UNOFFICIAL COPY

This Indenture, Made this Twenty-ninth day of October between STANDARD BANK AND TRUST COMPANY, a corporation of illinois, as trustee under the provisions of a deed or dead in trust, duly recorded and delivery deet to said bank in pursuance of a trust agreement dated the First day of March 1859, and known as Trust Number 3342		21 374 798	İ
between STANDARD BANK AND TRUST COMPANY, a corporation of Illinois, as trustee under the provisions of a deed or deeds in trust, duly recorded and delivered to said bank in pursuance of a trust agreement dated the Tiret day of March 1659, and known as Trust Number 3342 party of the first part, and JOHN J. KROLL and FRANCES H. KROLL, His Wife, or joint terals and not as tenants in common of State of Illinois party of the second part of the Trust of State of Illinois party of the second part of State of Illinois party of the second part of LEM AND NO/150 (*\$10.00) ——————————————————————————————————	,		-4
between STANDARD BANK AND TRUST COMPANY, a corporation of lilinois, as trustee under the provisions of a deed or deeds in trust, duly recorded and delivered to said bank in pursuance of a trust agreement dated the. First day of March 1869, and known as Trust Number 2842 party of the first part, and JOHN J. KNOLL and PRANCES B. KNOLL His Wife, as joint to be a said on a tenants in common for State of Illinois party of the second part. Witnesset, That said party of the first part, in consideration of the sum of JERA AND NO/1.00 (510.00) Dollars, and other good read valuable considers ion? In hand paid, does hereby grant, sell and convey unto said party of the second part, the following degrid of real estate, situated in Cook County, Illinois, to-wit: Lot 19 in Block 4 togetler with the East half of the heretofore dedicated 16 foot fried public alley lying West o and adjoining said Lot 19 in Block 4. In William Oldar Addition to Bolton, a subdivision of the East half of the Southeast quarter of Sections 3, Township 36 North, Range 1, East of the Third Principal Meridian in Cook County, Illinois. To Have end to Hold the same unto said party of the second part, and to the proper use, benefit and behoof forever of said party of the second part, not as tenants in common but as joint tenants. Subject to General real estate taxes for 1970 and subsequent years, conditions and covenants of record. Purchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purchase falls to use and occupy this realty as his residence for his immediate family, recepts to sell or lease said realty within one year from date of delivery for the coed, at the price paid for said property by the brer, grantee herein, to the seller, one contractor. This deed is executed purnuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in purnuance of t	,	This Indenture. Made this Twenty-ninth day of October 19 70	
segreement dated the. Firstday ofMarch1059, and known as Trust Number3302, party of the first part, andJOHN J. KNOLL and FRANCES B. KNOLL Bis Wife as joint tesms and not as tenants incommon	(
Jane 1 point tenata and not as tenants in common of State of Illinois party of the second part. Witnesset. That said party of the first part, in consideration of the sum of Peak Autonomy 10 (510,000) —————————————————————————————————			Ĥ
Joint terms as and not as tenants in common of State of Illinois party of the second part. Witnesset. That said party of the first part, in consideration of the sum of TER AND NO/100 (510.00) TER AND NO/100 (510.00) Tooldars, and other good reid valuable consider from hand paid, does hereby grant, sell and convey unto said party of the second part, the following desarb d real estate, situated in Cook County, Illinois, to-wit: Lot 19 in Block 4 together with the East half of the heretofore dedicated 16 foor pitic public alley lying West o and adjoining said Lot 19 in Block 4 in William Oldar Addition to Bolton, a subdivisé no of the East half of the Southeast quarter of Selection 3, Township 36 North, Range 1 fe/as of the Third Principal Meridian in Cook County, Illinois To Have and to Hold the same unto said party of the second pirt, and to the proper use, benefit and behoof forever of said party of the second part, not as tenants in common but as joint tenants. Subject to General real estate taxes for 1970 and subsequent y are, conditions and covenants of record. Purchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purchaser fails to use and occupy this realty as his residence for his immediate family, rescepts to sell or lease said realty within one year from date of delivery of the fael year of the trust agreement above mentioned. This deed in age and the late of delivery hered. This deed is executed purmant to and in the exercise of the power and authority granted to and trustee in purvants of the trust agreement above mentioned. This deed is made aubject to the line of every trust deed or mortgage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hered. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: Altiest: Altiest: Altiest: Altiest Audit and Secretary Assistant Secretary		agreement dated the first part and JOHN J. KNOLL and FRANCES H. KNOLL, His Wife, as	, É
Witnes.et., That said party of the first part, in consideration of the sum of the second part waluable consider ion in hand paid, does hereby grant, sell and convey unto said party of the second part, the following dee at b d real estate, situated in Cook County, Illinois, to-wit: Lot 19 in Block 4 togetier with the East half of the heretofore dedicated 16 foot brider public alley lying West, o and adjoining said lot 19 in Block 4 in William Olds. Addition to bolton, a subdivise of the East half of the Southeast quarter of Secretor 3, Township 36 North, Range 1, Ear of the Third Principal Meridian in Cook County, Illinois To Have and to Hold the same unto said party of the second pirt, and to the proper use, benefit and beholf forever of said party of the second part, not as tenant in common but as joint tenants. Subject to General real estate taxes for 1970 and subsequent y are, conditions and covenants of record. Purchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purbany fails to use and occupy this realty as his residence for his immediate family, or stempts to sell or leake said realty within one year from date of delivery of the ceet, at the price paid for said property by the brer, grantee herein, to the seller, and contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or first regions of the ceet, at the price paid for said property by the brer, grantee herein, to the seller, and contractor. Aliestic Manuella and authority granted to and vested in said trustee by the terms of said deed or first the price paid for said property hereof. In Winess Whereof, said party of the first part has caused its corporate seal to be hereofit. As Trustee as aforesaid: By Manuella Assistant Secretary As Trustee as aforesaid: SZANDARD BANK AND TRUST COMPANY As Trustee as aforesaid:		joint te a ts and not as tenants in common	Ė
valuable consider for in hand paid, does hereby grant, sell and convey unto said party of the second part, the following dee his d real estate, situated in Cook County, Illinots, to-wit: Lot 19 in Block 4 together with the East half of the heretofore dedicated 16 foor tifled public alley lying West o and adjoining said lot 19 in Block 4 in William Olds. Addition to Dolton, as subdivisar of the East half of the Southeast quarter of Section 3, Township 36 North, Range 1, E at of the Third Principal Meridian in Cook County, 5 Illinois To Have and to Hold the same unto said party of the second prt, and to the proper use, benefit and behoof forever of said party of the second part, not as tenant in common but as joint tenants. Subject to General real estate taxes for 1970 and subsequent y and, conditions and covenants of record. Purchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purchaser fails to use and occupy this realty as his residence for his immediate family, or attempts to sell or lease said realty within one year from date of delivery of the ceet, at the price paid for said property by the by er, grantee herein, to the seller, and contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust greenent shower mentioned. This deed is made subject to the land of every thus deed or fing unrelessed at the date of delivery hereof. In Winess Whereof, said party of the first part has caused its corporate seal to be hereor said. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Assistant Secretary Assistant Secretary		of party of the second part.	Ú.
Lot 19 in Block 4 toget er with the East half of the heretofore dedicated 16 foot titled public alley lying West o and adjoining said lot 19 in Block 4 in William Oldar 17 Addition to Dolton, a subdivise of the East half of the Southeast quarter of Section 3, Township 36 North, Range 1, E at of the Third Principal Meridian in Cook Coulty, Illinois together with the tenements and appurtenances thereunto belonging. To Have and to Hold the same unto said party of the second pri, and to the proper use, benefit and behoof forever of said party of the second part, not as tenanty in common but as joint tenants. Subject to General real estate taxes for 1970 and subsequent years, conditions and covenants of record. Purchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purchas r fails to use and occupy this realty as his residence for his immediate family, of a tempts to sell or lease said realty within one year from date of delivery of the cee, at the price paid for said property by the by er, grantee herein, to the seller, and contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or mortages (ff any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Williams Whereoff, said property the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, she sky and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: Assistant Secretary, she sky and year first above written. Assistant Secretary, she sky and year first above written.		Witner et . That said party of the first part, in consideration of the sum of	"
Lot 19 in Block 4 together with the East half of the heretofore dedicated 16 foot of the public alley lying West o and adjoining said lot 19 in Block 4 in William Olds: Addition to Dolton, a subdivision of the East half of the Southeast quarter of Section 3, Township 36 North, Range 1, E as of the Third Principal Meridian in Cook County, E 11 linots To Have and to Hold the same unto said party of the second prt, and to the proper use, benefit and behoof forever of said party of the second part, not as tenant; in common but as joint tenants. Subject to General real estate taxes for 1970 and subsequent y and, conditions and covenants of record. Purchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purchaser fails to use and occupy this realty as his residence for his immediate family, or a tempts to sell or lease said realty within one year from date of delivery of the ceet, at the price paid for said property by the br er, grantee herein, to the seller, and contractor. This deed is recented pursuant to and in the exercise of the power and authority granted to and vested in add trustee by the terms of said deed or deeds in trust cellwered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or mortage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Winsas Whereof. and pray of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, wherear, and prays of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, wherear, and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as affre		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ۇر
public alley lying West o and adjoining said lot 19 in Block 4 in William Oldar. Addition to bolton, a subdivis' nof the East half of the Southeast quarter of Section 3, Township 36 North, Range 1, East of the Third Principal Meridian in Cook County, Illinois together with the tenements and appurtenances thereunto belonging. To Have and to Mold the same unto said party of the second pirt, and to the proper use, benefit and behoof forever of said party of the second part, not as tenants in common but as joint tenants. Subject to General real estate taxes for 1970 and subsequent y and conditions and covenants of record. Purchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purbas in fails to use and occupy this realty as his residence for his immediate family, a catempts to sell or Isaase said realty within one year from date of delivery of the ceet, at the price paid for said property by the breef, grantee herein, to the seller, accontractor. This deed is seecuted pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in purnuance mortgage (If any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, we sky and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid:		part, the following des x o d real estate, situated in Cook County, Illinois, to-wit:	3
public alley lying West o and adjoining said lot 19 in Block 4 in William Oldar. Addition to bolton, a subdivis' nof the East half of the Southeast quarter of Section 3, Township 36 North, Range 1, East of the Third Principal Meridian in Cook County, Illinois together with the tenements and appurtenances thereunto belonging. To Have and to Mold the same unto said party of the second pirt, and to the proper use, benefit and behoof forever of said party of the second part, not as tenants in common but as joint tenants. Subject to General real estate taxes for 1970 and subsequent y and conditions and covenants of record. Purchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purbas in fails to use and occupy this realty as his residence for his immediate family, a catempts to sell or Isaase said realty within one year from date of delivery of the ceet, at the price paid for said property by the breef, grantee herein, to the seller, accontractor. This deed is seecuted pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in purnuance mortgage (If any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, we sky and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid:	-	Lot 19 in Block 4 toget er with the East half of the heretofore dedicated 16 foot with	ب با
together with the tenements and appurtenances thereunto belinging. To Have and to Hold the same unto said party of the second pirt, and to the proper use, benefit and behoof forever of said party of the second part, not as tenantr in common but as joint tenants. Subject to General real estate taxes for 1970 and subsequent y are conditions and covenants of record. Purchaser, by the acceptance of this daed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purchase r fails to use and occupy this realty as his residence for his immediate family, r acceptes to sell or lease said realty within one year from date of delivery of the ceel at the price paid for said property by the br er, grantee herein, to the seller, and contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trust eed or mortages (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its nor of went to the day and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid:		public alley lying West of and adjoining said Lot 19 in Block 4 in William Olds Addition to Dolton, a subdivision of the East half of the Southeast quarter of Section 3, Township 36 North, Range 1. East of the Third Principal Meridian in Cook County,	T)
together with the tenements and appurtenances thereunto belonging. To Have and to Hold the same unto said party of the second pirt, and to the proper use, benefit and behoof forever of said party of the second part, not as tenants in common but as joint tenants. Subject to General real estate taxes for 1970 and subsequent yars conditions and covenants of record. Purchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purhase I fails to use and occupy this realty as his residence for his immediate family, attempts to sell or lease said realty within one year from date of delivery of the ceed, at the price paid for said property by the bu er, grantee herein, to the seller, de contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of mortgages greenens have mentioned. This deed is made subject to the lien of every trust deed or mortgages greenens have been send to be proved and has caused its name to be signed to these presents by its Vice President money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, the day and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Assistant Secretary Yive President Assistant Secretary		CO 30	₹ .
This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said for said property by the breer, grantee herein, to the lend for work the property by the breer date and property by the breer date and property by the breer said party of the first refusal to repurchase the realty herein described if purbae r fails to use and occupy this realty as his residence for his immediate family, r atempts to sell or lease said realty within one year from date of delivery of the deel, at the price paid for said property by the breer, grantee herein, to the seller; and contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every tust deed or mortgage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, heady and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid:		ingings.	10
This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said for said property by the breer, grantee herein, to the lend for work the property by the breer date and property by the breer date and property by the breer said party of the first refusal to repurchase the realty herein described if purbae r fails to use and occupy this realty as his residence for his immediate family, r atempts to sell or lease said realty within one year from date of delivery of the deel, at the price paid for said property by the breer, grantee herein, to the seller; and contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every tust deed or mortgage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, heady and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid:			1
This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said for said property by the breer, grantee herein, to the lend for work the property by the breer date and property by the breer date and property by the breer said party of the first refusal to repurchase the realty herein described if purbae r fails to use and occupy this realty as his residence for his immediate family, r atempts to sell or lease said realty within one year from date of delivery of the deel, at the price paid for said property by the breer, grantee herein, to the seller; and contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every tust deed or mortgage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, heady and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid:		0/	7
This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or dreed in trust agreement above mentioned. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or dreeds in trust delivered to the lien of every trust deed or mortgage (if any there be) of record in said county given to secure the payment of money, and remaining unrelessed at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President Attest: Standard Bank and to the property of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President Attest: Standard Bank and TRUST COMPANY As Trustee as aforesaid: By Assistant Secretary Standard Secretary Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary		\mathcal{T}_{\bullet}	. 2
and behoof forever of said party of the second part, not as tenants in common but as joint tenants. Subject to General real estate taxes for 1970 and subsequent yars, conditions and covenants of record. Purchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purchase realist to use and occupy this realty as his residence for his immediate family, restempts to sell or lease said realty within one year from date of delivery of the ceet, at the price paid for said property by the but er, grantee herein, to the seller, one contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or mortage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary has ay and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Assistant Secretary has a subject to the lien of secretary has a state of the secretary has a		together with the tenements and appurtenances thereunto bel nging.	:
Eurchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purbas r fails to use and occupy this realty as his residence for his immediate family, r attempts to sell or lease said realty within one year from date of delivery of the ceed, at the price paid for said property by the brer, grantee herein, to the seller, and contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every thust deed or mortgage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Winness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary. The day and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Attest: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Attest: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid:		To Have and to Hold the same unto said party of the second part, and to the proper use, benefit	
Furchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purchaser fails to use and occupy this realty as his residence for his immediate family, recempts to sell or lease said realty within one year from date of delivery of the cee, at the price paid for said property by the brer, grantee herein, to the seller, and contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Attest: Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary			
Purchaser, by the acceptance of this deed, hereby grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purhas r fails to use and occupy this realty as his residence for his immediate family, r tempts to sell or lease said realty within one year from date of delivery of the ceet, at the price paid for said property by the buer, grantee herein, to the seller, he contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Winess Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary the day and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid:			
right of first refusal to repurchase the realty herein described if purbas r fails to use and occupy this realty as his residence for his immediate family, r a tempts to sell or lease said realty within one year from date of delivery of the cee, at the price paid for said property by the brer, grantee herein, to the seller, me contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or morigage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, the day and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Assistant Secretary Assistant Secretary Assistant Secretary	!		
right of first refusal to repurchase the realty herein described if purbas r fails to use and occupy this realty as his residence for his immediate family, r a tempts to sell or lease said realty within one year from date of delivery of the cee, at the price paid for said property by the brer, grantee herein, to the seller, me contractor. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or morigage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, the day and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Assistant Secretary Assistant Secretary Assistant Secretary			The same
This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, he day and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Attest: Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary		right of first refusal to repurchase the realty herein described if puthas r fails	24/152
This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary, he day and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Attest: Assistant Secretary Assistant Secretary Assistant Secretary	ĺ		aliador.den
This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of delivery hereof. In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary the day and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Attest: Assistant Secretary Assistant Secretary Grantee's address: P528 Van Buren, Dolton, Illinois		the price paid for said property by the bu er, grantee herein, to the seller, as	1
In Wisness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary hereday and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Attest: Attest: Assistant Secretary Grantee's addresses: 3-528 Van Buren, Dolton, Illinois Assistant Secretary		Contractor.	
In Wisness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary hereday and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Attest: Attest: Assistant Secretary Grantee's addresses: 3-528 Van Buren, Dolton, Illinois Assistant Secretary		[POQ 0	STEEL STEEL
In Wisness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary hereday and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Attest: Attest: Assistant Secretary Grantee's addresses: 3-528 Van Buren, Dolton, Illinois Assistant Secretary			t ,
In Wisness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary hereday and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Attest: Attest: Assistant Secretary Grantee's addresses: 3-528 Van Buren, Dolton, Illinois Assistant Secretary			i i
In Wisness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary hereday and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Attest: Attest: Assistant Secretary Grantee's addresses: 3-528 Van Buren, Dolton, Illinois Assistant Secretary	1		an is a
In Wisness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary hereday and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Attest: Attest: Assistant Secretary Grantee's addresses: 3-528 Van Buren, Dolton, Illinois Assistant Secretary		This deed is executed pursuant to and in the exercise of the power and authority granted to and	
In Wisness Whereof, said party of the first part has caused its corporate seal to be hereto affixed and has caused its name to be signed to these presents by its Vice President and attested by its Assistant Secretary hereday and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Attest: Attest: Assistant Secretary Grantee's addresses: 3-528 Van Buren, Dolton, Illinois Assistant Secretary		vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement above mentioned. This deed is made subject to the lien of every trust deed or	
Assistant Secretary the day and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Attest: Assistant Secretary Grantee's address: Assistant Secretary Assistant Secretary Assistant Secretary		ing unreleased at the date of delivery hereof.	2.5
Assistant Secretary the day and year first above written. STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By Vice President Vice President Attest: Attest: Grantee's addresse: F528 Van Buren, Dolton, Illinois Assistant Secretary		In Witness Whereof, said party of the first part has caused its corporate seal to be hereto affix.	
STANDARD BANK AND TRUST COMPANY As Trustee as aforesaid: By January Vice President Attest: Ama Janullon Assistant Secretary Grantee's address: 5:528 Van Buren, Dolton, Illinois		Assistant Secretary sheeday and year first above written.	
As Trustee as aforesaid: By Vice President Attest: January Grantee's address: F528 Van Buren, Dolton, Illinois Assistant Secretary		(I)	\simeq
Grantee's address 5528 Van Buren, Dolton, Illinois Assistant Secretary			37
Grantee's addresses 7528 Van Buren, Dolton, Illinois Assistant Secretary		By of Fall on	\$225
Grantee's address 7528 Van Buren, Dolton, Illinois Assistant Secretary		Vice President	392
Grantee's address: 54528 van Buren, Dolton, Illinois	-	Asistant Sanatani	
	-	BOX 533	

UNOFFICIAL COPY

		Office of the second	tors in entropies de l'origina		
en e					
			,		e subsection of the subsection
STATE OF ILLINOIS					· ·
COUNTY OF COOK	ss. I, _	Cora E. Doss			Y Carrows
	A Notary Public	in and for said Co	= :	e aforesaid,	
	that	John J. Balko	Vi	ce President	
	-	NDARD BANK AN	ID TRUST COMP	PANY	
em Police	and	Irma Hamilton	Assista	nt Secretary	
Access to the second	of said Bank, person are subscribed to the Assistant Secretary a acknowledged that to own free and volunt for the uses and purary did also then are porate seal of said Band in istrument as love that the said instrument as love that your act of said band in the said that said in the	he foregoing instrucespectively, appear hey signed and del ary act, and as the imposes therein set f dd there acknowled, bank, did affix the sank, sown free and v	iment as such Vi red before me this ivered the said in free and voluntary orth; and the said ge, that he, as cus- said corporate sea- voluntary act, and	ce President and day in person and strument as their act of said Bank, Assistant Secre- todian of the cor- l of said Bank to as the free and	
anning .		my hand and Notar			
0.	of Novembe :	19 70	_		
		1 (00	a) 6. 8	Loss .	
A PUBLE OF	•		N	otary Public	
county		C			
- E STATET		0,			
		4	5 af	· Land	
coox con	TY: ILLINOIS		RECOS :E	1.7	H
				374708	
JAH 19 1	1 12 25 PH	* * * * * * * * * * * * * * * * * * * *			
				745	
				74.	
기 사진 (1 개 호 기계 (1 개호)		_		0.	
			-	0.	\
	in the second of				
			_	11	
			MAIL TO: FERGEEN SAYINS AND LOAK ASSCATION 9950 S. KEDZIE AVENUE Evergreen Park, Ulinois 60642	J. J. C.	
.mem	in the second	Maria di Maria.		COMP	
NK PAN Agree			UT A.	1ST 6064	
DEED STANDARD BANK. AND TRUST COMPANY ustee under Trust Agreen ro			8. 80 8. 60 8. 60	DARD BANK AND TRUST CO 2400 West 95th Street Evergreen Park, Illinois 60642	
DEEI TANDARD BA D TRUST COM re under Trust			S AN AVE Ilinoi	ANI 95th rk, III	
Z NAN Z			* 7. THE	Acet West	
ST. ST.			ち望る。	RD E 2400	
DEED STANDARD BANK AND TRUST COMPANY As Trustee under Trust Agreement ro			MAIL TO: FINGLEH SAMES AM 10AN KS 9950 S. KEDZIE AVENUE Evergeen Park, Ulinois 60642	STANDARD BANK AND TRUST COMPANY 2400 West 95th Street Evergreen Park, Illinois 60642 5365	
			77.7.7 1985. Every	STA	