## UNOFFICIAL COPY

## TRUST DEED

91507013

		THE ABOVE SP	ACE FOR REC	ORDER'S USE ONLY	
THIS INDENTURE, made Septo	ember 26 and Wife as	Joint Tenant	19 <u>91</u>	, between Patric	k A. Kamara a as "Mongagors," and
Independent Trust	Corp			Illinois corporation	doing business in
Lombard		herein referred to as			•
THAT, WHEREAS the Mortgagors a holders being hareln referred to as		в in the principal sum	of _ 114.5	017.50	
	. 4 - 4 - 1   - 1   4   4			ne certain Promissory I	
of even date herewith, made payable sald principal sum and interest from All such payments on account of the the remainder to principal provided to the remainder to principal to the the remainder to the the remainder to the the remainder to the the remainder to the the the remainder to the the the remainder to the	October 1	1991 on	the balance of e first applied i	principal remaining fro o interest on the unpak	m time to time unpaid.  I principal balance and
ignated in writing by .ne 1. olders of t	he Note, from time t	o time.	itta atidat tila i	10(8 3)(8) 80 11(808 8) (1	is place or places des-
NOW, THEREFORE, the Murinagors provisions and limitations of the trus be performed, do by these prices its Estate and all of their estate, right, to	t deed, and the nerfr	rmance of the covers	ints and agree	ments herein contained	i, by the Mortesgors to
Estate and all of their estate, right, to	le and interest there	in, situate, lying and t	of Cook	120 Dewey, E	ANDSTATE
OF ILLINOIS, to wit:	<del>7</del>		OF COOK		
Ict 1 (Fyce	nt the Norti	1 33 5 Feet 9	hereof)	and the Nort	h
				to Evanston	
Subdivision	of the Sout	th West 1/4 c	of the So	outh East 1/4	ο£
Section 12,	Township 4.	l North, Rang	je 13 Eas	st of the Thi	rd Principal
Meredian, i	n Cook Court	y, Illinoïs.			
		02	_	DEFT-01 RECORDIN	G \$1
		$T_{\bullet}$			0 09/30/91 13:48:
		-4 FO 7013		45825 <b>4 C</b> : <del>34 −</del> COOK COUNTY R	91-50701
		91507013	•	COOK COOMER K	p. unuun
Permanent tax number: 10-12-	420-018		·		
profits thereof for so long and during said real estate and not secondarily) air conditioning, water, light, power, the loregoing), screens, window shall the foregoing are declared to be a pair of the real estate.  TO HAVE AND TO HOLD the uses and trusts herein set forth, free the which said rights and benefits the Moreover and trust deed) are incorpor successors and assigns.  WITNESS the hand	and all apparatus, e refrigeration (wheth des, storm doors and it of said real estate who in the premises by the premises unto the romall rights and be origagore do hereby ed consists of two parated herein by refer	equipment or articles in er single unit, or centre d windows, it loor cover whether physically atta the Mortgagors or the eald Trustee, its succentits under and by vir expressly release an ages. The covenants, ence and are a part to ence and ence and ence ence and ence and ence ence ence ence and are a part to ence ence ence ence ence ence ence ence	cw or hematically con rolled ings, in dorbiched thereis or his successors and as lue of the Homad walve.	ir therein or thereon using and ventilation, includings, and ventilation, includings, stoves and root, and it is agreed the sessigns shall be consigned in the peste ad Framption Law diprovisions appearing all be binding on the N	ed to supply heat, gas, ling (without restricting of water heaters. All of at all similar apparatus, sidered as constituting urposes, and upon the sof the State of Illinois.
	, una josui <u> </u>	mangagara ma aay a	l		Ö
Manuals	······································	ا بیـــــــــ (SEAL)	7= 111	Kumma	[SEAL]
Patrick A. Kamara		<i>U</i> 5	гоу 🕅. Ка	ama ra	
		[SEAL]	- <del></del>		[SEAL]
<u> </u>	1 1 1/2	· Undersi	aned	a Notary Public in	and for and residing in said
STATE OF ILLINOIS,	County, in th			CERTIFY THAT Pat	
COUNTY OF COOK )				<u>vife</u> who	
				subscribed to	
				hat they sig	
				by act, for the uses and pur $\frac{1}{26+h}$ day of $\frac{1}{8}$	
	19 91	,	à	/	··································
				Ald and the	
			$\tau \sim \sqrt{2}$	M	

Notary Public

## **UNOFFICIAL COPY**

## THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED)

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereather on the premises which may become diamaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises supprior to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises supprior to the lien hereof; and upon 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 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 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, special assessments, water charges, suwer 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.

3. Mortgagors shall keep all buildings and impact and manner provided by statute, any tax or assessment which Mortgagors may desire to

2. Mortgagors shall pay before any pensity stratches all general (asses, and shall pay special basis, special sussessments, water charges, severe technique of their charges against the premises when due, and shall, upon within request, turnible to Trustoe of the Quiplical precessors behalf or correct of their charges grainst the premises when due, and shall promises and premises required to the American Control of the Cont

11. Trustee has no duty to examine the title, location, existence or condition of the premises at all real sonal letters, and access thereto shall be quamited for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or trunquire 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 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 signatures or the identity, capacity, or authority of the signatures or the identity, against or employees of trustee, and it may require indemnities satisfactory to it before exercising any power running even in the signatures of the indemnities satisfactory to it before exercising any power running even by this trust dood has been fully paid; and Trustee may execute and deliver a release hereof, produce and exhibit to Trustee the Note, representing that all indebtens hereby secured has been paid, which there is not a successor trustee, such successor trustee may accept as the without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the which before or 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 ner or or signated as makers thereof. In Trust, any Successor in Trust health and which contorns in substance with the description herein contained of the Note and resistance.

13. This trust deed and all provisions hereof, shall existend to and be binding upon Moragagors and all persons claiming under or unough Mortagagors, and the word Mortagagors, when used here

	IMPORTANTI		Identification No. 17763
BE IDEN	PROTECTION OF BOTH THE BORROWER AND THE NOTE SECURED BY THIS TRUST DEED SHOULD THE TRUSTEE BEFORE THE TRUST FILED FOR RECORD.	1 1	Independent Trust Corp Trustee
MAIL TO:	Intercounty Title Co. 120 W. Madison #300	(1944)	FOR RECORDER'S INDEX PURPOSES. INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:
Chicago, IL 60202	Chicago, IL 60202		2126 Dewey
- PLACE I	N RECORDER'S OFFICE BOX NUMBER		Evanston, IL 60201