THIS INDENTURE, WITNESSETH,	THAT THE GRANTOR, Barba	ra S. Donahue, divorced and	not	
of the County of Cook	and State of	Illinois , for	and in	
consideration of the sum of Ten D),	
		of which is hereby duly acknowledged, C	Convey	
_		Corporation as Trustee under the provis		
	7.1	day of October		
a certain Trust Agreement, dated th	e		in the	
19 ⁹¹ 80, and known as Trust Numb		, the following described real estate	ın tne	
County of Cook		State of Illinois, to-wit:		
Lot 11 in Block 10 in the Subdivision of Part of th Township 36 North, Range	1e North $1/2$ of the Nort	a's El Vista Gardens being a thwest 1/4 of Section 17, Linois.	l	
THIS DOCUMENT IS BEING FROM 10-7-91 TO 10-7-80		THE DATE OF THE TRUST AGREED	MENT	
	PROPERTY INDEX NUMBERS			
38-17-	- I 2 / - O CL	6000		
Full power and authority is hereby granted to se highways or alleys and to vacate any subdition or pa	id Trustee to improve, manage, protect and subdirt thereof, and to resubdivide said real estate as our thereof.	ne uses and purposes herein and in said Trust Agreement divide said real estate or any part thereof, to dedicate parl often as desired, to contract to sell, to grant options to purch reof to a successor or successors in trust and to grant to such	ks, streets, lase, to sell b successor	
highways or alleys and to vacate any subdit iso or part thereof, and to resuodivide said real estate as often as celered, to contract to sein, by land to grant to use the successor on any terms, to convey either with or with uit or certainton, to convey said real estate or any part thereof to a successor or successors in trust all of the title, estate, powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, pledge or otherwise said real estate, or successors in trust all of the title, estate, powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, pledge or otherwise said real estate, or successors in trust all of the title, estate, powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, pledge or otherwise said real estate, or successors in trust all of the title, estate, powers and turn and upon any or any part thereof, to lease said real estate, or any part thereof, to dedicate, to mortgage, pledge or otherwise said real estate or any part thereof, to a successor or successors in trust all of grant to used to grant to use of the said to grant to u				
options to lease and options to renew leases and op- present or future rentals, to partition or to exchange release, convey or assign any right, title or interest in part thereof in all other ways and for such other cons	ons to purchase the whole of any part of the red and relestate, or any part thereof, for other red or about or easement appurtenant to said real ediderations as it would be lawful for any person of	at any time or times hereafter, to contract to make leases at ersion and to contract respecting the manner of fixing the allow personal property, to grant easements or charges of a setate or any part thereof, and to deal with said real estate wring the same to deal with the same, whether similar to com-	amount of ny kind, to and every or different	
In no case shall any party dealing with said Tru	stee, or an excessor in trust, in relation to said	d real estate, or to whom said real estate or any part there	of shall be	
In no case shall any party dealing with said Trustee, or any accessor in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money observed or advanced on said real estate, or be obliged to see that he terms of this trust have been complied with, or be obliged to inquire into the authority, necessity or expediency of any act of said Trustee, or be obliged to inquire into the contract of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease or other expediency of any act of said Trustee, or any successor in trust, in relatio to said real estate shall be conclusive evidence in favor of every person (including the Registrar of instrument executed by said Trustee, or any successor in trust, in relatio to said real estate shall be conclusive evidence in favor of every person (including the Registrar of instrument executed by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (including the Registrar of instrument executed by that of the time of the delivery thereof the trust created by this				
Indenture and by said Trust Agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and				
limitations contained in this Indenture and in said Tr or any successor in trust, was duly authorized and em- is made to a successor or successors in trust, that su	ist Agreement or in all a nen iments thereof, if an owered to execute and d live every such deed, truth successor or successor. It ust have been pro-	iy, and binding upon all beneficiaries thereunder, (c) that sa ust deed, lease, mortgage or other instrument and (d) if the use the perly appointed and are fully vested with all the title, est-	conveyance ate, rights,	
		and Commencer in dissidually an or Truster non its averages on	GUOGGEOVE	
in trust shall incur any personal liability or be subject or about the said real estate or under the provisions of said real estate, any and all such liability being here	ted to any claim, judgment or decret for anything this Deed or said Trust Agreement or any amend by expressly waived and released. Any contract,	ast company, innividually or as induce nor its successor or its or they or its or their agents or attorneys may do or or ment thereto, or for injury to person or property happening obligation or indebtedness incurred or entered into by the er said Trust Agreement as their attorney-in-fact, hereby as trust and rot individually (and the Trustee shall have no	nit to do in in or about Trustee in	
connection with said real estate may be entered into appointed for such purposes, or, at the election of the whatsoever with respect to any such contract obligate.	by it in the name of the then beneficied under Trustee, in its own name, as Trustee of an expression or indebtedness except only so far as the trust	er said Trust Agreement as their attorney-in-fact, hereby is se trust and not individually (and the Trustee shall have no as property and funds in the actual possession of the Trust	irrevocably obligation ee shall be	
applicable for the payment and discharge thereoft. At the filing for record of this Deed.	l persons and corporations whomsoever and v na	er saud Irus. Agreement as their accountry must be to so trust and not individually (and the Trustee shall have no so, roperty and funds in the actual possession of the Trust too ver shall be charged with notice of this condition from	tne date of	
The interest of each and every beneficiary hereum avails and proceeds arising from the sale or any other shall have any title or interest, legal or equitable, in hereof being to vest in said Heritage Trust Company	der and under said Trust Agreement and of all per disposition of said real estate, and such interest is or to said real estate as such but only an intere the entire legal and equitable title in fee simple,	rso is claiming under them or any of them shall be only in the size by leclared to be personal property, and no beneficiary six in e. nings, avails and proceeds thereof as aforesaid, the in and to also the real estate above described.	ne earnings, y hereunder ne intention	
If the title to any of the above real estate is now or thereof, or memorial, the words "in trust," or upon con-	hereafter registered, the Registrar of Titles is her idition, or "with limitations," or words of similar i	reby directs a note register or note in the certificate of title c import, in ac ordance with the statute in such case made an	or duplicate id provided.	
And the said grantor hereby expressly waiv providing for exemption of homesteads from sale on e	e and release any and all right or benefi secution or otherwise:	it under and by v rt le of any and all statutes of the State	e of Illinois,	
In Witness Whereof, the grantor	aforesaid haS hereunto set	HER hand	and	
Jth Sear Dies	day ofMarc	h /x.	, 19	
Ful Sund	(SEAL)	1/0	(SEAL)	
Barbara S. Donabue	(SEAL)		(SEAL)	
STATE OF IL.	the undersigned	. a Notary Public in an	ıd for said	
County of Cook	SS County, in the State aforesaid, do hereb	, a Notary Public in an by certify that <u>Barbara S. Donahue</u>		
	personally known to me to be the same	person whose name		
0329447290D	subscribed to the foregoing instrument	t, appeared before me this day in person and acki	nowledged	
Doc#: 0329447290 Eugene "Gene" Moore Fee: \$28.00	that signed, seale	ed and delivered the said instrument as	nd waiver	
Cook County Recorder of Deeds Date: 10/21/2003 03:24 PM Pg: 1 of 3	of the right of homestead.	my		
	GIVEN under my hand andday of	march A.D,	_seal this 19_74	
"OFFICIAL SEAL"	auay oi —	e momarchant	otary Public	
ANNE M. MARCHERT Motary Public, State of Illinois My Commission Expires 4/23/94	My commission expires	N		
ANTEE RATURN TO:	SEND FUTURE	TAX BILLS TO:		

HERITAGE TRUST COMPANY 17500 Oak Park Avenue Tinley Park, Illinois 60477

6000 Forestview Dr., Oak Forest IL

For information only insert street address of above described property.

INDEPENDENT FORMS SERVICES 4-287-02

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KINDE OF PHOVISIOUS OF BAHARONE B.

THEORY THAN 9189 63/33/94 12 # 2129 # 4212 #



0329447290 Page: 3 of 3

UNOFFICIAL COPY

STATEMENT BY GRANTOR AND GRANTEE

The grantor or his agent affirms that, to the best of his knowledge, the name of the grantee 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.

Date 3-1, 19/4 Signature Av	nda decdul)			
(Grantor or age	nt) land Trust College			
Subscribed and sworn to before me	**************************************			
by the said rout True Contact	"OFFICIAL SEAL"			
this _7 day of March , 19	ANNE M. MAROHERT 🙎			
Notary Public Unne Mmuschert	Notary Public, State of Hinds My Commission Expires 4/23/94			
notary rubite who e minuteness	my continuents Ethers #4.5548			
The grantee or his agent affirms and verifie	es that, to the best of			
his knowledge, the name of the grantee	shown on the deed or			
assignment of beneficial interest in a la	and trust is either a			
natural person, an Illinois dorporation 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 o	ther 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.				
HERITAGE TRUST COMPANY, AS TRUSTEE				
NOT PERSONALLY				
	仁 '			
	109 PX			
, 19.7 Dignature	da da dulz)			
(Grantee) Lord True Cities				
Subscribed and sworn to before me by the said				
this 7 day of March , 19 94	HULLION I OF THE SHOWING THE S			
1 1 <u></u>	"OFFICIAL SEAL" ANNE M. MARCHERT			
Notary Public Inne MMarchall	Notary Public. State of Illinois			
7 7	My Commission Expires 4/23/94			
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.)				

94764470