UNOFFICIAL COPY

COOK COUNTY, ILLINOIS FILED FOR RECORD	RECORDED OF DEEDS
WARRANTY DEED IN TRUST 21 484 518	
SE HAY 19 71 28 PH	21484518
Form TR-2 4/67 The above space for recorder's use only	
THIS INDENTURE WITNESSETH, That the Grantor s Frank M. Hines and	
Hines, his wife	
of the County of Cook and State of Illinois for and of Ten and 00/100	
of Ten and 00/100	NT PROSPECT
the 15th' day of September 19 70 , known as Trust Number 1	55
the following described real estate in the County of Cook and State of Lot 1697 in Elk Grove Village Section 4 being a subdivisi	Illinois, to-wit:
South half of section 28 and the North half of Section 33 township 41 North, Range 11, East of the Third Principal	, both in
according to the plat thereof recorded in the office of t	he re-
order of deeds on September 23, 1958, as document 173264	71, all III
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TO HAVE AND TO HOLD its said premises with the appurtenances upon the trusts and for the uses and purposes trust agreement set forth. Full power and authority is here; cram d to said trustee to improve, manage, protect and subdivide said pre-	herein and in said
trust agreement set forth. Full power and authority is here ', gram d to said trustee to improve, manage, protect and subdivide said pre thereof, to declicate parks, streets, ! ghways or alleys and to wacate any subdivision or part thereof, and to resubdivident as desired, to contract to seal, or grant options to purchase, to seal on any terms, to convey either with or without convey said premises or any part the '' or '' creason or successors in trust and to grant to such successor or successor that the subject of the seal of	miles or any part les said property as ut consideration, to soors in trust all of soors
the title, estate, powers and authorities ver d in each trustee, to donate, to dedicate, to immergage, pieced or otherw property, or any part thereof, from thereof, to each thereof, from time to time, in possession or reversion mence in praceent or future, and upon any ** ** ** ** for any period or periods of time, not exceeding in the case of the term of 198 years, and to renew or extens te set to on any terms and for any period or close of time and to	t, by leases to com- t any single demise amend, change or
modify leases and the terms and provisions there if at my one or times bereafter, to contract to make leases and to lease and options to renew leases and options to me are the whole or any part of the reversion and to contract responding the amount of present or future rentals, to perform the second of the property, or any part thereof, for our contract of the property, or any part thereof, for our contract of the property of	to grant options to getting the manner per real or personal gabout or externel
property, in grant execution to training and any hour, makes once to assign any right too or interest in or appuritenant to said premises or any part thereof, and to lead with "ad property and every part thereof in all other other considerations as it would be lawful for any person owning one to deal with the same, whether similar to the ways above specified, at any time or times interestier.	
In no case shall any party dealing with said trustee in rel ion to a ld premises, or to whom said premises or any be conveyed, contracted to be sold, leased or mortgaged by as. I trustee, be obliged to see to the application of any rent, or money borrowed or advanced on said premises, or be out. 1 that the terms of this trust have been contracted to the contraction of	part thereof shall y purchase money, miled with, or be into any of the state in relation to ance, lease or other rement was in full
terms of said trust agreement; and every deed, trust deed, mortgage less or other instrument executed by said trust agreement; and every deed, in favor of every person; if you or claiming under any such conveys instrument, (a) that at the time of the delivery thereof the trust create by its indenture and by said trust agree.	istee in relation to ance, lease or other coment was in full
the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in reli on to s.ld premises, or to whom said premises or any be conveyed, contracted to be sold, leased or mortgaged by an 'trustee, be obliged to see to the application of any rent, or money borrowed or advanced on said premises, or be out. In the conveyed contracted to be sold, leased or mortgaged by an 'trustee, be obliged to see to the application of any rent, or morey borrowed or advanced on said premises, and that the terms of the trust have been or terms of said trust agreement; and every deed, trust deed, mortgage least on other instrument executed by said trust agreed earlier than the convey instrument, (a) that at the time of the delivery thereof the trust create by this indenture and by said trust agreement of the delivery thereof the trust create by this indenture and by said trust agreement of the said trusts was duly authorized and empowers the said trusts was duly authorized and empowers the said trusts was duly authorized and empowered so characteristics. The said bringle was duly subtracted and empowered so characteristics, and binding on all brinding property appointed and are fully vested with all the little, estate, rights, powers, nu not call duties and obligations or predecesor in trust.	ms and limitations clarics thereunder, morigage or other in trust have been
properly appointed and are fully vested with all t title, estate, rights, powers, nv nor less duties and obligations of prodecessor in trust. The interest of each and every beneficiary hereunder and of all persons claimin, unit r them or any of them st	of its, his or their
The interest of each and every beneficiary hereunder and of all persons claimin, unter them or any of them stearings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is here personal property, and no beneficiary hereunder shall have any title or interest, legit, equilable in or to said no but only an interest in the earnings, avails and proceeds thereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is creby (rected not	eal estate as such. to register or note
but only an interest in the earnings, avails and proceeds thereof as increasing another. If the tille to any of the above lands is now or hereafter registered, the Registrar of Tilles is areby a rected not in the certificate of tille or duplicate thereof, or incursofi. The words in trust, or "upon cone for," with limit of similar import, in accordance with the statute in such case made and provided. And the said grantor. S. hereby expressly walve and release any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on executif, or their and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on executif, or their	tations", or words by virtue of any
and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or there. In Witness Whereof, the grantor S	
this day of 19	
(Seal) Freel MA He	e3 (Seal)
P. Cali	
(Seal)	(S. al)
A service for the content of the con	
State of FITInois Carole Ann Subers a Notary Public in and fe	r said County, in
County of DuPage 1 55 the state aforesald, do hereby certify that Frank M. Hines. E. Hines, his wife	and Doris
personally known to me to be the same persons whose names are	@_subscribed to
the foregoing Instrument, appeared before me this day in person and at they signed, sealed and delivered the said instrument as their	
tary act, for the uses and purposes therein set forth, including the release a	
Given under my hand and notarial soal this 13th day of May	171
Carale ann Jukers	
Grantee 579 Verde	
	11.
Mount Prospect, Illinois 60056	
En farrament in process on a consideration of the section of the s	TO THE PROPERTY OF THE PROPERT

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