## UNOFFICIAL COPY 94343044

TRUST DEED

DEED	1			
	THE ABOV	/E BPACE FOR REC	ORDER'S USE ONLY	
THIS INDENTURE, made	APRIL 15	19 <u>94</u>	, between REUBEN	THOMAS LAXAMANA
E PVA M LAXAMAN	L. TL/WB . AI		herein referred to	as "Mortgagore," and
CHICAGO TITLE &	TRUST COMPANY , Illinols, herein reterred to	o as Trustee, white	seeth:	doing business in
holders being herein referred to as	are justly indebted to the legal holders to Floiders of the Note in the principal	sum of SIX	THOUSAND NINE?	ry Two -
£ 14/100	Dolla e to the Holders of the Note and deliver	ars, evidenced by o	ne certain Promissory N	iote of the Mortgagors
said principal surn and interest from All such payments on account of the	APRIL 15, 1994 Indebtedness evidenced by said Note that all of said principal and interest pa	on the baiknes o	f principal remaining from to interest on the unpaid	n time to time unpaid. principal balance and
provisions and limitations of this trus	s to secure the payment of the said print of dead, and the performance of the co- CONVEY and WARRANT unto the Ti tle and interest therein, situate, lying a	venants and agree rustee, its success	ments herein contained, ore and assigns, the foli	, by the Mortgagors to owing described Real
OF ULINOIS to with	, cou	NIYOFCOO	<u> </u>	AND SIASE
OF ILLINOIS, to wit:	()_			
OF PART OF THE		N 15, TOWN: DIAN. ACCO	SHIP 41 NORTH A RDING TO THE F	RANGE PLAT THEREOF
·	0/			
Permanent tax number: 07 15	317 919	• !	DEPT-01 RECORDING T01111 TRAN 4942 36338 # ニータイ COOK COUNTY REC	
TOGETHER with all improve profits thereof for so long and during said real estate and not secondarily air conditioning, water, light, power, it to foregoing), screens, window shad the foregoing are declared to be a par equipment or articles hereafter place part of the real estate.  TO HAVE AND TO HOLD thuses and trusts herein set forth, free fi	described, is reterred to herein as ties arments, tenements, easements, fixtures all such times as Mortgagors may be a and all apparatus, equipment or article retrigeration (whether single unit, or codes, storm doors and windows, those codes, storm doors and whether physically ad in the premises by the Mortgagors of the premises unto the said Trustee, its storm all rights and benefits under and by ortgagors do hereby expressly release	s'an appunenance of the state o	Ich are pledged primarly reference or thereon used and ventilation, includings, stoves and not, and it is agreed that or assigns shall be considered; for the publics.	y and on a parity with i to supply heat, gas, ng (without restricting water heaters. All of all similar apparatus, dered as constituting moses, and upon the
side of this trust deed) are incorporate successors and assigns.	ed consists of two pages. The covenar ated herein by reference and are a pi and seat_S of Mortgagors the da	art hereof and sha	Il be binding or, the Mo	page 2 (the reverse rigagors, their heim, 5 9
fel Don Xa	(SEAL)	En of	n forma	[BEAL]
REUBEN THOMAS L	AXAMANA (SEAL) E	VA M LAXAMI	INA	[SEAL]
STATE OF ILLINOIS,	THE UDNERSIGNED	DO UEDERY		d for and residing in said
COUNTY OF COOK	County, in the State atcressed  I.AXAMANA & EVA M LA:  known to me to be the same putsonS		)	
	appeared before me this day in purson			d, sealed and delivered
"OFFICIAL SEAL"	the said instrument as THBIR  Given under my hand and	frou and voluntary	act, for the uses and purpo	spe therein set forth. RIL
NOTARY FUBLIC, STATE OF ILLING MY COMMISSION EXPIRES 5/28/5	713		137	

94343044

2350

THE COVENANTS, CONDITIONS AND PROVISIONS REFERRED TO ON PAGE T (THE REVERSE SIDE OF THIS TRUST DEED):

1. Mortgagors shall (a) promptly repair, restors or rebuild 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 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 lich hereof; 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 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 alterations 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 apocial taxes, special assessments, water charges, sewer services charges, and other charges against the promises when due, and shall, upon written request, furnish to Trustee or to Holders of the Note duplicate receipts therefor. To prevent default horounder 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 linear restores.

Liveringors shall pay before any penalty stateches all general taxes, and shall pay special taxes, and shall pay in full under protest, in the manner provided by states, any tax or activation with devication of the special taxes, and shall pay in full under protest, in the manner provided by states, any tax or activation with the special taxes of the special taxes, and shall pay in full under protest, in the manner provided by states, any tax or activation with the special taxes of the spec

12. Trustee or the notes of the notes shall have the right to inspect the premises and reasonable times and access thereto to shall be permitted for that purpose.

12. Trustee has no duty to examine the title, location, existence or condition of the premise at or location to the validity of the signatures or the identity, appeals, or authority of the signatures or thus deed, nor shall trustee be obligated to roc in this trust deed or to exercise any power herein given unless agonts or employees of trustee, and it may require indemnities satisfactory to it before exercising any pixel, herein given.

13. Trustee shall release this trust deed and the lien thereof by proper instrument upon prosentation of a bistactory evidence that all indebtedness secured by this trust deed has been fully paid; and Trustee may execute and deliver a release hereof to and at the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the Noie, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept the whole inquiry. Where a release is requested of a successor trustee, such successor trustee may accept as the genuine Note herein described any note which bears an identification number purporting to be placed thereon by a prior trustee hereunder or which contrining the original Trustee and if has rever placed its identification number of the Note described herein, it may accept as the genuine Note herein described any note which contained of the Note and which purports to be executed by the Holders of the Note herein described any note which with the description herein at the successor in trustee may rusign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which units it is unent shall have been recorded or filed. In case of the resignation, inability or rehusal to act of Trustee, the then Recorder of Deeds of the county in which units it is unent shall have been recorded or flood, in case of the resig

16. Before releasing this trust deed, Trustee or successor shall receive tor its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitle to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustee's Act" of the State of Illinois shall be applicable to this trust deed.

17. Mortgagors hereby waive any and all rights of redemption from sale under any order or decree of foreclosure of this trust deed, on their own behalf and on behalf of each and every person, except decree or judgment creditors of Mortgagors, acquiring any interest in or title to the premises subsequent to the date

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.

			77'43'45
IMPORTANTI			Identification No.
LENDER 1	E PROTECTION OF BOTH THE BORROWER AND THE NOTE SECURED BY THIS TRUST DEED SHOULD TIFIED BY THE TRUSTEE BEFORE THE TRUST FILED FOR RECORD.	1	By MOSTORICE
MAIL TO:	CHICAGO TITLE & TRUST COMPANY 171 N CLARK CHICAGO IL 60601		FOR RECORDER'S INDEX PURPOSES, INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE:
PLACE II	N RECORDER'S OFFICE BOX NUMBER		