TRUST DEED
(M) UNOFFICIAL COPY
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THIS INDENTERED MAY 19th 19 92 between
THE THE TENEDON OF THE PERSON
FELLY 1. MARTIN AND PAMELA ANNIE HAPPTIN In their referred to as "Mortgagors" and CHICAGO FITTLE AND TRUST COMPANY, an Illinois corporation doing business in Chicago fillinois berein referred to is TRUSTEE, witnesseth HAT WHEREAS the Mortgagors are justly indebed to the legal holder or holders of the principal Promissors. Note herein are in the describe 1, and legal holder or holders being herein referred to as Holders of the Note, in the Principal Sum of
TELEVEY THOUSAND AND MOZIO
DOLI ARS evidenced by one certain Principal Promissory Note of the Morigagors of even date herewith, made payable to THE ORDER OF BEARER
and delivered in and by which said Principal Note the Mortgagors promise to have the said principal con- one follows: \$10,000,00 due and payable on January 15, 1993 and \$10,000,00 due and payable on familiary 15, 1994, with no interest thereon provided there is no default Coe
Solution and principal and interest being made payable at such banking house or trust company in Chicago (Mineral), the holders of the note may, from time to time, in writing appoint and in absence of such appointment, then at the office of WILLIAM J. GRIESBACH AND GLORIA W. GRIESBACH and shift of the solutions of the Mortgagors to secure the payment of the said principal sum of money and said interest in accordance and another companies of the covenants and agreements herein contained, by the Mortgagors to secure the payment of the covenants and agreements herein contained, by the Mortgagors to secure the payment of the covenants and agreements herein contained, by the Mortgagors to be paid uned and also in cornocitation of this trust deat, and the performance of the covenants and agreements herein contained, by the Mortgagors to be paid uned and also in cornocitation of the sum of One Dollar in hand paid, the receipt whereof is hereby acknowledged, do by these presents (ONT) and WARRANG at to a frustee, its successors and assigns, the following described Real Estate and all of their estate, right, inlead interest merces, in unitsed to will be and being in the COUNTY OF Cook AND STATE OF ILLIAMS.
Lot 1 in Block 1 in Schwalt's Addition to Wilmerte, being (except the West 165 feet; a Subdivision of Lot 1 in County Clerk's Division of Fractional Section 33, Towned ap 42 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.
THE TRUST DEED SECURING THE NOTE IS A SECOND LIFE ON THE PREMISES CONVEYED THEREBY AND IS SUBJECT TO THE LIFEN OF ANOTHER ON THE SAME DATED MAY 14, 1992 RECORDED MAY 77, 1992 AS LOCUMENT S2364963
Colyman
PIN # 05-33-202-010 Address: 1503 Lake Avenue, Wilmette, Illinois
which, with the property hereitiafter described, is referred to herein as the "premises." FOGE THER with all improvements, tenements, easements, liktures, and appurtenement thereto belonging, and all rents, issues and profits there of 30 to long and during all such times as Morigagors may be entitled thereto (which are placed primarily and on a pairty with soid real estate indicate conductly) and all apparatus, equipment or articles now or hereafter thereto or their on used to supply heat, gas, air conditioning, water high: power estricted turns (whicher single units or centrally controlled), and venification, including control of festioning the foregoing, increens, window states as iringles and windows, floor coverings, mador beds, awnings. There and water heaters All of the foregoing are declared to be a part of vaid real estate whether physically attained intereto or not, and it is agreed that all sumilar apparatus, equipment or atticles hereafter placed in the premises in the northy agreement of the real estate. TO HAVE AND TO HOLD the premise unto the said Trusties, its successors and assigns, for the purposes, and upon the uses and frusts seeing to try, there from all lights and benefits under and by virtue of the Homestead Exemptizing cases of the State of Illinois, which wild rights and of the form.
enefits the Mortgagors do hereby expressly release and waive. This trust deed consists of two pages. The covenants, conditions and provisions appearing on page 2 (the reverse side of this trust.
leed) are incorporated herein by reference and are a part hereof and shall be binding on the more agors, their heris, successors and
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Cook Sent Sent Sent Sent Sent Sent Sent Sent	blse in and for the resid	ing in said County, in the S	itate atoresaid, DO HEREE	DY CERTIFY THA
"OFFICIAL SEAL Instrument upper Vanessa Areligitation delivered the sa	own to me be the eared before me this is all instrument as	e same person S what will be same person and acknown to II free and which is the same will be same with the same will be same person S will be same with the same will be same will be same with the same will be same will be same with the same will be same will	ose name B (LP t) edged (har Physix oluntary act, for the uses a	subscribed 15 in signed indipurposes therein
Notary Public, State of Itlinois My Commission Expires 5/13/96 n states n	ny hand and Notacial S	cal this	Contraction	

THE COVE AN S COLUMN CHARGE HOLD NO REAL PROPERTY IN MARKET RESENDED FIRST TRUST DEED.

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11. Trustee or the holders of the note shall have the right in support the premises at all reasonable times and access thereto shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, sustering 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 be obligated to record this trust deed or to exercise any power herein given unless expressly obligated by the terms here it, or be liable for any acts or omissions hereunder, except in case of its own gross neighboring or that of the agents or employees of rus ee, and it may require indemnities assisfactory to it before exercising any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon presentation of saturfactory evidence that all indebtedness secured by this trust deed has been fully paid, and Trustee may executive a deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee may executive a deliver a release hereof to and at the request of any person who shall either before or after maturity thereof, produce and exhibit to Trustee the principal note, representation Trustee may accept as true without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine note herein described in the description herein contained of the principal note and entitle trustee. In all this persons herein designated as the mature of the principal note and entitle trustee. In all this never placed thereon by a prior trustee thereing entitle described herein, it may accept as the genuine note herein described any note which or any resign by instrument in writing like in the office of the Reco derive Registrar of Titles in which this instrument shall have been its described of filed. In case of the resignation, inability or refusal to ac

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