tax or assessment which Morgagors have greated the protest of the third of the control of the cont

purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises of visit nasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premiser, or visitual to the validity of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity, or authority of the signatures or the identity, capacity or authority of the terms hereof, not be liable for any acts of omissions hereunder, except in the own gross negligence or misconduct or that of the agents or employees of Trustee, and if may require indemnities existatory to it before exercising any power, herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of the stratectory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the requires of any person who shall, either before or after majority thereol, produce and exhibit to Trustee the Note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as the genuine Note hereon described any note which or lorms in substance with the description hereon be placed thereon by a professor trustee may accept as the genuine Note hereon described in Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note hereon described any note who have been presented and which purports to

of this trust deed.

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. Trustee or the Holders of the Note shall have the right, at their option, to declare all sums secured hereby forthwith due and payable

	19.2501
IMPORTANT!  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE BEFORE THE TRUST DEED IS FILED FOR RECORD.	Interpretation No.  Interpretation Trust Corporation Trustes  By  Trust Officer
MAIL TO TO THE SOURTY  ENTERSOURTY  XPRESS  TITLE SO.  120 W. MADISON ST.	FOR RECORDER'S INDEX PURPOSES, INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:
CHIGAGO, IL 60602  CHIGAGO, IL 60602  PLACE IN RECORDER'S OFFICE BOX NUMBER	Glenview IL 60025

\$9999 TRAN 6346 12/01/94 11:17:00 ●5861 • DW #-D4-DD6318

COOK COUNTY RECORDER