UNOFFICIAL COPY 4 3

TRUST DEED

91212243

THE ABOVE SPACE FOR RECORDER'S USE ONLY				
THIS INDENTURE, made	APRIL 30	0, 19 91	_ between CHICAGO	
TRUST CO., T/U TR# 10	92547 pro 12-30-88	<u></u>		as "Mongagors," and
INDEPENDENT TRUST CO CHICAGO	RPORATION		n Illinois corporation esseth:	doing business in
THAT, WHEREAS the Mongagors are holders being herein referred to as H	lolders of the Note in the princip	al sum of\$132	2,006.96	
of even date herewith, made payable t	Do	slars, evidenced by e	one certain Promissory N	ota of the Morigagors
said principal sum and interest from	ANTA E 1001	on the halance r	non) pointemen lectoche le	n time to time unpaid.
All such payments on account of the in the remainder to princinal; provided the ignated in writing by the Holders of the	debtedness evidenced by said No at all of said principal and interest	te to be first apolied	to interest on the unpaid	principal balance and
NOW, THEREFORE, the Mortgagors to provisions and limitations of his trust of be performed, do by these progents of the performed.	leed, and the periorgraphs of the c ONVEY and WARRANT unto the	covenants and agree Trustee, its success	ements herein contained, sors and assigns, the folk	by the Moricagors to
Estate and all of their estate, right title	and interest therein, squate, iying YOF CHICAGO	g and deing in the _ DUNTY OF	COOK	AND STATE
OF ILLINOIS, to wit:	ζ,			
LOT 46 IN BLOCK 39 IN SOUTHEAST & OF SECTION PRINCIPAL MERIDIAN, IN	N 71) TOWNSHIP 40 N	WORTH, RANGE	AGO IN THE NORT E 14, EAST OF T	TH % OF THE THE THIRD
PRINCIPAL MENIDIM, 1	. 60,11 6001117, 1222		CEPT-01 RECORDING	\$13.
	C	•		05/06/91 14:40:00
91212243		± +	COOK COUNTY REC	DRDER
	TC			
Permanent tax number: #14-31-49	00-048			
profits thereof for so long and during all said real estate and not secondarily) ar air conditioning, water, light, power, ref the foregoing), screens, window shade the foregoing are declared to be a part of equipment or articles hereafter placed in part of the real estate.	ents, tenements, easements, fixtures such times as Mongagors may be ad all apparatus, equipment or an ingeration (whether single unit, or s, storm doors and windows, floor I said real estate whether physical in the premises by the Mongagors or amises unto the said Trustee. It	irr s, and appurtenan e e wirled thereto (wi icles now or hereaft containly controlled coverings, nad in be ily attached theretu o continuency some some some s successors and ar	hich are pledged primarily or therein or thereon used), and ventilation, including eds, awnings, stoves and or not, and it is agreed that or assigns shall be consi- sic as, forever, for the put	y and on a parity with it to supply heat, gas, g (without restricting water heaters. All of all similar apparatus, dered as constituting poses, and upon the
which said rights and benefits the Mort	gagors do hereby expressly relea	se and waive.	0.0	
BERNOTTANT: This touch do od	consists of two cores. The cover	nante conditions and	การที่ระดา 🚓 วอร์ซีนดาก ที	name 2 fibe reverse
side of this trust deed) are incorporate	consists of two pages. The cover d herein by reference and are a	part hereof and sh	oM enti nu gnii nid ed lis	rigagors, their heirs,
IMPORTANT: This trust deed side of this trust deed) are incorporate successors and assigns.				
It is expressly understood and agreed by and berr covernment, undertakings and agreements herein made of said Trustee are nevertheless each and every one of a for the purpose or with the antention of funding and Tru this instrument is executed and delivered by and Trust empossibility is assumed by nor shall at any time he as representations, covernment, undertaking or agreement or released.	in the past of the Grustee whole in Josephampuring, here, made and intended not as personal warrant stee personally hat are made and intended for the ce was in its own right, but solely in the exercise secret or enforceable, against the Chicago Talle is	30 to the warrantes, indemnies, indemnies, indemnies, representation purpose of hading only that is of the powers ondered upond Trust Company, on account	nes, esperientations, covernar, etc. non, covernatis, undertakings i vid i p partium of the trust property speculae no it as such Trustee; and that no per nt of this instrument or on account of	erntemet and agreement reements by the Tenter or ally described betten, and sonal lightly or personal any waterany, indersory.
IN WITNESS WHEREOF, Clacago Title and Trus		und, has caused these present	s to be signed by ats Assatant Vice-P.	resident, and strongerate
seal to be hereasts affixed and attested by its Assistant	By By	MUUM C		erand and our personally. LVT VICE-PRESIDENT
Corputate Scal	Allest _	Julia	Illargue_15	SISIANT SECRETARY
STATE OF ILLINOIS. 1, the st	ndersigned, a Notary Public in and for the Cru	umy and State aforesaid, DO	HEREBY CERTIFY, DE DE 200	we manted Assistant Vice
COUNTY OF COOK sames are a remain and a	d Assistant Secretary of the CHSCAGO TITLE, abscribed to the fore going instrument as such As schowledged that they signed and delivered the or the uses and purposes therein set forth; and the trees and purposes therein set forth; and the trees are proposed to the control of the second of the trees are proposed to the control of the trees are trees and purposes therein set forth; and the trees are trees and purposes therein set for the trees are trees and purposes therein are trees are trees are trees are trees and trees are trees are trees are trees are trees are trees are trees are trees are trees are trees are trees are trees are trees are trees are trees are trees are trees are trees tr	isistant Vice President and A. said instrument as their own:	scistant Secretary respectively, appea free and voluntary act and as the fire	ता एकि सर्वी जार प्रकाशन केरा विदय कि दिन (प्रकारकीय केरा
cantainy of	n are uses and pagemen determ et sous, and of the corporate scaled soul Company, caused the of I solutions act and a the free and vehillars act	corporate seal of said Compared said Compared	ny to be affissed to said matroment as and purposes therein set forth.	and Assistant Secretary's
"OFFICIAL SEAL"	the corporate seal of soil Company, caused the of voluntary act of voluntary act and as the free and voluntary act. Gi	iven under my hand and Note	and Scal this MAY _6	1991
Eynda S. Earrie	-			

1329

NF36-1

REVERSE SIDE OF THIS TRUST DEED): THE COVENANTS, CONDITIONS AND PRO

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or be destroyed; (b) treep said premises in good condition and repair, without waste, and tree from mechanics or other liens or dialine for lien not expressly subordinated to the lien hereof; (c) pay whan due any indebtedness which may be secured by a sen 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 Holders of the Note; (d) complete within a reasonable time any building or buildings now or at any time in process of election 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 absentions 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, 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. Mortgagons shall pay below any penalty straches all general itaxes, and shall pour straints in transits a passage against its presentes when due, and shall, upon written request, a straints to Trustee or to Holders of the Nobes of the N

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 a**.easonable times and access thereto shall be permitted for that

11. Trustee on the holders of the Note shall have the right to inspect the premises at a**, easonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premise s. of to inquire into the validity of the signatures or the note or trust deed, nor shall Trustee be obligated to red with situst deed of to exactise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, except in the office of this frust deed on the strust deed and the feen thereof by proprie instrumentupon presentation. It is suffactory evidence that all indebtedness secured 13. Trustee shall release this trust deed and the lien thereof by proprie instrumentupon presentation. It is suffactory evidence that all indebtedness secured 13. Trustee that the trust deed and the lien thereof by proprie instrumentupon presentation. It is strust deed and the structure of the red produce and entire the trust evidence and deliver a release hereof to and at the requelled of a part, which representation if trustee may execute and deliver a release hereof to and at the requelled of a part, which representation if trustee may accept as the willhood inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine Note herein described any note in substance with the described herein be produced to the note 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 and which purports to be executed by the Holders of the Note in the substance with the described herein contained of the Note and which purports to be executed by the Holders of the Note in the substance with the described herein contained of the Note and which purports to be executed by the Holders of the Note in the substance with the described and all provisions hereof, and to find the purports to be executed by the Holders o

of this trust deed.

OF UNITS CORPORATELY, BUT AS T/U TRUST \$1092547. . രാ

IMPORTANT!

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.

Identification No.	C.O.
	RUST CERPORATION
By Ci	burne
7	Trust Officer

FOR RECORDER'S INDEX PURPOSES, INSERT STREET ADDRESS OF ABOVE

X MAIL

INTERCOUNTY TITLE CO OF IL 1301 W. 22ND STREET, SUITE 101 PAK BROOK, ILLINOIS 521

DESCRIBED PROPERTY HERE: 1934 CORTLAND, CHICAGO. ILLINOIS

PLACE IN RECORDER'S OFFICE BOX NUMBER