UNOFFIGIALIZATIONY

TRUST DEED

	THE A	BOVE SPACE FOR	RECORDERES US	E ONLY		-
AND BLANCA GARCIA		19 9	herein	referred to as	"Mortgagors,"	" and
INDEPENDENT TRUST CORPORAT witnesseth:	ION, an tilinois corporation of	doing business in	Lombard, filino	ia, herein refer	red to me Tru	istee,
THAT, WHEREAS the Mortgagors are holders being herein referred to as H	olders of the Note in the princ	ipal sum of5	0,262.88			
of even data herewith, made payable to said principal sum and interest from All such payments on account of the ind the remainder to principal; provided tha ignated in writing by the molders of the	the Holders of the Note and da AUGUST 24, 1992 Jebtednese evidenced by said t t all of said principal and interes	on the balan Note to be first app	which said Note ice of principal re illed to interest o	the Mortgagors imaining from t in the unpaid pri	promise to pe ime to time un nolpai balano	ay the ipald. • and
NOW, THEREFORE, the Mort, agors to provisions and limitations of the trust do be performed, do by these praceits CC Estate and all of their estate, right, Wie	eed, and the performance of th	ocvenants and a	greements here	in contained, by	y the Mortgag	ors to Flesh
OF ILLINOIS, to wit:	X(COUNTY OF	COOK		AND 8	TATE
THE SOUTH 1/2 OF THE A SUBDIVISION OF SOUT NORTHEAST 1/4 OF SECT THIRD PRINCIPAL MERID	HEAST 1/4 OF SECT.	ION 28 AND 39 NORTH, I	THE NORT	H 1/2 OF	THE	
	94)	1#4444 #9709 \$	RECORDING TRAIS 5382 O M - 922 COUNTY RECO	ーム 1タタ	#23. #42100 © 7
	0.014),		926	19907	
Permanent tax number: 16-28-41	9-014	96				
said real estate and not secondarily) ar air conditioning, water, light, power, ref the foregoing), screens, window shade: the foregoing are doctared to be a part o equipment or articles hereafter placed i part of the real estate. TO HAVE AND TO HOLD the uses and trusts herein set forth, free froi which said rights and benefits the Mort	rigeration (whether single unit, a, storm doors and windows, flo f said real estate whether physi- n the premises by the Mortgag premises unto the said Trustee mall rights and benefits under a	or centrally controlly controlly attached there ors or their successing by virtue of the	olled), and ventill or beds, awning eta of not, and it sum or apsigns nd assig is, fores	ation, including is, stoves and wis agreed that a shall be considered, for the purp	(without restricted to the control of the control o	noting All of ratus, ituting
IMPORTANT: This trust deed side of this trust deed are incorporate successors and assigns.	consists of two pages. The color herein by reference and are					
WITNESS the hand B and B	of Mortgagors t	Llance	rel above writter	Francia	<u> </u>	SEAL)
enamentalement and establishing materials part of community to the substituting analysis of support	(SEAL)	Lans	ear Co.	Take	er 1	BEALI
STATE OF ILLINOIS, COUNTY OF COOK	i, CHRISTINE M. L.I County, In the State afor JR. AND BLANCA C known to me to be the same perso appeared before me this day in p the said instrument as the	osald, DO HERE SARCIA ON_SI Whose name erson and schnowled	BY CERTIFY	who _g _subscribed to the r.ysigned	STO GAR(re pers loregoing instru , seeled and del	CIA: sonally umant, livered
	Given under my hen 19 <u>92</u>					
		Aug You	Contraction of	EVORAN	Notary Pt	JONG .
		,		YDIN		
Morariel Seel 15-123 TD (1-91)	Page	1	OFFICIAL PRISTINE M ARY PUBLIC, STA COMMISSION EXI	TE OF ILLINOIS PIRES 2/20/94)	

N.

AND PHOVISIONS REFERRED TO ON PAGE HAND REVERSE SIDE OF THIS TRUST DEED! THE COVENANTS, CONDITIONS

THE COVENANTS, CONDITIONS AND PROVISIONS PRETENDED TO ON THE THE RESIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restors or rebuild any buildings or improvements now or hereafter on the promises which may be come damaged or be destroyed; (b) keep said premises in good condition and reper, without waste, and free from mechanics or other tens or dama for the not expressly subordinated to the lien hereof; (a) pay when due any indebtedness which may be secured by a lien or otherge on the premises superior to the lien hereof; (b) pay when due any indebtedness which may be secured by a lien or otherge on the premises superior to the lien hereof; (c) 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 also pat as required by law or municipal ordinances with respect to the premises. 2. Mortgagors shall pay before any penalty statchine at general taxes, and shall pay special taxes, special assessments, water charges, sever 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 detault hereunder Mortgagors shall pay in full under protect, in the marrier provided by statute, any tax or assessment which Mortgagors may desire to contest.

All fortigations shall pay before any penalty statishine of general issues,, and shall pay special taxes, expectal secosoments, water charges, server service happers agreement to prevent detauth necessaries when due, and shall under protect, in the mainter provided by statists, any tax or assessment which Mortgagors shall pay in Nat under protect, in the mainter provided by statists, any tax or assessment which Mortgagors and special several before any statistic provided by statists, any tax or assessment which Mortgagors may get a service of the service of the pay in a service of the pay of the pay payment of the service of the pay in a service of service of the pay payment of the service of the pay payment of the pay payment of the pay payment of the pay payment of pay payment of the pay pay to a service of the pay in a service of the pay pay in a service of the pay is a service of the pay in a service of the pay is a service of the pay in a service of the pay is a service of the pay in a service of the pay is a se

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11. Trustee or this holders of the Note shall have the right to inspect the premises at all respectable times and access thereto shall be permitted for that

11. Trustee has no duty to exemine the title, location, existence or condition of the premises at all results into the validity of the signatures of the identity, capacity, or authority of the signatures of the identity, capacity, or authority of the signatures of the identity, capacity, or authority of the signatures of the identity, capacity, or authority of the signatures of the identity is a capacity, or authority of the signatures of the identity is a capacity, or authority of the signatures of the identity is a capacity, or authority of the signature of the interest of the identity is a capacity obligated by the turns hereof, in or be liable for any acts of or missions hereofied any power haven given insconduct or that of the agents or employees of Trustee, and it may require indemnities estitistationly to it before exercising any power haven given insconduct or that of the agents of employees of Trustee, and it may require instrument upon presentation of service healt release that the instruction by proper instrument upon presentation of service or an instruction of the in

of this trust deed.
18. Should Mortgagors sell, convey, transfer or dispose of the property secured by this trust deed, or any part thereof, suthout the written consent of the Holders of the Note being first had and obtained, Trustee or the Holders of the Note shall have the right, at their option, to declare all sums secured hereby forthwith

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FOR THE LENDER I BE IDEN' DEED IS	IMPORTANT! RROTECTION OF BOTH THE BORROWER AND THE SECURED BY THIS TRUST DEED SHOULD THE BOTH THE TRUST PILES FOR RECORD.	1	NDEPENDENT TRUST CORPORATION, Trustee
MAIL TO:	INTERCOUNTY EXPRESS 120 W. MADISON CHICAGO, IL 60602		FOR RECORDER'S INDEX PURPOSES, INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:
PLACE	N RECORDER'S OFFICE BOX NUMBER		2931 S. 49th AVE. CICERO, IL 60650