UNOFFIGIAL COPY

TRUST DEED

15-123 TD (Rev. 3-91)

782943

DEPT-01 RECORDING 623.91 T40014 TRAN 3647 12/13/94 13:02:00 47788 # DT #-04-03908 1 COUK COUNTY RECORDER

THE ABOVE SPACE FOR RECORDER'S USE ONLY

	-8-94	19		Sylvester Darmon and
Diane Harmon, as joint Chicago Title & Trust			Anni .	referred to as "Mortgagors," and
Chloago	illinole, herein referred	to as Trustee, y	vitnesseth:	orporation doing business is
THAT, WHEREAS the Mortgagors at	re fustiv indebted to the legal holders	of the Promisso	orv Note hereina	îter described, said legal holder o
holders being herein referred to as	Holders of the Note in the principal	al sum of	\$44274.06	
of even date herewith, made payable				romissory Note of the Mortgagore
said principal such and interest from	12-13-94			maining from time to time unpaid
All such payments on account of the	indebtedness avidenced by said Not	te to be first appl	led to interest or	the unpaid principal balance and
the remainder to principal; provided if ignated in writing by the holders of the		aymenta underi	ine Note shall of	I made at the place or places des-
NOW, THEREFORE, the Mongagors	to secure the navment of the said ordi	ncinal sum of mo	nev and eald into	areat in accordance with the terms
provisions and limitations of this trust	deed, and the performance of the ci	os bna atnanévo	reements herei	n contained, by the Mortgagors to
be performed, do by these presents (Estate and all of their estate, right th	SONVEY and WAMMAN Funto the 1 le and interest therein, situate, lying	i rustee, its succ and being in the	essors алд авы Р 8500-8	gns, the following described Heal L. 77th AVA
PRIORIE VIEW ILLE GOIGE	<u> </u>	UNTY OF GOOK		AND STATE
OF ILLINOIS, to wit:	%			
LOT 25 IN FRANK DEJUGAC	T S GERTRUDE HIGHLANDS,	BEING A SUE	BDIVISION O	F THE WEST 1/2
OF THE EAST 1/2 OF THE	SOUTHWEST 1/4 OF SECTION	36, TOWNSH	HP 38 NORT	
EAST OF THE THIRD PRINC	IPAL MERLDIAN, IN COOK	COUNTY, ILE	INOIS	
	0_		* .	4
	0/			
.	004		*1	01039081
•				
Permanent tax number: 18 36 33	18 013	•		•
		/		
which, with the property hereinafter do	escribed, is referred to herein as tri. nents, tenements, easements, fixture	عر" ع PMises". Se zwiecouden	ances thereto be	has sauss start lishas and
profits thereof for so long and during a	Il such times as Mortgagors may be	entries thereto	(which are pleck	led primarily and on a parity with
said real estate and not secondarily) a	ind all apparatus, equipment or artic	les now or here:	after therein or ti	hereon used to supply heat, gas,
air conditioning, water, light, power, re the foregoing), screens, window shade	frigeration (whether single unit, or c	entrally corumity	ed), and ventilat	ion, including (without restricting
the foregoing are declared to be a part of	ol said real estate whether physically	attached thates	or not, and it is	agreed that all similar apparatus,
equipment or articles hereafter placed	In the premises by the Mortgagors of	or their successor.	r prassigns sh	all be considered as constituting
part of the real estate. TO HAVE AND TO HOLD the	premises unto the said Trustee, its	successors and	assigns, forever	r, for the purposes, and upon the
uses and trusts herein set forth, free fro which said rights and benefits the Mor	m all rights and benefits under and b	y virtue of the Ho	mest aau Exem	ption Laws of the State of Illinois,
	,		0,	
IMPORTANT: This trust deed lide of this trust deed) are incorporate	consists of two pages. The covens	ints, conditions t	ind provision s a	p) searing on page 2 (the reverse
successors and assigns.	to helpin by tolorolloc and all a p			
WITNESS the hands a	nd sea <u>t </u>	ay and year lirst	above written.	10
				0
delation for the 12 most of		Dian.	John	Aman (SEAL)
,Bylvester Harmon		Diane	Harmon	
C.	[SEAL]	,		[8EAL]
		····		A row Later 16 - 2
)	Scott Jadron		a Notar	y Public in and for and residing in said
TATE OF ILLINOIS,	County, in the State aforesaid	I, DO HEREBY	CERTIFY TH	
OUNTY OF WALL.	linown to me to be the same person	Swhose name	are n	who are personally bacribed to the foregoing instrument,
0000000 00000000000000000000000000000	appeared before me this day in person			signed, sealed and delivered
OFFICIAL SEAL	the said instrument asa			es and purposes thegein set forth.
SCOTT M. TADRON	Given under my hand and	Notarial Seal th	ie <u> </u>	of December
OOMMISSION EXPIRES 2/8/97	19	سم	_	
			VAT MI	
	(i)		Jan Jan	Notary Public 2
	•)	7
Notwist Seel				401
F123 TD (Rev. 3-91)	Page 1	et de la propertie	e diperte sub	Ala may basa sa Maria
	·		0	200 11
			~ 3	300 U

THE COVENANTS, CONDITIONS AND FROM HOND PREFERRED FOR TWO PAGE 1 THE REPENSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promoty epoly, server or refulled my wilding or immerhant hours hereafter in 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 exhibit satisfactory evidence of the Gacharge of such prior lien to Trustee or to Holders of the Note; (d) complete within a reasonable time any building or buildings 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 siterations 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, sever 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 dealine to contest.

A Mortpagors shall pay before any penalty statishes all general lateres, and shall pay special states, special states, and shall pay in the charge control of the charge against the premises where due, and shall, upon visions to provide by statish, any tax or assessments when the charge on the control of the charge of the c

1. Trustee has no duty to examine the title, location, existence or condition of the premiser at lift reasonable times and access thereto shall be permitted for that purpose.

1. Trustee has no duty to examine the title, location, existence or condition of the premiser into inquire into the validity of the signatures or the identity, or authority of the signatures on the note or trust deed, nor shall trustee be obligated by the trust deed or to exprise any power livering given unless expressly obligated by the terms hereof, not be liable for any acts or omissions hereunder, except to case in the own gross negligence or insconduct or that of the agents or employees of trustee, and it may require indemnities satisfactory to it before exercising and proven.

13. Trustee shall release this trust deed and the ten thereof by proper instrument upon presenting in the instruction and another than the condition of the location and trustee may execute and deliver a release hereof to and at the instruction of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee may execute and deliver a release hereof to and at the instruction of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee may except as successor trustee, such successor trustee may accept as the penuline Note hereof here in described any note which bears an identification number purporting to be placed thereon by a prior trustee hereunder or which or florins in substance with the described herein, it may accept as the genuine Note herein described any note which the original Trustee and it has never placed its identification number of the Note described herein, it may accept as the genuine Note herein described any note which may be presented and which contorns in substance with the description herein contained of the Note and which are substance with the description herein contained of the Note and which are substance with the description herein contained of the Note and all provisi

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 waitive any and all rights of redemote any order or decree of foreclosure of this trust deed, on their own behalf and on 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

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

LENDER THE	IMPORTANTI PROTECTION OF BOTH THE IE NOTE SECURED BY THIS THE FIED BY THE TRUSTEE BE LED FOR RECORD.	RUST DEED SHOULD !	Howard The Property P
E 76	SMS REAL ESTATE 925 N Plum Grove rd. Schaumburg, IL 60173	1806C0P0	FOR RECORDER'S INDEX PURPOSES, INSERT STREET AUDRESS OF ABOVE DESCRIBED PROPERTY HERE: