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TRUST DEED

93922602

and Charles Conaway a				
and Charles Conaway a	BER 9TH, 1993	. 19 ⁹³	, between Glennell	Conaway
	is Joint Tenan	ts /	, herein referred to as	"Mortgagors," and
NDEPENDENT TRUST CORPORATE itnesseth:	ON, an Illinois corpora	tion doing business in t	.ambard, Illinois, herein rete	med to as Trustee,
HAT, WHEREAS the Mongagors are ju olders being herein referred to as Hol	istly indebted to the legal Iders of the Note in the	principal sum of>	ry Note hereinafter described 6818 - 89 ry one certain Promissory Not	
f even date herewith, made payable to the aid principal sum and interest from Noull such payments on account of the independent of the independent of the independent of the index of the i	ebtedness evidenced by all of said principal and in Note, from time to time.	nd delivered, in and by w 93 on the balanc sald Note to be first appli- nterest payments under the	hich said Note the Mortgagon e of principal remaining from ed to interest on the unpaid pi ne Note shall be made at the p	s promise to pay the time to time unpaid. Incipal balance and place or places des-
OW, THEREFORE, the Mortg agt is to a rovisions and limitations of this t. v.∴ de e performed, do by these prese∷ s f.O state and all of their estate, right, title s	ed, and the performance NVEY and WARRANT u and interest therein, situa	of the covenents and agents the Trustee, its succente, lying and being in the	reaments herein contained, bessors and assigns, the follow	y the Mortgagors to
F (LLINOIS, to wit:		COUNTY OF	COOK	AND STATE
Lot 28 in Block 2 in 1/2 of the the Northe line, in Township 37 according to the plat of Cook County, Illin	east (/4 of sec North, range : of said sibd:	ction 12, nort 14 East of the ivision record	h of the Indian third principal ed in the record	boundary meridian ers office
		4		90922602
			. DEPT-11	\$2
ermanent tax number: 25-12-2	19-013 /		TELLLA TRAN 965	6 11/12/93 14:24: P3-922602 ECORDER
he foregoing), screens, window shades, he foregoing are declared to be a part of a quipment or articles hereafter placed in art of the real estate. TO HAVE AND TO HOLD the passes and trusts herein set forth, free from	said real estate whether parties the more the more the more than the said Trice all do the said	physically affactied theret agagors or their successors ustee, its successors and der and by virtue of the H	o c, not, and it is agreed that a ors crassigns shall be consid assigns arrever, for the purp	Il similar apparatus, pred as constituting oses, and upon the
hich said rights and benefits the Mortg	• .	•		
hich said rights and benefits the Mortgi IMPORTANT: This trust deed of de of this trust deed) are incorporated accessors and assigns.	i herein by reference an	te covenants, conditions of are a part hereof and one the day and year first	shall be binding on inc Mort	page 2 (the reverse gagors, their heirs,
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THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

THE COVENANTS, CONDITIONS AND PHOYISIONS REPERHED TO ON PAGE 1 (THE REVERSE SIDE OF TAIS TRUST DEED).

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises whoch 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 indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon requisst exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Holders of the Public, (d) complete within a reasonable time any buildings 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 attentions in said premises except as required by law or municipal ordinance.

2. Mortgagors shall pay before any penalty attaches 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, turnish to Trustee or to Holders of the Note duplicate receipts therefor to prevent default hereunder Mortgagors shall pay lend under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to protest.

A Mortgagors shall pay before any penalty attachés all general lixuss, and shall pay special taxes, special assessment, water charges, severs feervoir for prevent behalf the removal of the charges against the penales when due, and strail, upon written request, furnity in Trustee or the historic of this Nation dynamics and the penales in the charges of the penales and the penales in the charges of the penales and penales in the penales and penales in survival and penales in the penales penal

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

12. Trustee has no duty to examine the title, location, existence or condition of the premises, or the quite 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 record this us id-doed not be sercise any power heroin great expressly obligated by the terms hereof, not be liable for any acts or comissions hereoned, except in case of his owing rose shall release this trust deed and the len thereof to proper instrument upon presentation of sit issistatory evidence that all indebtodness secured by this trust deed has been fully paid, and Trustee may execute and deliver a refinase hereof to and at the request of any otherson who shall, either before or after maturity thereof, produce and exhibit to trustee the Note; representing that all instead hereof, produce and exhibit to trustee the Note; representing that all instead hereof, trustee may accept as the exhibit of any otherson desired and industry. Where a release is requested of a successor trustee, such successor trustee may accept as the personnation in the description hereof or the Note and which purpors to be executed by the Holders of the Note; and where the release is requested of the original Trustee and that never piezed its Identification number of the Note described herein, if may accept as the genition of the Note and which purpors to be executed by the Holders of the Note; and where the release is requested of the original trustee and that never piezed its Identification number of the Note described herein. If may accept as the genition herein described any note which have a present and the new properties of the Note of the

of this trust deed.

18. Should Montgagors 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

LENDER 1	IMPORTANT! PROTECTION OF BOTH THE BORROWER AND THE NOTE SECURED BY THIS TRUST DEED SHOULD TIFIED BY THE TRUSTEE BEFORE THE TRUST FILED FOR RECORD.	INDEPENDENT TRUST CORPORATION, Trustee By Trust Officer
MAIL TO:	Box 14	POR RECORDER'S INDEX PURPOSES. ANSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:
PLACE I	N RECORDER'S OFFICE BOX NUMBER	