## UNOFFICIAL GOPY 8 1

## TRUST DEED

## 91302481

		THE ABOVE SPACE FOR RECORDER'S USE ONLY					
THIS INDENTURE, made		June 18, 1991		, 19 <u>91</u>	, between Conr	ado Rivera and	
Loreta B. Rivera, his INDEPENDENT TRUST COR	Wife PORAT	in joint tena ION, an Illinois corpo	pration doing bu	isiness in Lor	, herein referre nbard, illinois, here	ed to as "Mortgagors," aln referred to as Tru	and stee,
THAT, WHEREAS the Mortgag holders being herein referred	ors are to as H	justly indebted to the le- olders of the Note in t	he principal sur	n of \$104	153.74	·····	
of even date herewith, made passaid principal sum and interest in All such payments on account of the remainder to principal; if roving the Holder	from of the inc ided tha	6-24-91 debtedness evidenced l it all of said principal an	e and delivered, or by said Note to b d interest payme	In and by which the balance of the b	ch said Note the Mo of principal remaining to interest on the u	ng from time to time un; npaid principal balance	y the paid. and
NOW, THEREFORE, the Mc no provisions and limitations of tri- be performed, do by these pres Estate and all of their estate, re	r trust d	eed, and the performan DNVEY and WARRAN <sup>*</sup> and interest therein, sit	nce of the coven: T unto the Trust tuate, Iving and (	ants and agree se, its success being in the	ements herein contr sors and assigns, th 5231 W. 24th	ained, by the Morigago ne following described - sr. Chicago	Real
OF ILLINOIS, to wit:		<i>4</i>	COUNT	/ OF	ook	AND ST	ATE
LOTS 15 AND 16 IN BI MORTON PARK, BEING T RANGE 13, EAST OF TH	HE EA	AST 1/2 OF THE N RD PRINCIPAL ME	ORTHWEST 1/ RIDIAN, IN	4 OF SECT	TON 28, TOWNS	DITION TO SHIP 39 NORTH	
		00,	4 CO4,	:	\$2079 # E	RDING 2854 06/21/91 11 *-91-302 TY RECORDER	\$13.1 : 14:00 <b>48 1</b>
913	0248	31	0.	•	22011		
Permanent tax number:16	28 1	19 007		<b>L</b>			
profits thereof for so long and disaid real estate and not second air conditioning, water, light, po the foregoing), screens, window the foregoing are declared to be equipment or articles hereafter part of the real estate.	provemuring all arily) an wer, refirshades a part of placed in LD the placed from the placed f	ents, tenements, easem such times as Mortgag id all apparatus, equipn rigeration (whether sings, storm doors and wind fail real estate whether the premises by the Moremises unto the said in all rights and benefits	nents, fixtures, a jors may be entit ment or articles rigie unit, or central lows, floor cover ar physically atta dortgagors or the Trustee, its succunder and by vir	n i a jourtenant led thereto (who were horself to reality con rolled ings, inauor of ched thereto con successors and as tue of the Hom	thich are pledged pier therein or thereo, and ventilation, in eds, awnings, stove crist, and it is agree or as agns shall be saign. for ever, for the saign is the saign of th	rimarily and on a parity in used to supply heat, not under (without restrict and water heaters. And that all similar apparations on sidered as constitutions.	with gas, cting All of atus, uting
IMPORTANT: This true ide of this trust deed) are inco uccessors and assigns. WITNESS the hand	rporate	consists of two pages. d herein by reference d seat of Mortg	and are a part I	nereof and sha	all be binding on t	ring on page 2 (the revi re Mortgagors, their h	erse eirs,
	·			DE	A x	>0	• ,
Conrado Rive	ra	(SEA	Lore	MACLA ta B. Rive	era /	sulan ps	EAL)
		(SEA	·LJ			S	EAL
TATE OF ILLINOIS,	88.	I. William Tr County, in the Stat & Loreta B.	te aforesaid, D	O HEREBY	CERTIFY THAT	ilic in and for and residing in  Contado River who are perso	<u>a</u>
OUNTY OF <u>cook</u>	,	known to me to be the sar appeared before me this the said instrument as	me person <u>s</u> w day in person and is	acknowledged ti Iree and voluntar	are subscrit	ped to the foregoing instrum signed, sealed and delived purposes therein set forti	nent, rered
OFFICIAL SE	 EAL '	.~}		mil	A Diele	ile	
WILLIAM A. TRU NOTARY PUBLIC, STATE OF MY COMMISSION, EXPIRES	DELL	12 5			The state of the s	Notary Pub	#c

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1, THE REVERSA JIDE OF THIS TRUST DEED)

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or heroafter on 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 subprainated to the lien hereol; (c) pay when due any indebtidiness which may be secured by a from or charge on the premises supprint to the lien hereol; and upon request exhibit satisfactory evidence of the discharge of such prior then to Trustee or to holders of the Note. (d) complete within a reasonable time any 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, 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.

An expression stress pery source early personny assessment any general access, and analysis approach absolute inflation. Several calculations, and control of the person o

assessment or other lien which may be or become superior to the lien hereof or of such decreaser oxided such applications a hade prior to the such deficiency in case of a sale and deficiency.

10 No action for the enforcement of the lien or of any provision hereof shall be subject to any defense which would not the graduated treatment. The part

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 reasonable times as at access thereto strain by permitted for first

11. Trustee or the holders of the Note shall have the right to inspect the premises at all real on allowers at all excess thereto shall be permisted for that purpose 12. Trustee has no duty to examine the title, location, existence or condition of the premises, and there is the visible of the signatures or the state of the signature or the signature or the state of the signature or the signatu

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 shall have the right, at their option, to declare all sums secures hereby forthwith.

IMPORTANT!  FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE NOTE SECURED BY THIS TRUST DEED SHOULD EJIDENT FIED BY THE TRUSTEE BEFORE THE TRUST FED S FILED FOR RECORD.	Identification No. 1 INDEPENDENT TRUST CORRORATION, Trustee
MATE TO #900 IC 60602	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE: