BY: ALAN DUCATO 2953 N 73RD COURT ELMWOOD PARK, IL 60635

## THE ABOVE SPACE FOR RECORDER'S USE ONLY

	· · · · · · · · · · · · · · · · · · ·		
THIS INDENTURE, ILL AND JUMAH H ABDE	Dade FEBRUARY 25 ELQADER, JOINT TENANTS	1993, botween MARGARET SANTOS ABDELQADER	
Chicago, Illinois, hereir THAT, WHEREAS the	a referred to as TRUSTEE, witnesseth	ND TRUST COMPANY, an Illinois corporation doing business in a: legal holders of the Note hereinafter described, said legal holder	
in the Total of Pay in the Principal A Principal Amount	mount of Loan of \$41,088.50	, or , together with interest on unpaid balances of the co Charge Per Year set forth in the Note,	
BEARER, the last pay	ment to fall due on	oven date herewith, made payable to THE ORDER OF	
of this trust deed, and sie be advanced or loaned to owing to the Holders of tr of the convenants and agr in hand paid, the receipt	o to secure the repayment of any and all fut viorigagors by the Holders of the Nota, prov- e-Vice by Mortgagors at any one time sha re-me its herein contained, by the Mortgaj where Co hereby acknowledged, do by the described Post Estate and all of their cetate	said indehtedness in accordance with the terms, provisions and limitations turn advances and sums of money which may from time to time hereafter vided however, that the principal amount of the outstanding indebtedness all not exceed the sum of \$200,000.60, and also to secure the performance gors to be performed, and also in consideration of the sum of One Pollar less presents CONVEY and WARRANT unto the Trustee, its successors of right, little and interest therein, situats, lying and being in the COUNTY OF ILLINOIS, to wit:	
SOUTH WEST QUART MERIDIAN, IN COOK	ER OF SECTION 20, TOWNSHIE COUNTY, ILLINGIS.	CK 4 IN JOHNSTON AND LEE'S SUBDIVISION OF THE P 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPA	<b>A</b> I,
1234	Chas	. DEPT-01 RECORDING . TH8888 TRAN 1353 03/03/93 14/8/ . 46620 W	
	Chisp of	GOOK COUNTY RECORDER	B
TOGETHER with all is thereof for so long and dust estate and not secondari conditioning, water, light, foregoing), screens, who foregoing are declared to equipment or articles here the real estate.  TO HAVE AND TO H trusts herein set forth, fre sond rights and benefits it.	ring all such times as Mortgagors may be estable and all apparatus, equipment or artic power, refrigeration (whether single units of down shades, atorm doors and windows be a part of said real estate whether physicalter placed in the premises by the mortgage OLD the premises unto the said Trustes, it is from all rights and benefits under and in a Mortgagors do hereby expressly release sizts of two pages. The covenants, corporated herein by reference and are a	res, and appurtenances thereto belonging, and all rents, issues and profits intitled it arms (which are pledged primarily and on a parity with and male cles now or her after therein or thereon used to supply heat, give, air or centrally rentrilled), and ventilation, including (without restricting the s, floor covering, awnings, stoves and water heaters. All of the ically attached thereto or not, and it is agreed that all similar appointuit, for or their successor or a signs shall be considered as consilitating, not of its successors and assigns about the purposes, and upon the upon its successors and reading account to the homostead kermption Laws of the State of Illinois, which	
		gagon the day and year first above written.	
MARCARITE SANTAS	ABDETQUEER ISBAT	JUMAN H ABDRLOADER	
STATE OF ILLINOIS County of GOOK	a Notary Public in anyl or ar THAT MARGARET S	nd residing in eard County, in the State aforesaid, DO HEREBY CERCIFY SANTOS, ABDELQADER, AND JUMAN M. ARDELQADER	
	foregoing instrument, appeared t	the same parson	
	Given under my hand suid Novemb	ial Seal this25	
Notarial Sun!			
No. of the China			

## THE COVENANTS, CONDUITON AND FLOVE CHEET HERD TO DEED THE LEVIL OF THIS THUST DEED

1 Mortgagors shall (a) promptly based, resture or robuild any halldings or suppressented now on haracter on the premiers which may become damaged or be destroyed; (b) Reap said premiers in good condition and espect, without wasse, and fees from mechanics on other terms or claims for lien not expectedly thought and on the premiers and the premiers which may be secured by a lience charge of the promises superior to the lien hereof, cap are one of the promises superior to the lien hereof, cap are one of the promises superior to the lien hereof, cap are one of the promises superior to the lien hereof, cap are one of the promises superior to the lien hereof, cap are one of the promises superior to the lien hereof, cap are one of the promises superior to the lien hereof, cap are one of the promises and the superior cap are to the premises and the subtract of the premises are one of the cap are applied to the premises and the subtract of a subtract which hortgagors that pear to counted.

3 Mortgagors shall keep all buildings and improvements sow or hereafter situated on said premises among days to subtract the premise and subtract of the premises and subtract to the premise of the subtract of the premises and subtract to providing for pearings providing for pearings of the premises of money? subfricted either to pure the counter of the premises and the premises and the premises and the premises and the premises of money and the premises of the model of the premises of the subtract of the premises of the subtract of the premises of the

y commenced.
The proceeds of any foreclosure sale of the premiers shall or distributed and applied in the following order of priority: First, on account outs and expenses incident to the foreclosure proceedings, including all such items es are mentioned in the preceding paragraph heryof, all other items which under the terms hereof constitute secured in lebiedness additional to that evidenced by the note, with interest of all Sher

teme

all other items which under the terms hereof constitute secured in lebiedness additional to that evidenced by the note, with laterest as herein provided, third, all principal and interest remaining unpaid on the note; fourth, any overplus to Mortgagors, their heirs, legal catastives of anging, as their rights may appear.

I poin, or at any time after the filing of a bill to foreclose this trust dest, the court in which such tout is tited may appear a receiver of missis. Such appointment may be made either before or after the sole without regard to the solvency of missis. Such appointment may be made either before or after the side without regard to the remission or whether the same shall be then at the time of application for such receiver and without regard to the five value of the premises or whether the same shall be the solven and profits of said premises during the pendency of such foreclosure ray and, in case of a sale and a deferency thum, whether there be redemption or not, as well as during any further times when Mortgagors, except to the such receiver, would be entitled to collect such rents, issues and profits and other powers which may be necessary or sie such cases for the protection, possession, control, management and openion of the permise during the whole of said period. The collects of time may authorize the receiver to apply the net theorie in his hirds at payment in whole or may part of (a) The collects according this trust deed, or any tax, specia, assession or other lieb which they be or become

No action for the enforcement of the lien or of any provision beroof shall be subject to any defense which would not be good and to the party interposing same in an action at law upon the note hereby secured.

Trustee or the holders of the note shall have the right to inspect the premises at all reason, its stress and access thereto shall be

permitted for that purpose

permitted for that purpose.

1. Frattee has no day to examine the title, location, existence or condition of the premier, or to urgane into the validity of the signs of the note of trust deed, not shall france be obligated to record this, and the exercise may power herein given unless expiredly obligated by the terms hereof, nor the liable for any extra consistent his runtienes, and it is a required independent of that of the agents of employees of Trustee, and it is a require indemnities agrees to topy to it before exercising any power herein given.

1. Trustee that intit deed and the ben thereof by proper instrument upon presentation of satisface, evidence that all indetections secured by this trust deed has been fully pend; and Trustee may execute and deliver a release hereof to one of the equivalent hereby pens, in who shall, aither before or after maturity thereof, produce and exhibit to Trustee the note, representing that all probledness hereby successor trustee may accept as the genuine note herein described any note which bears an identification number purpose trustee into the persons herein designated as the makers thereof; and where the release is requested of a excessor trustee that on by a prior trustee hereunder or which conforms in substance with the description herein contained of the note and which purposts to be executed by the result of the original trustee and this note of an above of the original trustee and this note of an above of the original trustee and this note of an above of the original trustee and this note of an above of the original trustee and this note of an above of the original trustee and this note of an above of the original trustee and this note of an above of the original trustee and this note of the original trustee and this note of the original and an above of the original trustee of the original or the original or the original original original original original original orig

Instee may resign by instrument in writing filed in the office of the Recuider of Registrar of Titles in which this instrument shall have called in filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the case situated shall be Successor in Trust Any Successor in Trust Degender shall have the idential title, powers and authority as are livered. The Trust Degender of the county in which the liver Trustee. beck hore

Mon 10110 Mater inte urail Com Indet delic

This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through ors, and the word "Mortgagors" when used berein shall include all auth persons and all persons liable for the payment of the iness or any part thereof, whether or not such persons shall have executed the note or this Trust Deed. The word "note" when used in runnent shall be construed to mean "notes" when more than one note is used.

Baforg-persons this trust deed, Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any manufactured. The provisions of the "Trust And Trustees Act of the State of Illinois shall be applicable to this trust deed. indel this

the t

BICK )	IMPORTANT! DTRUTON OF BOTH THE BORROWER AND INSTALMENT NOTE SECURED BY THIS RHOULD BE SERVIFIED BY CHICAGO TITLE
FOF THE P	DIECTION OF BOTH THE BORKOWER AND
LENIC	I INSTALMENT NOTE SECURED BY THIS
TRUSTEDINED	COMPANY, TRUSTEE, BUYONE THE TRUST
DET OF SELE	POR REORD.

Identification No	773635
CHISAGO TI	THE AND TRUST COMPANY,
By Abbusan Secre	Pristre

	CHICAGG TIT	LE AND TRUST	COMPANY
MAIL TO	ATTN: NOTE	IDENTIFICATIO	TYYU KC
	171 N CLARK	STREET	
,	CHICAGO, 11.	60601	

PLACE IN RECORDER'S OFFICE BOX NUMBER

DESCRIBED PROPERTY HERE 1524 W 18TH STREET

FOR RECORDER'S INDEX PURIFOS INSERT STREET ADDRESS OF ABO

CHICAGO.11 60608