UNOFFICIAL COPY,,,

TRUST **DEED**

92178399

THE AROVE	SPACE FO	II RECORDER'S US	F ONLY

THIS INDENTURE made MARCH 13 . 19 92 . bolwoon JAMES J. BABER JR AND
THIS INDENTURE, made MARCH 13
THAT, WHEREAS the Merigagors are justly indebted to the logal holders of the Promissory Note hereinafter described, said logal holder or holders being herein referred to as Holders of the Note in the principal sum of THERY THREE THOUSAND SEVEN HUNDRED Delars, evidenced by one certain Promissory Note of the Merigagors of even date herewith, made payable to the Holders of the Note and delivered, in and by which said Note the Merigagors promise to pay the said principal sum and interest from MARCH 18,1992 ———————————————————————————————————
NOW, THEREFORE, the Northagors to secure the payment of the said principal sum of money and said interest in accordance with the terms, provisions and limitations or refer trust deed, and the performance of the covenants and agreements herein contained, by the Mortgagors to be performed, do by these programs CONVEY and WARRANT unto the Trustee, its successors and assigns, the following described Real Estate and all of their estate, right, the and interest therein, situate, tying and being in the TOWN OF SCHAUMBURG. AND STATE
OF ILLINOIS, to wit:
LOT 237 IN FOX POINT UNIT A BEIG A SUBDIVISION IN THE NORTHWEST 1/4 OF SECTION 6, "CANSHIP 42 NORTH, RANGE 10, EAST OF THE THIRD PRINCIPAL MERIDIAN (EXCEPTING THEREFROM THE NORTH 4 FEET THEREOF AS MEGSURED PARALLEL WITH THE NORTH LINE OF SAID LOT), IN COSE COUNTY, ILLINOIS.
. OEPT-01 RECORDING \$23.50 . T\$4444 TRAN \$425 03/18/92 1&100100 . \$1140 も リーギー・ラン・ユアおフララ . COOK COUNTY RECORDER
Permanent tax number: 02-06-104-015, VOLUME 148
which, with the property hereinafter described, is referred to herein as the "principes". TOGETHER with all improvements, tenements, easements, fixtures, and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be callifer thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hurefuller therein or thereon used to supply heat, gas, air conditioning, water, light, power, retrigeration (whether single unit, or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, induors code, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached therein, or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the Mortgagors or their successors or senigns shall be considered as constituting part of the real estate. TO HAVE AND TO HOLD the promises unto the said Trustee, its successors and assigns, forever, for the purposes, and upon the
uses and trusts herein set forth, free from all rights and bonelits under and by virtue of the Homestoad 35 emption Laws of the State of Illinois, which said rights and benefits the Mortgagors do heroby expressly release and waive.
IMPORTANT: This trust deud consists at two pages. The covenants, conditions and provisions agriculting on page 2 (the reverse side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding on five Mortgagers, their heirs, successors and assigns. WITNESS he hand a mid sent a part hereof and year first above written.
John Marpholic ISEALI
(JAMES J BABER JR) [SEAL] (MARIPAT BABER) [SEAL]
STATE OF ILLINOIS. COUNTY OF DUPAGE SS. COUNTY OF STATE STATE ADDRESS JEAN AND MARIPAT BABER, HIS WIFE AND MARIPAT BABER, HIS WIFE STATE OF ILLINOIS, AND MARIPAT BABER, HIS WIFE AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER, HIS WIFE SUBSCIDENT THAT JAMES J BABER JR AND MARIPAT BABER
"OFFICIAL SEAL" Given under my hand and Notarial Seal this 13 day of MARCH NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 9/25/94
Notary Public

Notarial Seal

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

1. Mortgagers shall (a) promptly repair, restore or robuild any buildings or improvements now or hereafter 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 datins for lien not expressly subordinated to the lien hereot; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereot, and upon request exhibit sotisfactory evidence of the discharge of such prior lien to Trustee or to Holders of the Note; (d) complete within a reasonable time any buildings now or at any time in process of stection 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 siturations in said premises except as required by any or municipal ordinance.

2. Mortgagers shall pay before any ponelty attaches all general taxes, and shall pay special taxes, special assessments, water charges, cower 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 hereafted.

2. Mortgagors shall pay before any penalty staches all general baces, and shall pay a pocial taxes, apocial stackes mens, water charges, cower penilos of the relief of th

PLACE IN RECORDER'S OFFICE BOX NUMBER

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

12. Trustee has no duly to examine the title, location, existence or condition of the premises, or a figure into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall frustee be obligated to receit in: ". "Ut deed or to exercise any power here in given unless expressly obligated by the turns hereof, not be liable for any acts or omissions hereounder, except in case of us "we gives negligence or missenduct or that of the agents or ampleyees of trustee, and it may equite indemnities satisfactory to it before wortesing any power here in given.

13. Trustee has been fully paid; and Trustee may execute and deliver a release hereof to and at the request. I any between the shall, either before or after may be the force, produce and oxibility thereof, produce and oxibility to receive the Note; representing that all indebleness hereofy secured has been paid, which representation Trustee may accept as the without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept at the epocation of the Note and excessor trustees, such successor trustee may accept at the epocation of the Note and which the described any note which began any profit in dentification number of the Note accessor the second hereined or trustee and it has never placed its identification number of the Note described herein, it may accept as the genuine Note hereined or which conforms in "described herein herein hereined which conforms in substance with the described herein, it may accept as the genuine Note hereined any note which hereine described herein, it may accept as the genuine Note hereined any note which here in a segment of the Note described herein, it may accept as the genuine Note hereined any note which the instrument in which the instrument in which the instrument in w

of this trust dood. 18. Should Morigagors soll, convey, transfer or dispose of the property sec. Holders of the Note being first had and obtained, Trustee or the Holders of the Note slidue and payable.	the this in its dead, or any part thereof, without the written consent of the
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. INDEPENDENT TRUST CORPORATION, Trustee By Trust Officer
MAIL TO 100 w. Madeson Chicago, K 60002	FOR RECORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE: