UNOFFICIAL COPY.

TRUST **DEED**

15-123 TD (1-91)

02258956

THE ABOVE SPACE FOR RECORDER'S USE ONLY

	TEVEN LARSON AND
JULIE H. LARSON, HIS WIFE, IN JOINT TENANCY , herein re INDEPENDENT TRUST CORPORATION, an Illinois corporation doing business in Lombard, Illinois,	elerred to as "Mortgagors," and
•	nerein referred to as Trustee,
witnesseth:	
THAT, WHEREAS the Mortgagors are justly indebted to the legal holders of the Promissory Note hereinafte	er described, sald legal holder or
holders being herein referred to as Holders of the Note in the principal sum of	
\$43,159.95 Dollars, evidenced by one certain Pro	missory Note of the Mortgagors
of even date herewith, made payable to the Holders of the Note and delivered, in and by which said Note the	Mortgagors promise to pay the
said principal sum and interest from APRIL 21, 1992 on the balance of principal rem	aining from time to time unpaid.
All such payments on acount of the indebtedness evidenced by said Note to be first applied to interest on t	he unpaid principal balance and
the remainder to principal, provided that all of said principal and interest payments under the Note shall be rignated in writing by the highers of the Note, from time to time.	пасв ат то ртасв от ртасев свв-
NOW, THEREFORE, the Morrogora to secure the payment of the said principal sum of money and said interest	sat in accordance with the terms,
provisions and limitations of this frust deed, and the performance of the covenants and agreements herein be performed, do by these presents CONVEY and WARRANT unto the Trustee, its successors and assign	contained, by the Mortgagors to
DB performed, do by iness press is CONVET and with many unio the Trustee, its successors and assign	is, Ille tollowing described freat
Estate and all of their estate, right, tit's and interest therein, situate, lying and being in the	AND STATE
OF ILLINOIS, to wit:	
$O_{\mathcal{F}}$	
LOTS 1 AND 2 IN BLOCK 4 OF UNION ADDITION TO PARK R	IDGE, BEING
A SUBDIVISION IN THE NORTH EAST & OF THE NORTH WEST	⅓ OF SEC-
TION 35, TOWNSHIP 41 NORTH, RANGE 12, EAST OF THE TI	HIRD PRINCI-
PAL MERIDIAN, IN COOK COUNTY, ILLINOIS.	ADDOTALO
. DEPT-01 REC	\$23. N 3653_04/20/92_16:20:00
000E00E0 + \$8002 \$	メータ2ー25895ム
92258956 : ₹8002 ₹ cou	HTY RECORDER
V/	
Permanent tax number: 09-35-107-006	
which, with the property hereinafter described, is referred to herein as the "prarriage".	
TOGETHER with all improvements, tenements, essements, fixtures, and abourtenances thereto belo	onging, and all rents, issues and
profits thereof for so long and during all such times as Mortgagors may be entitled thereto (which are pledge	d primarily and on a parity with
said real estate and not secondarily) and all apparatus, equipment or articles now or haree ter therein or the air conditioning, water, light, power, retrigeration (whether single unit, or centrally con roller), and ventilatio	ereon used to supply heat, gas,
air conditioning, water, light, power, retrigeration (whether single drift, or centrally consoled), and vertillated the foregoing), screens, window shades, storm doors and windows, floor coverings, inado rods, awnings, s	toves and water heaters. All of
the foregoing are declared to be a part of said real estate whether physically attached thereto of jet, and it is at	greed that all similar apparatus,
equipment or articles hereafter placed in the premises by the Mortgagors or their successors of as signs shall	libe considered as constituting
part of the real estate. TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns, for ever,	for the purposes, and upon the
uses and trusts herein set forth, free from all rights and benefits under and by virtue of the Homestead E tempt	ion Laws of the State of Illinois,
which said rights and benefits the Mortgagors do hereby expressly release and waive.	
IMPORTANT: This trust deed consists of two pages. The covenants, conditions and provisions ap-	.e. ricg on page 2 (the reverse
side of this trust deed) are incorporated herein by reference and are a part hereof and shall be binding of	on the Mortgagors, their hoirs.
successors and assigns.	
WITNESS the hapd2S and seal S of Mortgagors the day and year first above written.	
1 Kn 1 2	C
1 NAMA (AAMA)	
SEAL SEAL STATE	ISEAL)
STEVEN LARSON JULIE H. LARS	ON
[SEAL]	[SEAL]
25/A5751 T F1 - 23 - 1,12275 F3	Partie in mad for any socialization in and
TATE OF ILLINOIS,	Public in and for and realding in said TO REPORT TO RECOMME
7 1 7 1 1 T 2 D (103)	who ARE personally
	scribed to the foregoing Instrument,
appeared before me this day in person and acknowledged that THEY	
the said instrument as THEIR free and voluntary act, for the uses	
"OFFICIAL SEAL" SEAL " Given under my hand and Notarial Seal this 16TH day	of APRIL
RONNIE E. WEBB 10.92	
NOTARY PUBLIC, STATE OF ILLINOIS {	111
MY COMMISSION EXPIRES 3/3/96 }	/M1_
RONNIE E. WEI	BB Notary Public
PREPARED BY: T.	DART
Notatial Seal 344 WEST 180TH, 0	. (1)
Page 1	205/

Page 1

9 20 -93

THE COVENANTS, CONDITIONS AND PROVISIONS REFERENCE TO ON PAGE + (THE REVERSE SIDE OF THIS TRUST DEED);

THE COVENANTS, CONDITIONS AND PHOVISIONS REPERTICUTED ON TAGE TO THE REVERSE SIDE OF THIS TRUST DEED):

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) keep said premises in good condition and repair, without waste, and free from mechanic's or other liens or claims for lien not expressly subordinated to the lien hereof; (c) pay when due any indebtodness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior flee to Trustee or to Hodders 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 stanches 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. Mortgagors shall pay before any penalty structures all penarel taxes, and shall poy in their necessary may be provided taxes, special assessments, water charges, solver service charges, and other charges against the premises when due, and shall, upon written received by statistic, any facr of assessment which Mortgagors shall pay in his under protect, in the manner provided by statistic, any facr of assessment which Mortgagors and pays and provided the statistic provided by statistic, any facr of assessment which Mortgagors and pays and the statistic provides providing to payment by the historic provides and the statistic provides providing to payment by the historic provides and the statistic provides of the blots, such digital provides and the statistic provides and the blots, such digital provides and the statistic provides and the blots, such digital provides and the blots, such digital provides of the blots, such digital provides and the provides of the blots, such digital provides and the blots, such digital provides and the blots, such digital provides and the blots and the blots and the statistic provides and the blots, such digital provides and the statistic provides and the blots, such digital provides and the statistic provides and the blots and the statistic provides and the blots, such digital provides and the statistic provides and

10. No action for the enforcement of the fien or of any provision hereof shall be subject to any defense which would not be good and available to the party 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 reasons ble times and access thereto shall be permitted for that

purpose.

12. Trustee has no duty to examine the little, location, existence or condition of the premises at all real on, be times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the little, location, existence or condition of the premises. At a notice into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust deed, nor shall trustee be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or emissions hereunder, except in case in the country of the premises and it may require indemnities satisfactory to it before exercising any power? It is all place or misconduct or that of the agents or employees of Trustee shall release his trust deed and the lien thereof by proper instrument upon presentation and state of the place of

of this trust deed.

or am access covers.

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 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.

IMPORTANT!	Identification No
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	INDEPENDENT TRUST CORRORATION, Trustee
DEED IS FILED FOR RECORD.	Inst Office)
THE PROPERTY OF THE INDICATE O	FOR RECORDER'S INDEX PURPOSES,

MAIL TO:

INTERCOUNTY TITLE CO OF 1301 W. 22ND ST, SUITE 101 OAK BROOK, ILLINOIS 60521

INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:
PARK RIDGE, ILLINOIS

PLACE IN RECORDER'S OFFICE BOX NUMBER