bne sail Iten and definered the said lastrument as Inelity Veriff	-
foregreing instrument, appeared describes the this day in person and aeknowledged that	
92 TW. 92 and to be the same person & whose character of the control of the cont	
County of Cook) THAT Michael N. Tlusty and Mary Carol Tlusty, his	
S.S. A Notary Public in and for and residing in soid County, in the State aloreand, DO HEREBY CERTIFY	
STATE OF ILLINOIS. 1, Martin J. Drechen	
[SEAL]	
Michael K. Tlusty O Mary Carol Tlusty U	
Mukast 1 seal (seal) Mary (with flusty 1 seal)	
WILVESS the thing & red feel of Hongreois the day and year first above written.	
शार स्वार स्टब्ट) यह सहरू जिल्ला का राज के स्वार सहरू मार साम के स्वार स्वार के साम के साम मार स्वार स	
This trust deed consists of two pages. The coverants, conditions and provisions appearing on page 2 (tile teverse side of this trust deed) are incorporated hegein by teference and are a part hereof and shall be binding on the mortgagots, their heirs.	
First indicating the Molecular of detects expectly repeated and white:	
TO HAVE AND TO HOLD the premises muso the said Teurier, its successors and assigns, forever, for the purpose and upon the uses and truther and by virtue of the Homestead Exemption Laws of the 5' te of Illinois, which truth herein set forth, thee from all rights and bemeins under and by virtue of the Homestead Exemption Laws of the 5' te of Illinois, which	
diministrat et atricer priestret distre ut fire dicemper od tre montidisers of tren agreement en manuel det en en	
foregoing, accreas, mindow shades, storm doors and windows, floor coverings, instant or not, and it is ago we have heaters. All of the foregoing are declared to be a gare of said east east enter whether prevented thereto or not, and it is ago we have apparatus,	
the state and research and the state to the state and the state state of the state (whichous in the state) is	
1300ETHER with all improvements, tenements, extenses, and apputtenences thereto be or ing. and all rears, issues and profits therefor with the control to; so been and during all such times as Mortgagors may be estitled thereto (which are pledged, iin, tily and on a parity with and teal the control to; so been and during all such times as Mortgagors may be estitled thereto (which are pledged, iii, and on a parity with and teal	
", estimate" and et missel to themple it, before the missel and the defense and dies defend	
This instrament was prepared by Attorney Martin J. Dreuman 2318 S. Austin Blvd., Cicero, Illinois 60650	
This instrument is non-transferable and any attempt to do so will make same become immediately due and payable.	
Commonly known as: 3148 S. Elm Street, Brookfield, Illinois 60513	
Permanent Index Number: 15-34-200-036	
way of Suburban Railroad Company) in Cook County, Illinois.	
Township 39 North, Range 12, East of the Inited Principal Meridian, except right of	
Block 7 in Brookfield Manor, being a straivision of the Northeast 1/4 of Section 34,	
present CONFEY and WARRANT maio the Trustee, its tw. denotes assigns, the following denoted Real Estate and all points and switch in the lollowing denoted of Brooklield COUNTY OF title and interest therein, situate, lying and owing in the COOKLIE (except the North 30.9 feet thereof) in Cook	
to be performed, and also in consideration of the ruin of Cae Dolla; in hand paid, the receipt whereof it hereby acknowledged, do by these presents CONVEY and WARRANT unto the Trustee, its sw centors and assistant, the following described Real Fatare and all of their estate, right,	
SOW, THEREFORE, the Norteagons to secure, we payment of the said principal sum of money and said interest in accordance with the term, provisions and luminations of this trust deed, and the sum of the performed successful whereof is hereby acknowledged, do by there to be performed, and aiso in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by there to be performed, and aiso in consideration of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by their	
in said City, 2318 S. Austin Blad., Cicero, Illinois 60650	1.
in writing appoint, and in absence of some spointment, then at the office of Attorney Martin J. Drechen,	
company in CLOCIO (Cime, as the holders of the note may, from time to time,	``
remainder to principal; provided hat the principal of each instalment unless paid when due shall beat interest at the tate 10 -20%—pet annum, and of said principal and interest being made payable at such banking house or trust	1/1/
secount of the indebtedness (videnced by said note to be first applied to interest on the unpaid principal balance and the	11.
and interest, if not soon to paid, shall be due on the 15th day of October, 1996. All such payments on	```
inte 15Eh day of each manth thereafter until said note is fully paid except that the final payment of principal	1
of Movember 10 Boars Hundred Fifteen and 03/100 Dollars or more on	- 2
For Hundred Fifteen and 03/100 Dollars or more on the 15th day	
10 $-10s$ \sim per cent per annum in instalments (including principal and interest) as follows:	
from Movember 15, 1989 on the balance of principal remaining from time to time unpaid at the rate	
and delivered, in and by which said Note the Mortgagors promise to pay the said principal sum and interest	27
Navia	•
evidenced by one certain Instalment Note of the Mortgagors of even date herewith, made payable to THE ORDER OF	1
Thousand and No/100's———————————————————————————————————	1
	1.7
legal holder or holders being herein referred to as Holders of the Note, in the principal sum of Therein - Five	11
Chicago, Illinois, herein researed to as TRUSTEE, witnesseth: THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Instalment Note hereinafter described, said	11
herein referred to 23 "Mongagors," and CHICAGO TITLE AND TRUST COMPANY, an Illinois corporation doing business in	- (2)
	~
Wary Carol Tlusty, his wife	
THIS INDENTURE, made September 26 19 89 . between Michael N. Tlusty and	
\$2928 CITCI THE ABOVE SPACE FOR RECORDER'S USE ONLY	
89677468 Ap 10 M DI 130 agagegrade bridges a at airiff 15	
THE COUNTY IN THE SECOND OF TH	
89277488 WILLI VIUIND NOT.	

i warq NT CONGRESSION STD. OCT. (5,195) MOTART PUBLIC STATE OF ILLINOIS rich led thirtion bas based ym robau arefo

voluntary act, for the uses and purposes therein set forth.

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Form 507 Trust Di 8, 11,05

OFFICIAL SPAL PARTEL J. SCECO-EK

Source Public

68 53

THE COVENANTS, CONTITIONS AND PROPISIONS RETURNED FOOT PAGE 1 OTHER PERSENDE OF THIS TRUST DEED):

10. No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the note hereby secured.

11. Trustee or the holders of the note shall have the right to inspect the premises at all rear, which times and access thereto shall be

12. Trustee for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or it, inquire into 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 signatories on the note or trust deed, nor shall Tuy ee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for a years or omissions hereunder, except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities

except in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory 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 satisfactory 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 request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the note, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee such successor trustee may accept as the genuine note herein described any note which bears an identification number purp it ing to be placed thereon by a prior trustee hereunder or which conforms in substance with the description herein contained of the note an (which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the note described herein, it may accept as the genuine note herein described any note which may be presented and which conforms in substance with the description herein contained of the note and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential title, powers and authority as are

premises are situated shall be Successor in 17th. Any Successor in 17th fereinned shall have the idential time, powers and all persons and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons liable for the payment of the indebtedness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in this instrument shall be construed to mean "notes" when more than one note is used.

16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of Illinois shall be applicable to this trust deed.

IMPORTANT!

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY THIS TRUST DEED SHOULD BE IDENTIFIED BY CHICAGO TITLE AND TRUST COMPANY, TRUSTEE, BEFORE THE TRUST DEED IS FILED FOR RECORD.

Identification No. 729582 CHICAGO TITLE AND TRUST COMPANY, Trustee. Kikminan Assistant Secretary/Assistant Vice President

Mr. Martin J. Drechen MAIL TO: 2318 S. Austin Blvd. Cicero, Illinois 60650

FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROFERTY HERE 3148 S. Elm Street Brookfield, Ill. 60513

PLACE IN RECORDER'S OFFICE BOX NUMBER