## TRUST

or graph of the state of the st

## UNOFFICIALLOOPY

04019753

THE ABOVE SPACE FOR RECORDER'S USE ONLY

THIS INDENT		NOVEMBER 30,		1004	between FEV21	
	NCO TITLE A	ND TRUST	<del> </del>			to as "Mortgagore," and one doing business in
CHIC	/CO	, INI	ols, herein referred i			
holders being TWEN!	herein referred Y-SEVEN AN	to as Holders of the D 95/100******	Note in the principa	l eum of <u>ELF</u> ars, evidenced by	TY TOUSAND SIX I yone certain Promissor	y Note of the Mortgagors
of even date he said principal of All such paymenthe remainder	erewith, made p sum and interest ents on account to principal: pro	ayable to the Holders t from JANUARY of the Indebtedness e	of the Note and deliver 1, 1995 Idenced by said Note Incidal and Interest p	ered, in and by wh on the belence to be first applie	ich said Note the Mortg of principal remaining f od to interest on the unp	agors promise to pay the rom time to time unpaid, aid principal balance and the place or places des-
NOW, THERE	FORE, the mort	gagors to secure the pa	yment of the said prin	NAMBARA BARBARY	nemente herein contain	cordance with the terms, ed, by the Mortgagors to ollowing described Real ACC
Calvenia Service	Of then entitle?	x to dise still interpar	COL	INTY OFC	XX	AND STATE
OF ILLINOIS,			t to be a both	and the second s	The second secon	$\frac{d_{i}(q)}{d_{i}(q)} = \frac{1}{2} \frac{d_{i}(q)}{d_{i}(q)} + \frac{1}{2} \frac{1}$
eff in gently the self of the Do- cepts for each to be affected, and		Ox			(4) Control of the	
	OF THE WEST	TAS OF THE BOU	MMS8T 1/4 OF 8:	ECTION 18. T	THERE SUBDIVISION OWNSHIP! 39 NORTH, OK OCUNTY, ILLINO	
e. Kanada kanada aya	* - 1	<del>al-Capitoria arrays pass</del> ex	0/		ALL DOMESTY TRIBETOR	101
indian de la compania del compania de la compania del compania de la compania del compania de la compania de la compania de la compania del compania de la compania del compania de la compania del compania del compania del la compania del compania	•		$\tau_{\circ}$			
	-				DEPT-01 RECORDIN	
Permanent tax	number:	7-18-300-010				7 12/06/94 15:36:00 •
1.13		natter described, is ref	orred to becole as	1 "anniene" •		
said real estate air conditioning the foregoing), the foregoing a equipment or a	a and not secon	darily) and all apparait ower, reingeration (wh w shades, storm doors a a part of said real est	is, equipment or artic ether single unit, or c and windows, floor c ite whether obysically	coverings; nader vantrally controlle coverings; nader vattached there's	itter thurein ar inureen u id), and ventilation, inclu beds, awnings, stoyes t i or not, and it is acreed t	arily and on a parity with sed to supply heat, gas, iding (without restricting and water heaters. All of hat all similar apparatus, naldered as constituting
uses and trusts	AVE AND TO H	OLD the premises unit , free from all rights and the Mortgagors do he	i benelila under and t	by virtue of the Ho	assicas, forever, for the mostono Exemption Lar	purposes, and upon the ws of the State of Illinois,
side of this tru	st deed) are inc d assigns.			part hereof and s	inall be blooking or the	on page 2 (the reverse Mortgagors, their heirs,
grafia de grafia y de Grafia de grafia y de Grafia de casado	ESS the hand_	and seal	o morigagora ma c			
70.12	y to	10 mm	1. p. 1. s	r Interference de la designation de la company de la compa	0.707	OF THE PORT OF
FEVZI	YURTSEVER		SEAL	the states		
tion Heavy said	na en	of a special delice	(8EAL)	district projection has a	and the state of t	(SEAL)
to by some to a 1956 or a	zwiętej subsey kolo	g that we find the	grade and see the	en og trede		
	1010	) !	hullad	LI SIGN	a Notary Public	n and for and residing in said
state of Illin	ONL	as. County, In	the State aforesa	A DO HEHEB	CERTIFY THAT	
COUNTY OF	C COK-	known in ma	o bertrie same cerson	whose name	subscribed	to the loregoing instrument,
west on a			ore me this day in penio			igned, sealed and delivered
		the said instr	ument as hand a		tary not for \$10 bees and p	urposes therein set forth.
San Marayania Sana Sana	a company of a company	19 4	er urber my race an	N 110212 002 1		~ ,
				•	Theresh	BRUX.
	日捐品日子1974	18 가톨의 기 대한된 <u>기원하였다</u>	LL SEÁL"		Jru ve sa	
						Alneans British
***************************************		Theres	M. Lupl {		•	Notary Públic
	Notariei Seel	Notary Public,				Notary Public

Page 2
THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO PAGE 1 CHE INVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repail; resides of rebuild any bollisings of improvements now or rereafter on the premises which may become damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free, from mechanics or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtaches which may be securiful 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 Produces of the Note; (d) complete within a reasonable time any building now or at any time in process of erection 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 alterations in said premises except as required by law or municipal ordinances with respect to the premises and the use thereof; (f) make no material alterations in said premises except as required by law or municipal ordinances.

2. Mortgagors shall pay before any penalty attaches 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 in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

2. Mortgagors shall pay better any penalty statedness all general taxes, and chall pays appeals taxes, special seasesaments, waster charges, services for personnel delicate interventional frequency and stated in the manufacture of the penalty delicated to penal

Interposing same in an action at law upon the Note Horeby socured.

11. Trusted or the holders of the Note shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that

11. Trusted of the holders of the Note shall have the right to inspect the premises at all reasonable times and access therete shall be permitted for that purpose.

12. Trusted has no duty to examine the title, location, existence or condition of the premiser. To be inquire into the validity of the alignatures or the identity, expectly, or such original provides and provides and

of this trust doed.

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

IMPORTANT! FOR THE PROTECTION OF BOTH THE BORROWER AND ENDER THE NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY THE TRUSTEE BEFORE THE TRUST DEED INTILED FOR RECORD.	Identification No, Trustee
MAIL TO: C.C. C. TOEO	POR RECORDER'S INDEX PURPOSES, INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:
PLACE IN RECORDER'S OFFICE BOX NUMBER	