781.134 UNOFFICIALS COPYTONES

DEED

15-123 TD (Rev. 3-91)

94677708

	THE ABO	THE ABOVE SPACE FOR RECORDER'S USE ONLY		
THIS INDENTURE, made	July 28 son, as joint tenants	, 10 94 , belwe	on Luther Haft, Hol	ly Hart.
and Vienna Hart-Jeffer	son, as joint tenants	her	ein referred to as "Mortgag	ors," and
CHICAGO TICIC DUO ICON	tilingis, herein referred	(211 HIHO)	corporation doing bus	iness in
Chica go	, mirrols, norum roturred	io as trustee, withessein:		
	are justly indebted to the legal holders s Holders of the Note in the principa	i sum of 76059.27		
ald principal sum and interest from ill such payments on account of the	e to the Holders of the Note and delive August 2, 1994 Indebtedness evidenced by said Not that all of said principal and interest p	on the balance of principal of the first applied to interes	ote the Mortgagors promise to il remaining from time to time at on the unpaid principal bal	o pay the e unpaid. ance and
rovisions and limitations of this true a performed, do by these procedita	is to secure the payment of the said print of dead, and the performance of the co of CONVEY and WARRANT unto the little and interest therein, situate, lying	ovenants and agreements he frustee, its successors and a and being in the	orein contained, by the Mork resigns, the following descri	nagors to
	co	UNTY OF <u>cook</u>	ANI	DSTATE
F ILLINOIS, to wit:	3			
TO CHELTENHAM BEACH, A RIGHT OF WAY OF THE BANGETHWEST 1/4 OF SECTIFIED PRINCIPAL MERID	20 FEET OF LOT 50 IN BLOCK A SUBDIVISION OF THAT PART ALTIMORE AND OHIO RAILROAD ION 31, TOWNSHIP 38 NORTH, IAN, IN COOK COUNTY, ILLING	NORTHEASTERLY OF THE OF THE WEST 1/2 OF T RANGE 15 EAST OF THE DIS.	e The S	
7932 S. KinySto ermanent tax number: 21-	on Chicago Illipor 31-102-021	606/7 DEFT T\$111 \$910	01 RECORDING 11 TRAN 6123 08/01/9 15 TCG # 94 10K COUNTY RECORDER	423. 4 12148100 ムアアアの
TOGETHÉR with all improvoits thereof for so long and during id real estate and not secondarily recorditioning, water, light, power, a foregoing), screens, window shap foregoing are declared to be a pa	described, is referred to herein as the ements, tenements, easoments, fixtur all such times as Mortgagors may be and all apparatus, equipment or artice refrigeration (whether single unit, or des, storm doors and windows, floor of said real estate whether physically ad in the premises by the Mortgagors in	es, and in purtenances there entitler thereto (which are poles now or herein centrally controlled), and ven coverings, inac or bods, awhile attached there or not, and	riedged primarily and on a pa or thereon used to supply ho litation, including (without ro ngs, stoves and water heate It is agreed that all similar ap	arity with oat, gas, ostricting rs. All of oparatus,
es and trusts herein set forth, free i	he premises unto the said Trustee, its from all rights and benefits under and t ortgagors do hereby expressly releas	by virtue of the Homesteac E:	ever, for the purposes, and a semption Laws of the State o	apon the If Illinois,
IMPORTANT: This trust de de of this trust deed) are incorpor coessors and assigns. WITNESS the hand S	ed consists of two pages. The covering the decision of two pages. The covering the decision of	part hereof and shall be bin	ding on the Mortgagors, the	rovorso air hoirs,
	of v	of min tone each action	246 GA03	
uther Hart //	[SEAL]			[SEAL]
Holly Hart	[SEAL]	Sunna Lart Vienna Hart-Je	- Achterson	_ {SEAL}
)	, Brent Bickhaus		Notary Public in and for and residi	ing in said
ATE OF ILLINOIS, 5s.	County, in the State aforesai	d. DO HEREBY CERTIFY	THAT Luther Hart,	
UNTY OF DuPage	Holly Hart, and Vienna	Hart-Jefferson, as	s joint who are o	onisonally
	known to me to be the same persons		subscribed to the loregoing in:	
•	appeared before me this day in person			
•	the eald instrument as Effects Given under my hand ar	roe and voluntary act, for the Notarial Seal this 28th	ne uses and purposes therein sell day of July	I TOPUN.
*	10_94		pro 1976 - 1970 - generalis de la Collección de la collec	
OFFICIAL SEAL BRENT BICKHAUS	are.	لله تتعلق المستحدة المستحد	سردسد البسطان	•
ARY PUBLIC, STATE OF ILLINOIS COMMISSION EXPIRES 4-18-84		1 Comments	ميم الأقتي	
and sites	`	THE STATE OF THE S	Notary	Public
	;	•		

Page 1

REVERSE SIDE OF THIS TRUST DEFIN

1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or bereafter on the premises which may become demagned or be destroyed; (b) keep said promises in good condition and repair, without waste, and free from mechanics or other liens or claims for lien not expressly subordinated to the lien hereot; (c) pay when due any indubtedness which may be secured by a lien or charge on the premises superior to the lien hereot and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to Holders of the Note. (d) complete within a reasonable time any buildings now or at any time in process of erection upon said premises, (e) comply with all equirements of law or municipal ordinances with respect to the promeas and the use thereof. (f) make no material alterations in said premises except the surface of process to the promeas and the use thereof. (f) make no material alterations in said promises except the surface of process the promess when the said general laxes, and shall pay approach towns, special assessments, water charges 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 therefore contest.

3. Mortgagors shall keep all buildings and contest, in the manner provided by statute, any tix or assessment which Mortgagors may do not contest.

3 Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by the lighting of which the lighter is required by law to have its loan so insured) under policies providing for payment by the insurance companies of monles sufficient either to pay the cost of replacing or repairing the same or to pay infull the indebtedness secured harbby, all in companies substactory to the rectain of the Note, under insurance policies psyable, in case of loss or damage, to Trustice for the breakt of the Note such rights to be evidenced by the standard mortgage dauge to be attached to each policy, and shall deliver unless that days prior to the tespective dates of explicites, to Heiders of the Note, and insurance about to expire, shall deliver renewal policius not fees than ten days prior to the tespective dates of explication and insurance about to expire, shall deliver renewal policius not fees than ten days prior to the tespective dates of explication at the renewal policius not fees than ten days prior to the tespective dates of explication and insurance about to expire the renewal policius not fees than ten days prior to the tespective dates of explication and insurance about to expire the renewal policius not fees than ten days prior to the tespective dates of explication and the renewal policius.

A in case of default therein, Trustee or the Holders of the Note may but need not, make any payment or perform any at themselved and prior experience or contest any term and manner demand expedient, and may, but need not, make any payment of perform any tax sale of forteiture affecting said premises or contest any tax or assessment. All monnius paid for any of the purposes better newton to feel in recurrence or contest any tax or assessment. All monnius paid for any of the purposes better newton and the feel never decided by the purposes better newton and the feel never become any other monles advanced by Trustee or the Holders of the Note to protect the mortgage

porsation to Triustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtodness secured herein, activities of become immediately due and payable without notice and with interest thinches of a rate equivalently rate set forth the one testing the second of the point in the notice securing the second of the point in the notice securing the second of the point in the notice securing the second of the point in the notice securing the second of the point in the notice second of the point in the notice of the Note shall never be considered as a water of any experiment of any think the second of the Note of the

12. Trustee has no doty to examine the title, location, existence or condition of the premises, or to import the signal of the signal one of the signal of the signal one of the signal of the s

fill this trust deed

18 Should Mortgagors soil, convey, transfer or dispose of the property secured by this trust doed, 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

IMPORTANT! FOR THE PHOTECTION 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.	By La Manual Truston
MAIL BOX 14 STILL	FOR RECORDER'S INDEX PURPOSES, INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:
PLACE IN RECORDER'S OFFICE BOX NUMBER	