THIS INDENTURE WITNESSETH, That the Grantor, PETER F. BURKE, a married person Cook , for and in consideration of the County of of the sum of ten and 00/100----\_\_\_\_\_ Dollars (\$ 10.00 in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey \_ and Warrant \_ unto State Bank of Countryside a banking corporation duly organized and existing under the laws of the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the 25th day of Oct. 1993 . 93-1361 the following described real estate in the County of Cook and known as Trust Number \_\_\_\_ and State of Illinois, to-wit: Lots 29 and 30 in Block 1 in Colvin's Subdivision of the Southeast 1/4 of the Northwest 1/4 in Section 36, Tornship 38 North, Rnage 13 East of the Third Principal Maridian, in Cook County, Illinois. 19-36-123-046-0000 19-36-123-047-0000 Commonly known as 2808 W. 82nd Street, Chicago, IL THIS IS NOT HOMESTFAD PROPERTY AND NOT SUBJECT TO HOMESTEAD RIGHTS. SUBJECT TO TO HAVE AND TO HOLD the said real estate with the apputenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.

Full power and authority is hereby granted to said. This tee to improve, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to re-subdivide said real estate or any part thereof, to self, to grant options to purchase, to self on any terrins, to the part thereof, and to re-subdivide said real estate or any part thereof in a successor or successor in trust and to grant to such a veces if or successors in trust and to grant to such a veces if or successors in trust and to grant to such a veces if or successors in trust and to grant to such a veces if or successors in trust and to grant to such a veces if or successors in trust and to grant to such a veces if or successors in trust and to grant to such a veces of any trust end to the part trust end to grant to such a veces of any trust end to the part trust end to grant options or reversion, demise if a trust end of time, not exceeding in the case of any different end of the part time or times and for any period or periods of time and to amend, change of any time demise if a trust end to grant options in lesse and options to releve leases and options of time and options to releve leases and options of time and options to releve leases and options of time and options to releve leases and options to releve leases and options of time and options to releve leases and options of time and options to releve leases and options of time and options and options to releve the sease and options to releve the lease and options of the terms and provisions thereof at any time or times hereafter. In contrast, or any part thereof, for other real options of the time of any p lease. mortgage or other instrument and id) if the conveyance is made to a successor or successors, in trust, man such successors in trust, and are fully vested with all the title, estate, rights, powers, authorités, 'uties and obligations of its, his or their predecessor in trust.

This conveyance is made upon the express understanding and condition that neither State mank of C ... 'ryside, individually or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, judy cent. 'r decree for anything it or they or its agents or autorneys may do or omit to do in or about the said real estate or under the provisions of this Ded or sucl. Trust Agreement or any amendment have contract, obligation or indebtedness neutred or entered into by the Trustee in connection with said real estate may any entered or of the then beneficiaries under said Trust Agreement as their attorney-in-fact, hereby irrevocably appoint. To such purposes, or at the election of the Trustee, in its own name, as Trustee of an express trust and not individually (and the Trustee shall have no. bligation or indebtedness except only so far as the trust property and funds in the actual property and trust experts of the filing for the payment and discharge thereof). All persons and corporations whomsoever and whatsoever shall be checked with notice of this condition from the date of the filing for record of this Derd.

The interest of each and every beneficiary hereunder shall have no to said real estate, and such it actes is hereby declared to be personal property, and no beneficiary hereunder shall have no to said real estate, and such it actes is such but only in the carnings, avails and proceeds thereof as aforesaid. The interest, legal or equitable, in or to said real said, such it actes as such, but only in the carnings, avails and proceeds thereof as aforesaid. The intensity is a required to the said carning in the real real said to all of the real estate above described.

If the title it his. In Witness Whereof, the grantor \_ \_\_\_ aforesaid ha\_g\_\_\_\_ hereunto set \_\_\_ , 19 93 25±h \_ day of . October [SEAL] \_ (SEAL) \_ PETER F. BURKE **ISEALI** \_ [SEAL] . State of Illinois the undersigned a Notary Public in and for said County, County of Cook SS in the state of aforesaid, do hereby certify that PETER F. BURKE, a married person personally known to me to be the same person ... subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, scaled and delivered the said instrument as \_ OFFICIAL SEAL free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the JOAN CREADEN MY COMMISSION MED. JAN. 29, 19-Given under my hand and notarial-seal this.

Prepared by: S.Jutzi

Sand Sandy Comment

N 333

(708) 485-31(1)

2808 W. 82nd Street, Chicago

25th day of \_

unne

Notary Public

October

**"ö** 

Ĕ

## **UNOFFICIAL COPY**

03036385

Property of Cook County Clerk's Office

## UNOFFICIAL COPY

## STATEMENT BY GRANTOR AND GRANTEE

The granter or his agent affirms that, to the best of his knowledge, the name of the grantse shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire title to real estate under the laws of the State of Illinois.

Dated Dec. 9, 193 Signature:	Social Contraction of the Contra
Subscribed and awprn to before me by the said this this day of Sec. 1993.  Notary Public (Tankle) J Willen	OFFICIAL SEAL LINDA   DILLON NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION HXP. APR. 21, 1997

The grantes or his agent affire and verifies that the name of the grantes shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire incheld title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire and hold title to real estate under the laws of the State of Illinois.

Subscribed and sworn to before me by the said want day of Dic. 1973.

Notary Public And William My COMMISSION EXP. APR. 21, 200

NOTE: Any person who knowingly submits a false statement concerning the identity of a grantee shall be guilty of a Class C misdemeanor for the first offense and of a Class A misdemeanor for subsequent offenses.

(Attach to deed or ABI to be recorded in Cook County, Illinois, if exempt under provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)