THE GRANT	ORS Michael Perri and Eve Perri	i, his wife			
for and in co and other go	y of <u>Cook</u> and State of insideration of <u>Ten and 00/100 (\$10 od and valuable consideration in had WARRANT unto</u>	0.00) DOLLA	ARS	DEPT-01 RECORDING 7 12/22/94 15:5 \$0430 KE #-04-048	54100°n
Eve Perri, Tr	ustee of the Eve Perri Trust dated	December 15, 1994	20 1. 1 € 1. 1	AND CHARLES STORY	And the second
(hereinafter refer agreement, the f	rred to as "said trustee," regardless of the nollowing described real estate in the County	number of trustees,) and unto y of Cook and !	all and ever State of Illin	ry successor or successors in trust under said truicis, to wit:	ist .
TOWNSHIP 42	OCK 2 IN STONEHEDGE MANOR BE NORTH RANGE 12, EAST OF THE TH T 23972877 ON JUNE 6, 1977 IN COOK	HRD PRINCIPAL MERIDIA	PART OF	F THE NORTH WEST 1/4 OF SECTION 2. DING TO THE PLAT THEREOF RECORDER	ip ip
* * *	Estats 1, "x Number(a): 04-21-110-0				
	onl estate. 2708 Prince Street, Northbroa	The state of the s			
agreement set for	orth.			for the uses and purposes herein and in said true	
dedicate parks, sell; to grant opt successor or succ to donate, to ded to time, in posse exceeding in the and to amend, ch to lease and opti amount of preser or charges of any and to deal with same to deal with	treets, highways or all ys;) vacate any subtions to purchase; to sell on any terms; to excessors in trust and to gran auch successed leate, to mortgage, pledge or otherwise encursation or reversion, by leases to emmence case of any single demise the terms of 198 years or modify leases and the terms and rooms to renew leases and options to purchase or future rentals; to partition or to e changy kind; to release, convey or assign any high said property and every part thereof in all of the same, whether similar to or different in	odivision or part thereof, and in- convey either with or without co- tor or successors in trust all of amber said property, or any par- in praesenti or in futuro, and years, and to renew or extend ovisions thereof at any time or to the whole or any part of the age said property, or any part to in, the or interest in or about of the nays and for such other of the nays and for such other of	to resubdivide consideration; if the fille, ext rt thereof; to d upon any to d leases upon times hereafte e reversion an thereof, for o or ensement consideration, d, at any time		to n ce; me not ns he nts he nts
contracted to be soon said premises, any act of said troiser or other instrume under any such cagreement was in contained in this was duly authoriz is made to a succestate, rights, pow	sold, leased or mortgaged by said trustee, be, or be obliged to see that the terms of this rustee, or be obliged or privileged to inquire ent executed by said trustee in relation to sa conveyance, lease or other instrument, (a) the full force and effect; (b), that such conveyan Indenture and in said trust agreement or in seed and empowered to execute and deliver exessor or successors in trust, that such successivers, authorities, duties and obligations of it,	e oblige to see the application is trust have 'cen compiled with the into any of the terms of said aid real estate the time of the delivery nee or other instruction, at was exe some amendment (ner of and every such deed, trust ice), the story of successors in trust are to, his or their predecessor and	n of any purch, th, or be oblig d trust agreer sive evidence y thereof the eccuted in acc binding upor ease, mortgag been proper	aid premises or any part thereof shall be conveyed chase money, rent, or money borrowed or advanced iged to inquire into the necessity or expediency or ement; and every deed, trust deed, mortgage, least in favor of every person relying upon or claiming a trust created by this Indenture and by said trust cordance with the trusts, conditions and limitation and ill beneficiaries thereunder; (c) that said trusted ge or other instrument; and (d) if the conveyance triy appointed and are fully vested with all the title	04022005
and proceeds aris hereunder shall ha as aforesaid.	ing from the sale or other disposition of said ave any title or interest, legal or equitable, in	d real estate, and such interest for to said real estate as such, t	is rerebreded but only ar in	or any of them shall be only in the earnings, available delared to be personal property, and no beneficiary interest in the earnings, avails and proceeds thereof is hereby directed not to register or note in the	ry of
certificate of title with the statute is	or duplicate thereof, or memorial, the words is such case made and provided.	s "in trust," or "upon condition,"	" or "with nm"	i'.air as," or words of similar import, in accordance	pe
In water			18_ anu	als thir 14th day of <u>December</u> , 1924	. *
Mark	11°	(SEAL)	_au	(SEAL))
Michael Perri		Eve Per	<u>ri</u>		
State of Illino	is, County of <u>Cook</u> ss		In the St	itale aforesaid, DO NERPBY CERTIFY THAT	~
	Michael Perri and Eve Per	:rri	·	subscribed to the foregoing instrument, appeared	
	personally known to me to be it before me this day in person, a free and voluntary act, for the homestead.	and acknowledged that they	signed; sea	subscribed to the toregoing instrument, appeared aled and delivered the said instrument as their including the release and waiver of the right of	
Siven under my h	nand and official seal, this		her	1994	
		"OFFICIAL SEAL		्राप्ति 	
Commission expire	*	The State of Indian	996	Notare Dubile	•
his instrument w	na prepared by David Shavne/McBride Bake	r & Coles, 500 West Madles	-8n-ci. 401	h Poor, Chicago, Illinois 60661	
		0/86			
distribution	David Shayne/McBride Baker & Coles		SEND SUBS	SEQUENT TAX BILLS TO:	
MAIL TO	500 West Madison Street, 40th Floor	Eve Perri			
· e	Chicago, IL 60661	2705 Princ	5.796		a.
OR	RECORDER'S OFFICE BOX NO2	266 Northbrook	ok. IL 60062		Š
hwp.hbb/perrldit	•	· · · · · · · · · · · · · · · · · · ·	و و	100	1
	Execut under provision	one of Paragraph	8ec	ection 4.	·,
	Real Estate Transfer	Har According	, BB	Why JUV	
	Date	Buyer, Seller or	Represe	antative	
	With ro				

Property of Cook County Clerk's Office

99033040

The second of th

to the second of the second of

64.5G

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 (i) a natural person, (ii) an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, (iii) a partnership authorized to do business or acquire and hold title to real estate in Illinois, or (iv) 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.

1994 Signature:

SUBSCRIBED and SWORN to before me this 154 uzy

The grantee or his agent affirms and verifies that the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either (i) a natural person, (ii) an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, (iii) a partnership authorized to do business or acquire and hold title to real estate in Illinois, or (iv) 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 Illinol.

Dated December 15, 1994 Signature:

SUBSCRIBED and SWORN to before me this 15 1994

December

"OFFICIAL SEAL" DOLORES J. SCHLESER Notary Public, State of Jamela My Commission Expires April 24, 1287

04068005

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.]

Property of Coot County Clert's Office