UNOFFICIAL CORY.

DEED

31477094

THE ABOVE SPACE FOR RECORDER'S USE ONLY			ORDER'S USE ONLY
THIS INDENTURE, made Septem	ber 11	19 91	, between Gerard E. Kehlor and
Elizabeth L. Kehlor, his	wife, as joint tenants		, herein referred to as "Mortgagors," and
Independent Trust Corpora			Illinois corporation doing business in
Lombard	, Ittinois, herein referred to		
THAT, WHEREAS the Mortgagors are holders being herein referred to as h	folders of the Note in the principal	sum at <u>\$21,13</u>	Note hereinalter described, said legal holder or 3,62 one certain Promissory Note of the Mortgagors
said principal sum and interest from	o the Holders of the Note and deliver September 16, 1991 debtedness evidenced by said Note at all of said principal and interest para Note, from time to time.	red, in and by whic on the balance of to be first applied yments under the	th said Note the Mortgagors promise to pay the of principal remaining from time to time unpaid to interest on the unpaid principal balance and Note shall be made at the place or places designed and said interest in accordance with the terms, ements herein contained, by the Mortgagors to
be performed, do by these of a sents C Estate and all of their estate, right, title	ONVEY and WARRANT unto the Tree and interest therein, situate, lying a	rustee, its success and being in the	fors and assigns, the following described Real
31 Sarahs Grove Lane, Sch	aumburg COU	NTY OF <u>Cook</u>	AND STATE
OF ALLINOIS, to wit:	Χ,		
SARAH'S GROVE, BEING A SU	BDIVISION IN THE SOUTHWES RD PRINCIPAL MERIDIAN, AG	ST 1/4 OF SEC CCORDING TO !	LINE THEREOF, OF LOT 41 IN CTION 22, TOWNSHIP 41 NORTH, THE PLAT THEREOF, RECORDED , ILLINOIS.
	0_		
	0/		DEPT-01 RECORDINGS \$13.2
	T	n •	DEPT-01 RECORDINGS \$0.0
	91	\mathfrak{I}_{2}	T#1111 TRAN 3933 09/13/91 15:10:00
		•	. #5024 \$ #-91-477394
Permanent tax number: <u>07-22-31</u>	7-019	•	\$5024 \$ = 91-477394 \$1477334
said real estate and not secondarily) a air conditioning, water, light, power, is 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 the uses and trusts herein set forth, free fro which said rights and benefits the Mot **MPORTANT: This trust deek	and all apparatus, equipment or article infrigeration (whether single unit, or class, storm doors and windows, floor coordinate the physically in the premises by the Mortgagors of premises unto the said Trustee, its infinitely in the premises unto the said Trustee, its infinitely infinitely in the premises unto the said Trustee, its infinitely infini	es rioy or hereaftentrally controlled by controlled by attached thereto attached thereto at their successors and as y virtue of the Home and waive.	hich are pledged primarily and on a parity with ar therein or thereon used to supply heat, gas,), and ventilation, including (without restricting eds, awnings, stoves and water heaters. All of principles and it is agreed that all similar apparatus, for assigns shall be considered as constituting strights, forever, for the purposes, and upon the heat, ad Exemption Laws of the State of Illinois, diprovisions sprearing on page 2 (the reverse tall be binding or the Mortgagors, their heirs,
WITNESS the hand_sa	ind seal_s of Mortgagors the da	ay and year first a	bove written.
21 0 0	00		
Jean IX C. 150	nero (SEAL)		[SEAL]
Gerard E. Kehlor		Clizabeth L.	Kehlor
	(SEAL)		[SEAL]
BTATE OF ILLINOIS,	Herbert A. Dolowy.	Jr.	, a Notary Public in and for and residing in said
55 Dubaga		O, DO HEHEBY	CERTIFY THAT Gerard E. Kehlor who are personally
COUNTY OF DUPage	Elizabeth L. Kehlor	whose name =	size subscribed to the foregoing Instrument,
	appeared before me this day in person		
			ry act, for the uses and purposes therein set forth.
			11th day of September
	19_91	12	
		-11	All illalong /-
		Mules	101. Central 11
{ " OFF { HFRDIE	ICIAL SEAL " }		Notary Public
j NUTARY PL	iBLIG. STATE OF ILLING'S I		J C1
Autono Sand MY COMMI	SSION EXPIRES 5/2/95 }		سر کر در ا
15-123 TD (Rev 3-91)	Page 1		115

15-123 TD (Rev. 3-91)

1. Mortgagore shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become dama or be destroyed; (b) keep said premises in good condition and repeir, without wasts, and free from mechanics or other tens or claims for lien not expressionable 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 request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Holders of the Note (d) complete within a reasonable time and buildings now or at any time in process of erection upon said premises. (e) comply with all requirements of lien or municipal ordinances with respect to the premisent the utle thereof; (f) make no materies alterations 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 assessments, water charges, sever ser charges, and other charges against the premises when due, and shall, upon emitter request. It mush to Trustee or to Holders of the Note duplicate receipts them.

3. Mortgagors shall keep all haddeness of multiple and immensional provided by statute, any tax or assessment which Mortgagors may desired. REVERSE SIDE OF THIS TRUST DEED):

rae 20

Altergapers shall pay before any pennilsy stateches all general tasses and shall pay special tasses special assessmentation states and part of the principle of the control of the control

10 No action for the enforcement of the lien or of any provision hereof shall be surject to any determine 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 of ##easonable times and access thereto shall be permitted for that

purpose

12. Trustee has no duly to examine the site, location, essistence or condition of the premise is or to inquire into the validity of the signatures on the note or trust deed, nor shall finate be obligated to recipit the signatures of the identity, capacity, or authority of the signatures on the note or trust deed, nor shall finate be obligated to recipit in ων of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indeminities satisfactory to it before exercising any or ser herein given.

13. Trustee shall release the trust deed and the ten thereof by proper instrument upon presentation of sabsfactory evidence that all indebtedness secured by this trust deed has been fully pead; and Trustee may execute and deliver a release hereof to and at the required to the state of the state the finate may execute and deliver a release hereof to and at the required to the state of the state that the state of the state

we grown revessing the trust open, Frustee or successor shall be entitle to reaconable compensation for any other act or service performed under any provisions of this trust deed. Thustee or successor shall be entitle to reaconable 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 Rincis shall be applicable to this trust deed.

17. Mortgagars 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 is entitled to the first dead on the premises subsequent to the date of the trust deed.

18. Should Mortgagors sell, convey, transfer or dispose of the property s Holders of the Note being first had and obtained, Trustee or the Holders of the Note due and payable.	secured by this trust deed, or any part thereof, without the written consent of the shall have the right, at their option, to declare all sums secured hereby forthwith $-\frac{1}{2}$.
IMPORTANTI	Identification No.
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.	INDEFENDENT TRUST CORPORATION Trustee
MANAL TO M Inc. Beau Drive # 207	FOR RECORDER'S INDEX PURPOSES, INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:
Des Plaines, IL 60016	31 Sarahs Grove Lane
PLACE IN RECORDER'S OFFICE BOX NUMBER	Schaumburg, IL 60193