## UNOFFICIAL COPY

## TRUST DEED

92895881

		THE ABOVE SPACE FOR	RECORDER'S USE ONLY	
THIS INDENTURE, made Novem	ber 23,		Matteson i betweenas Trustee	Richton Ban under Trus
reement Dated December INDEPENDENT TRUST CORPORA witnesseth:	.15 1925 and	known as trust ation doing business in	herein referred to as "M	lengagors," and it to as Trustee,
THAT, WHEREAS the Mortgagors are holders being herein referred to as I Four 19/100	justly indebied to the leg folders of the Note in th	e principal sum of $\overline{ ext{Ten}}$	ory Note hereinafter described, sa Thousand Three Hur by one certain Promissory Note o	dred Ninety
of even date herewith, made payable to said principal sum and interest from N Aif such payments on account of the interemainder to principal provided the Ignated in writing by the Polders of the	ovember 30, 19 debtedness endenced by at all of said or noise; and	and defivered, in and by to 192 on the balan y sald Note to be first appointerest payments under	which said Note the Mortgagors price of principal remaining from time lied to interest on the unoaid principal princ	omise to pay the e to time unpaid.
NOW, THEREFORE, the Managers to provisions and limitations of the frust of be performed, do by these prosents C Estate and all of their estate, right, take	leed, and the performand ONVEY and WARRANT	e of the covenants and a unto the Trustee, its succ rate, lying and being in the	greements herein contained, by the essors and assigns, the following e <u>207 Lee Street</u>	e Mortgagors to described Real
Park Forest OF ILLINOIS, to wit:	<del>}</del>	COUNTY OFC	ook	AND STATE
Lot 27 in Block 28 in Southeast 1/4 and pa Range 13, East of t	art of the Sou	thwest 1/4 of	section 24, Townshi	ip 35 North,
			. DEPT-01 RECORDING	\$23.5
	4	92895381	- T#3333 TRAH 9242 11/3 - #9221 # C *- 92- COOK COUNTY RECORDE	-895381
Permanent tax number: 31-24-31	4-006			
profits thereof for so long and during all said real estate and not secondarily) as air conditioning, water, right, power, rethe foregoing), screens, window shade the foregoing are declared to be a part of equipment or articles hereafter placed part of the real estate.	ents, tenements, easements unto times as Mortgago and all apparatus, equipment ingeration (whether singles, storm doors and windo if said real estate whether in the premises by the More premises unto the said Trail inghts and benefits unto the said Trail inghts and	ants, fixtures, and appurters may be entitled incretoes to articles new or her out or her own, floor coverings, incider physically attached there organizes or their successingtee, its successingtee, its successions and by virtue of the incider and by virtue of the incider.	rafter therein or thereon used to sife d), and ventilation, including (will preds, awritings, stoves and water or not, and it is agreed that all simples of existings, shall be considered assigns, to ever, for the purpose	on a parity with upply heat, gas, thour restricting riheaters. All of milar apparatus, dias constituting is, and upon the
•	consists of two pages. T	The covenants, conditions	and provisions apprazing on page	e 2 (the reverse ors, their heirs,
successors and assigns.	-	gors the day and year fire		audito
Patricial Wineter	port finite ISEA	VI Alan	Holles ast	WE SEAL
Matteson Richton Bank under Trust Agreement December 15, 1975 and	Dated SEAL	Trust Ag.	Richton Bank, as T reement Dated Decer and Known as Trust	ber (SEAL)
number 74-161 STATE OF ILLINOIS,	i Gerelly County n the State	Metzner	a Notary Public in and for a	74-161
COUNTY OF GOL	Alynchali	Kaft-Patr	it a Webster wo	personaty
		e person 🔀 whose name_ ary in person and acknowledg		egoing Instrument. Ned and delivered
	the said instrument as 22		artary act, for the under and purposes that $27$ day of $100$	
·	19 9			7300
This document is made by Beve cepted upon the express understanters into the same not personal	anding that the Bay it	i, in iComplay	ely K. Metro	
personal liability is assumed by a Beverly Trust Company because	or shall be asserted o	r episto (d'égainst 🛛 🧒	"OFFICIAL SEAL"	Notary Public
scuting this deciment or of any shilling fear, being expressly waiv	thing therein contain	ned, all such lia- 🥻	Beverly K. Metzner Notary Public, State of Illinois	}
the same later (and line and a collection of a collection)		· · · · · · · · · · · · · · · · · · ·	THE PROPERTY OF THE CLASSICS OF THE PARTY.	•

My Commission Expires Oct. 11, 1995

held personally liable upon or in consequence of any of the covenants

of this document, either expressed, or implied.

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

1. Mongagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may broome damaged or be destroyed; (b) keep said premises in good condition and repair, without waste, and the from mechanics or other liens or claims for lien not expressly subordinated to the lien hereof, (c) pay when due any indebtedness which may trapsecuted by a lien or charge on the premises superfor to the lien hereof, (c) pay when due any indebtedness which may trapsecuted by a lien or charge on the premises superfor to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Thurlies 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 used premises except as required by law or municipal ordinance.

2. Mongagors shall pay before any penalty attaches all pays special traces, special traces, special sessessments, water charges, 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 hereance: Mongagors shall pay in full under protest, in the mainter provided by stanze, any fax or assessment which Mongagors may desire to contest.

Anothagon's shall pay before any portally attaches as general taxes, and shall pay special taxes, special sesses ments, waster changes, sewer service changes of the control of the contro

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 all reasonable times and access thereto shall be permitted for that

purposa.

11. Trustee or the holders of the Note shall have the right to inspect the premises of all resonable times and access thereto shall be permised for that purpose.

12. Trustee has no duty to examins the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall trustee and store on the route of the signatures of the identity, capacity, or authority of the sems hereof, nor be lable for any acts or ornixisons hereunder, except in case of the subjectives any power herein given unless expressly obligated by the sems hereof, nor be lable for any acts or ornixisons hereunder, except in case of the subjective of any power herein given unless expressly obligated by the sems hereof. In ordinary, there is the less that release this frust deed has been fully paid, and Trustee may execute and deriver a release hereof to and at the requisit in any person who shall, either before or after maturity thereof, produce and exhalt to Trustee the Note, representing that all hidebtedness hereby secured has been paid, which representation Trustee may successor trustee may succept as the entire paid, which representation Trustee may execute that inquiry. Where a release is required of a successor trustee hereof to which conform in the substance with the described herein after on the preventer or which conform in the substance with the described herein it may accept as the note, and which purports to be executed by the Note and which purports to be executed by the Note and which purports to be executed by the Note and which the personal or it may be presented and which purports to be executed by the Note and which the personal or it may accept as the personal or it may be presented and which purports to be executed by the Note in the Note in the Note and which purports to be executed by the Note in the

of this trust deed

18. Should Mongagors self, convey, transfer or dispose of the property secured by this zrust deed, or any past thereol, without 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 due and payable.

IMPORTANTI
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. 74	82
INDEPENDENT TRUST C	
By 11. 63/04	Trust Officer
FOR RECORDER'S IN INSERT STREET ADD DESCRIBED PROPER	DEX PURPOSES, PRESS OF ABOVE TY HERE:

MAIL TO:	Intercounty Express
ТО:	120 W. Madison Chicago, IL 60602

-E	A JIM

207	LEE	STREET	 	

IL 60466

PARK FOREST.

☐ PLACE IN RECORDER'S OFFICE BOX NUMBER