Note that

Section 2 against

A STANSON WINDS

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(F1330 TRUMT RUST ROTTED) TRUST SANTAGE DEED SECOND DEE

		1 0444 0 \$18 0 £ 00 044 4	THE ABOVE SP/	ACE FOR RECORD	ER'S USE ONLY	
rune, made	MAY 25,	offer of the state		, 19 <u>93</u> , be	etween DAVID	
UANNE PAL	IA, AS JO	DINT TENANT			, herein referred to a	s "Mortgagors," and
BNDANT TR	UST CORPO		relerred to as T		inois corporation d th:	m seenland prilot
	e determination	Fig. 3 (A) Substitute	*******	18 1 18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	100 mg/s	and helder or
			principal sum (of		1 - 1
·	\$6.	196.85	Dollars, evi	ridenced by one o		
sum and Interest	t from JUNE	1, 1993	on th	the balance of prin	ncipal remaining from	time to time unpaid.
ents on account to principal; provi ling by the Holde	t of the Indebtedne wided that all of s ers of the Note, fi	ness evidenced by said principal and in from time to time.	rsaid Note to be interest payment	first applied to int its under the Note	terest on the unpaid p shall be made at the	orincipal balance and place or places des-
d limitations of thi , do by these pro of their estate ri	nis trust deed, and prents CONVEY right, title and inte	nd the performance r and WARRANT u	e of the covenan unto the Trustee ate, lying and be	nts and agreements, its successors a ping in the	nts herein contained, i	by the Mortgagors to wing described Real
OF STREAM				-		AND STATE
to wii:		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	The second second		932	97983
ESTERLY 3					OUTH,	
ON 25, TO	WNSHIP 4)	JORTH , R	ANGE 9, E	EAST OF THE		e de la companya della companya della companya de la companya della companya dell
A COMPANY OF THE STREET	PARIS ==	renary. Since the first paragraphs to	Alega n de la co sta de la compansión de	DEF		
the first transport of the second of the sec	And reductions in	i di di dinasa k i na mir dagantan ang p i na mir dagantan di di	Alfrich (b. 1905) Alfrich (b. 1905) Till (b. 1905)		9999 TRAN 8565	05/24/93 11:09:
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ingle commanding	THE STATE OF THE S	aline to him to be to be a second of the sec	atom as policina	$\begin{array}{cccc} (30,-3) & \text{in } & \text{in } & \text{in } & \text{in } \\ (31,20,3) & \text{in } & \text{Congregation of } & \text{in } \end{array}$	COOK COUNTY CLEAN	ORDER CONTROL
entranta de la constanta de la	eMorPO PHEED STEEL	the state of the s	Similar Carry of St.	And the section of th	The first property of the second	And the second of the second o
• • • •			- i 1 -			
g, water, light, po, screens, window are declared to be articles hereafter Jestate. AVE AND TO HC s herein set forth,	ower, refrigeration with shades, storm et a part of said rear placed in the precious to the premise of the free from all right.	on (whether single a doors and window sal estate whether premises by the Mores unto the said Traits and benefits un	a unit, or central ws, floor covering physically attach ingagors or their rustee, its succes noer and by virtur	ify controlled), and ingles, inador beds, a hed the return or not, in successors or as insors and the gos in sort the Homerical in t	d ventilation, including awnings, stoves and v i, and it is agreed that a ssigns shall be considus, forever, for the purp	g (without restricting water heaters. All of all similar apparatus, dered as constituting poses, and upon the
its and benefits	the Mortgagors	do hereby express	siy release and	walve.	JU EAGITHMENT	I III O GIGIO C.
RTANT: This tru	ust deed consists	ls of two pages. Th	he covenants, co	onditions and pro		
ist deed) are inc		In by reference an	nd are a part he			
d assigns. IESS the hand	s and seals	s of Mortgag		d year first above	written.	- · · · · · · · · · · · · · · · · · · ·
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7 / Na	1/20	refalt		Junann	no Take	ISFALI
Da	lla	[SEAL]		Susame Susame	ne Laus	SEAL)
D D. PALIA	ella.	[SEAL]		SUSAME PAL	ne Tals	[SEAL]
D. PALII	Clar				ne Table	
te com proceedings.	O space of the control of	(SEAL)	NGER	SUANNE PAL	a Notary Public in an	[SEAL]
YOIS,	I, ss. Count	LORI ESLIN	NGER aforesald, DO	SUANNE PAL	a Notary Public in and	d for and residing in said
te com proceedings.	as. Count	(SEAL)	NGER aforesaid, DO	O HEREBY CER	, a Notary Public in and	[SEAL]
YOIS,	as Count known appeal	LORI ESLIN THE STATE AND SUANNE THE THE SAME THE THE SAME	NGER aforesaid, DO PAI.IA e person_S_ who ay in person and ac	O HEREBY CER	, a Notary Public in and PTIFY THAT	d for and residing in said VID D. PALI personally ne foregoing instrument, id, sealed and delivered
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COOK	as Count A known appear the sai	LORI ESLIN THE STATE TO THE STATE TO THE THE SAME THE THE SAME THE THE THE SAME THE	NGER aforesaid, DO PALIA e person S who ay in person and ac THEIR fre by hand and Nota	O HEREBY CER cse name S cknowledged that ee and voluntary act,	a Notary Public in and STIFY THAT DATE Who subscribed to the THRY signed to the Uses and purposed day of MAI	d for and residing in sail VID D PALI personal ne foregoing instrumen ad, sealed and delivere ses therein set forth.
C. III — It settle fit is C1 . If C1 .	EAS the Mortgage herein referred lerewith, made program and interest to principal; proving by the Holde of FORE, the Miring of limitations of this do by these proof their estate of their estate. The property herein estate of their estate of their estate of their estate. Ave and the enefits their estate. Ave and benefits the estate.	EAS the Mortgagors are justly incherein referred to as Holders of \$6. Berewith, made payable to the Holders on account of the Indebteding ents on account of the Indebteding by the Holders of the Note, filling the Holders of the Note, filling that it is trust deed, and do by these presents CONVEY of their estate right, title and interest to will: ESTERLY 35-25 FET IV, BEING A SUPDITON 25, TOWNSHIP 4J IPAL MERIDIAN, IN ETHER with all improvements, ter for so long and during all such ting and not secondarily) and all apple, water, light, power, refrigeration, screens, window shades, storm are declared to be a part of said relations hereafter placed in the present the said set and benefits the Mortgagors of RTANT: This trust deed consists	EAS the Mortgagors are justly indebted to the legal herein referred to as Holders of the Note in the \$6196.85 Brewith, made payable to the Holders of the Note a sum and interest from JUNE 1, 1993 ents on account of the indebtedness evidenced by to principal; provided that all of said principal and ining by the Holders of the Note, from time to time. FORE, th. Mi rigagors to secure the payment of the dimitations of this trust deed, and the performance do by these presents CONVEY and WARRANT u of their estate right, title and interest therein, situal OF STREAM OFD. TV, BEING A SUPDIVISION IN ION 25, TOWNSHIP 4J HORTH, RETIDIAN, IN COR COUNTY IPAL MERIDIAN, IN COR COUNTY IPAL MERIDIAN IPAL MERIDIAN, IN COR COUNTY IPAL MERIDIAN IPAL MERIDIAN IPAL MERIDIAN, IN COR COUNTY IPAL MERIDIAN	EAS the Mortgagors are justly indebted to the legal holders of the herein referred to as Holders of the Note in the principal sum of \$6196.85 Dollars, evicerewith, made payable to the Holders of the Note and delivered, in sum and interest from JUNE 1, 1993 on the ents on account of the Indebtedness evidenced by said Note to be to principal; provided that all all said principal and interest payment ling by the Holders of the Note, from time to time. FORE, th. Mi rigagors to secure the payment of the said principal still filmitations of this trust deed, and the performance of the covenant do by these properts CONVEY and WARRANT unto the Trustee, of their estate it in it. Itle and interest therein, situate, lying and being to will: ESTERLY 35-25 LEET OF LOT 213 IN THE LV, BEING A SULDIVISION IN PART OF TON 25, TOWNSHIP 41 HORTH, RANGE 9, E IPAL MERIDIAN, IN COR COUNTY, ILLINO 1994. MERIDIAN, IN COR COUNTY, ILLINO 29, water, light, power, refrigeration (whether single unit, or central search of the secondarily) and all apparatus, equipment or articles now and one secondarily) and all apparatus, equipment or articles now and one secondarily) and all apparatus, equipment or articles now and one secondarily) and all apparatus, equipment or articles now and endows hades, storm doors and windows, floor covering are declared to be a part of said real estate whether physically attach articles hereafter placed in the premises by the Mortgagors or their lestate. AVE AND TO HOLD the premises unto the said Trustee, its success the rein set forth, free from all rights and benefits under and by virtue and benefits the Mortgagors do hereby expressly release and windows. The covenants, constructions are set forth, free from all rights and benefits under and by virtue at and benefits the Mortgagors do hereby expressly release and windows.	EAS the Mortgagors are justly indebted to the legal holders of the Promissory Note I herein referred to as Holders of the Note in the principal sum of	EAS the Mortgagors are justly indebted to the legal holders of the Promissory Note hereinafter described herein referred to as Holders of the Note in the principal sum of \$6196.85 Dollars, evidenced by one certain Promissory Note rewith, made payable to the Holders of the Note and delivered, in and by which said Note the Mortgagor sum and interest from JUNE 1, 1993 on the belance of principal remaining from sents on account of the Indebtedness evidenced by said Note to be first applied to Interest on the unpaid p to principal; provided that all of said principal and interest payments under the Note shall be made at the inig by the Holders of the Note, from time to time. FORE, th. Mr. rigagors to secure the payment of the said principal sum of money and said interest in accord if limitations of this trust deed, and the performance of the covenants and agreements herein contained, to do by these presents CONVEY and WARRANT unto the Trustee, its successors and assigns, the folior of their estate right, title and interest therein, situate, lying and being in the COUNTY OF COOK STREAM: O'D COUNTY OF COOK ESTERAY 35-25 FET OF LOT 213 IN THE MEADOWS SOUTH, IV, BEING A SULPIVISION IN PART OF THE NORTH 1/2 OF DIPAL MERIDIAN, IN COK COUNTY, ILLINOIS. DEPT-01 RECORDINGS TH999 TRAN B565 TH999 TRAN B565 TH9999 TRAN B56

THE COVENANTS, CONDITIONS AND FROVISIONS REFERRED TO DN PAGE 1 (THE HEVERSE SIDE OF THIS TRUST DEED):

1. Montgagors shall (a) primpty review result of resultd any building. In provements low of teresite on the premises which may become damaged or be destroyed; (b) keep sake premises in good and down and repair, without waste, and her from net hands 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 the substance of the lien to the premises of the Note; (d) complete within a reasonable time any buildings now or at any time in process of enaction 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. Montgagors shall pay before any penalty attaches allegeneral taxes, and shall pays 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 Montgagors shall pay by full under protect, in the manner provided by statute, any tax or assessment which Montgagors may desire to contest.

2. Mortgagors shall pay before any penutly statisches all general classes, and shall pay special taxies, special bases special parts on the changes against the premises when due, and shall upon within request, furths in trustee or duplical process the third of the control of

purpose.

12. Trustee has no duty to examine the title, location, existence 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 of trust deed, nor shall trustee be obligated to remord this trust deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor be liable for any acts or omissions hereunder, excrupit in case of its own gross negligence or misconduct or that of the agents or employees of Trustee, and it may require indemnities satisfactory to it before exerciting any power herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon. The ration of satisfactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deriver a release hereof to and at the relevance of produce and exhibit to Trustee the Note, representing that all indebtedness hereof secured has been paid, which representation Trustee may execute any exhibits the produce and exhibit to Trustee the Note, representing that all indebtedness hereof secured has been paid, which representation Trustee may except as the without inquiry. Where a release is requested of a successor trustee, such successor trustee, and a period of the original Trustee and it has reverted any note which believe an identification number purports to be axecuted by the Holders of the Note, and where the release is a quested of the original Trustee and it has never placed its identification number of the Note described herein, it may accept as the general reverse of the release is a quested of the original Trustee and it has never placed or filed. In case of the resignation, hability of refusal to act of Trustee, the then Recorder of Deeds of the county in which the instrument shall have been recorded or filed. In case of the resignation, hability of refusal to act of Trustee, the then Recorder of Deeds of the county in which the instrument shall h

of this trust deed

18. Should Mortgagors self, 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.	
	- Sacrazio i minimi en :
IMPORTANTI	Identification No. 1735
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.	INDEPENDENT TRUST COMPONETION , INSIDE
MAIL EXPRESS	FOR RECORDER'S INDEX PURPOSES, INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:
120 W. MADISON ST CHICAGO, IL 60602	1 14 King Dr. Stream wood IK 60107
PLACE IN RECORDER'S OFFICE BOX NUMBER	