## TOPY TO UNOFFICIAL COPY TO

•	•		,		
	· •	TRUST			
		DEED			

	TRUST	į I	944	6 <b>65</b> 65		
/ <b>39</b>			тні	ABOVE SPACE FO	R RECORDER'S USE ONL)	,
THIS  CH  CH  THAT	INDENTURE, made		MAY 23	, 19_	94 between syr	LA E MACH d to as "Mortgagors," and
CH CH	IICAGO TITLE IICAGO	& TRUST	COMPANY Illinois, herein rein	arred to as Trustee,	an Illinois corporat	ion doing business in
holder N I N	rs being herein referm ETY FIVE & 7	ed to as Hold 4/100	ders of the Note in the pr	incipal aum of! Dollars, evidence	NINE THOUSAND ! d by one certain Promise	ory Note of the Mortgagora
sald pr All suc the rer	rincipal sum and intere th payments on accou mainder to principal o	est from Mint of the Indel	AY 23, 1994 bledness evidenced by sa	on the bala	ance of principal remaining	tgagors promise to pay the g from time to time unpaid paid principal balance and at the place or places des
provis	ions and limitations of formed, do by these r	this trust dee OF series CON	ecure the payment of the said, and the performance of VVEY and WARRANT unti- nd interest therein, situate,	the covenants and the Trustee, its su	agreements herein conte accessors and assigns, th	lined, by the Mongagors to e following described Rea
OFILE	LINOIS, to wit:		nd interest therein, situate,	COUNTY OF	COOK	AND STATE
OF ILI	LINGIO, TO WILL	9				
	•		Ox			
		•				
;			004		. \$6120 \$ CJ	1NG \$2 833 05/25/94 12:39: *
					9	4466565
Perma	anent tax number:	23 22 2	200 045 1024	-0/,		
profits said re air cor the for the for equipr part of	which, with the property hereinafter described, is referred to herein as the 'primises'.  TOGETHER with all improvements, tenements, easements, fixtures, an appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as Mortgagors may be entitled, thereto (which are piedged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, alr conditioning, water, light, power, refrigeration (whether single unit, or centrally controlled), and ventilation, including (without restricting the foregoing), screens, window shades, storm doors and windows, floor coverings, inador beds, awnings, stoves and water heaters. All of the foregoing are declared to be a part of said real estate whether physically attached therefore not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises by the Mortgagors or their success of an assigns shall be considered as constituting part of the real estate.  TO HAVE AND TO HOLD the premises unto the said Trustee, its successors and assigns shall be considered as constitutions, which said rights and benefits under and by virtue of the Homest and Exemption Laws of the State of Illinois, which said rights and benefits the Mortgagors do hereby expressly release and waive.					
	IMPORTANT: This if this trust deed) are ssors and assigns. WITNESS the han	incorporated	onsists of two pages. The herein by reference and seal of Mortgagor	are a part hereof a	and shall be binding o'. t	ring on page 2 (the revers he Mortgagors, their heim
De	The E.	Mach	J ISEALI			[SEAI
STEI	LLA E MACH		[SEAL]			[SEAL
	<del></del>		THE UNDERSI	CNED	e Noter Pul	olic in and for and residing in sa
	OF ILLINOIS,	) } ss.	County, in the State a	loresald, DO HEI		
COUN	TY OF COOK	)	known to me to be the same p	ersonwhose nar		bed to the foregoing instrumen
نيدع	OFFICIAL SE	, ,	appeared before me this day the said instrument asHER	tree and	edged that <u>SHE</u> voluntary act, for the uses an eal this <u>23RD</u> day of	d purposes therein set forth.
	Borah J. Carroll-Kii Tary Public, State of		19 94			

15-123 TD (Rev. 3-91)

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## THE COVENANTS, CONDITIONS AND PROVISIONS REFERE KEVERSI SIDE OF THIS TRUST DEED):

1. Mortgagers shall (a) promptly repair, restore or repulled 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 to: lien not expressly subordinated to the lien horool; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien horool, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Holders of the Noto; (d) compited within a reasonable time any building 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 altorations in said premises except as required by law or municipal ordinance.

2. Mortgagers 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, 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.

3. Mortgagors shall keep all buildings and improvement as a state of the Note of the N

2. Mortgagors shall pay hotor any ponsity straches all general taxos, and shall pay repocial taxos, special associaments, waitor charges, and with charges against the premises which due, and shall, upon written request, furnition of the charges against the premises when due, and shall, upon written request, furnition of the charges against the premises therefore the charges of t

11. Trustee or the holders of the Note shall have the right to Inspect the premises all reasonable times 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 o inquire into the validity of the signatures or the identity, capacity, or authority of the signatories on the note or trust doed, nor shall trustee be obligated to recard this rust doed or to exercise any power horaring inventuries expressly obligated by the terms hereof, nor be liable for any accts or omissions hereunder, except in case of the sources of trustee, and it may require indemnitios satisfactory to it before exercising any p.m.o. herein given.

13. Trustee shall release this trust doed and the lien thereof by proper instrument upon presentation of an infactory evidence that all indebtedness secured by this trust deed has been fully pald; and Trustee may execute and deliver a release horsely secured has been fully pald; and Trustee may execute and deliver a release hereof, produce and exhibit to Trustee the Note; representing that all indebtedness hereby secured has been fully pald; and Trustee may execute and deliver a release hereof, produce and exhibit to Trustee the Note; representing that all indebtedness hereby secured has been fully pald, which representation Trustee may except as the without inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine Note herein described any note which be and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note and which purports to be executed by the Holders of the Note in substance with the description herein in substance with the description herein in substance with the description herein in which purports to be executed by the Holders of the Note herein described any note which may be presented and which conforms a substance with the description herein, him and all provisions hereof

of this trust deed.

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. 9334655

			23.3.3.1
LENDER 1 BE IDEN	IMPORTANT!  PROTECTION OF BOTH THE BORROWER AND THE NOTE SECURED BY THIS TRUST DEED SHOU'LD THE D BY THE TRUST BEFORE THE TRUST FILED FOR RECORD.	CHICAGO TITLE & TE	RUST COMPANNE
MAIL TO:	CHICAGO TITLE & TRUST COMPANY 171 N CLARK CHICAGO IL 60601	THRESOFT SINDER SINDER STATE ADDRESS PROPERTY	X PURPOSES, SS OF ABOVE HERE:
PLACE I	N RECORDER'S OFFICE BOX NUMBER	6	

## UNOFFICIAL COPY

. Sch	edule "A"				
Beneficiary's Name	Account Number: 1213-339266				
and Address:	Name of Trustor(s):				
CHICAGO TITLE & TRUST COMPANY 171 N CLARK CHCIAGO IL 60602	STELLA E MACH 9174 SOUTH RD PALOS HILLS IL 60465				
ON A SURVEY OF THE FOLLOWING DESCR MCGRATH AND A TERN SUBDIVISION OF P TOWNSHIP 37 NORTH, RANGE 12, EAST SURVEY IS ATTACHED AS EXHIBIT "C" RECORDED AS DOCUMENT NO. 24655048,	OF THE THIRD PRINCIPAL MERIDIAN, WHICH				
A LIMITED COMMON ELELEMNT, AS DELI	HE USE OF GARAGE SPACE NUMBER 130, NEATED ON THE SURVEY ATTACHED TO THE DOCUMENT 24655048, AS AMENDED FROM NOIS.				
1 AND 2, AS SET FORTH IN THE DECLA	C/O/A				
	9.496565				
Real Property Commonly Known As: 9174 SOUTH RD, E	PALOS HILLS IL 60465				
Sonaturo STELLA E MACH Date	Signature Date				

Signature

Date

Date

Signature

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