UNOFFICIAL COPY

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0	WARRANTY DEED-IN-JRUSTENSED 22 450 423	
(h)	\$55-101 Aug 23 '73 10 49 AM The above space for recorder a use only	3
)	THIS INDENTURE WITNESSETH, That the Grantor, LEO MARCOUX and	
349934	VIRGINIA I MARCOUX his wife 22420 Ridgeway, Richton Park	
0,	of the County of Cook and State of Illinois, for and in consideration of the sum of Ten	
6	in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged,	
7	Convey_and Warrantunto BEVERLY BANK, a banking corporation duly organized and existing under the laws of the State of Illinois, and duly authorized to occept and execute trusts within the State of Illinois, as	COOK CO. NO. 016
\mathcal{C}	Trustee der the provisions of a certain Trust Agreement, dated the 6th. day of July 1973, and who is Trust Number 8-4409, the following described real estate in the County of Cook	21661
9	and State of Illinois, to-wit:	
. Y	The worth forty (40) feet of Lot five (5) and the South	
Z .	twen ty (20) feet of lot four (4) in Block five (5) in 0. Rur er and Company's Richton Park, being a subdivision	
ž	of the rest half of the West half of Section thirty five) 78 S
502-12	(35), Townsoin thirty-five (35) North, Range thirteen (13) East of the Tird Principal Meridian, in Cook County,	<u>-</u> 27
.43 O	Illinois.	
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te de		270
1, 2	subject to General real taxes for 1973 and subsequent years and covenants and conditions of record.	12 × 55
	TO HAVE AND TO HOLD the sold real estate with the stourt are as, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.	9
	TO HAVE AND TO HOLD the sold real estate with the mounts are an upon the trusts, and for the uses and purposes herein and in sold trust Agreement set forth. Full power and authority is hereby granted to said Trustee to 1	Reve
	in first and to grant to such successor or successors in trust all of the title, state, owers and authorities vested in and Trustee, to denote, to dedicate, to mortgoge, pledge or otherwise encumbe said re estate, or any part thereof, to lease said real estate, or any part thereof, from time to time, in possession or rever on, hy leases to commence in proceeding in	g (Q)
	future, and upon any terms and for any period or periods of line, not exceeding in the case of any signife centre in the 198 years, and to renew or extend leases upon any terms and for any period or production of the case	
	respecting the manner of fixing the amount of present or future rentals, to partition or the fixed said real estate, or any part thereof, for other real or personal property, to grant easternate or charges of any kind, to refuse, or more said any fight, title or interest in or photos or easternat to said real estate or any part there, and to deal with said real estate.	
	and every part thereof in all other ways and for such other considerations as it would be last ' ra ' ocrasion owing the sume to deal with the same, whether similar to or different from the ways above specified, at any time, the she relater. In one case, shall any party dealing, with said Trantee, or any successor in risk, in relation to add call eatote, or to	affixing
	whom we will be a true, be abilized to see to the application of any nurthase money, rent or money, are set or advanced on any rect estate, or he obliged to see that the terms of this trust have been compilers with, or be obliged in see that the terms of this trust have been compilers with, or be obliged in the compilers with the compilers with or money or any or any or any or any or any or any or money or any or	ā
	said Thist Agreement; and every deed, trust deed, mortgage, lease or other instrument executed by st d sakes, or any successor in trust, in relation to said real estate shall be conclusive widence in loven or terp preson using the Recitars of Titles of said county) relying upon or claiming under any such conveyance, business of their instrument, (a) at the county of the cou	épace.
	the time of time delivery interest are time to reduce by this indicates with the trusts, conditions and limit done to tained in this Indenture and in said Trust Agreement or in all amendments thereof, if may, and blading upon all be effected to therefore, the trust and in this taid Trusts, or any successor in trust, was duly authorized and compared to execute a deliver	This
~	every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor, core core, first, in trust, that such successor or successors in trust have been properly appointed and are fully wested with all the other estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.	
	this conveyance is made upon the express understanding and condition that neither development of a Trustee, nor its successor is trust shall incur only personal liability or be subjected to any claim, judgme to or decree for anything it or they or its agents crattomers may do or omit to do no resolve the sufficient cruder the condition of the library of the librar	2. · · · · · · · · · · · · · · · · · · ·
	or about said real estate any and all such liability being hereby emperacy walved and released. Any contract, obligation or indebtedness incurred or entered into by the Trustee in connection with said real estate may be entered into by the man of the then beneficiaries under said Trust Agreement as their ottomey-induct, hereby irreveably appointed for such	-/
	ities, In trust, that such successor or successors in trust have been properly appointed and one fully cested with all the desister, rights, powers, authorities, utilies and obligations of its, its or their preferences in trust. This conveyance is made upon the express understanding and constant in this conveyance is made upon the express understanding and constant in this public best of the provisions of this Deed or said Trust Agreement or any unredunent thereto, or for indury to person or property happening in provisions of this Deed or said Trust Agreement or any unredunent thereto, or for indury to person or property happening in a constant of the provisions of this Deed or said Trust Agreement or any unredunent thereto, or for indury to person or property happening in a constant of the provisions of this Deed or said Trust Agreement excellent with said or all excellent or property happening in the constant of the property	105
	date of the filing for record of this Deed. The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the saile or any other disposition of said	001
	real estate, non such interest is nervoy usestated to be personal property, and no condition, nervousor sand target edit the or interest, legal or equitable, in or to said real static, as such, but only an interest in the earnings, avails and proceedly theretor as aforesaid, the intention hereof being to vest in said Beverly Bank the entire legal and equitable title in fee simple, in and to all of the real estate above described.	
. 1	or interest, legal or equitable, in or to add real estate, as such, but only an interest in the earnings, avails and proceeds thereof as aforestaid, the intention hereof being to west in said libererly Bank the entire legal and equitable the lie fee simple, in and to all of the real estate above described. If the title to any of the above real estate is not resofter registered. The legalstate of titles is hereby directed not to register or note in the certificate of title of duplicate network or memorial, the words "in trust," or "upon candition," or "with limitations," or expense of the control of produce the said Agreement or a copy thereof, or any extracts therefrom posterior bind to the resolution of produce the said Agreement or a copy thereof, or any extracts therefrom posterior bind only transfer, charge or other dealing involving the registered isnds is in accordance with the true latent and meaning of the	
.	Trustee shall not be required to produce the said Agreement or a copy thereof, or any estracts therefrom, as evidence that any transfer, charge or other dealing involving the registered lands is in accordance with the true linest and meaning of the trust. Truste, the said granter bereiv expressly waive and release are said all right or benefit under and by virtue of any	1
	and the said granter _ hereby expressly wade_ and release _ any and all right or bracilt under and by virtue of any and all statutes of the State of Illinais, providing for the exemption of homesteads from sale on execution or otherwise.	
7 . 1	In Witness Whereof, the grantor saforesaid have hereunto set their hands and seal s this 6th day of July 12 73	
	[SEAL] - Land March [SEAL]	
	Wienna Dy Marconford	rmpe
	(Schill)	
 	State of Illinois I, a Notury Public in and for said County.	A Joenna
	County of Cook ss. in the state aforesaid, do hereby certify that LEO MARCOUX and	1 2
·	VIRGINIA J. MARGOUX, his wife	4.
	personally known to me to be the name person g whose name _S_ <u>ATC</u> subscribed to the foregoing instruminational before me this day in person and ack	나
	nowledged that heysigned, with the said instrument as their free and voluntary act, for the said possible said instrument as their	
	and waiver of the right of home 107 ARY July 19 73.	
*	ofter - lating	
L	- Continue	1.
	Beverly Bank	
	Box No. 90 For information only insert street address of above described pro	perty.
territoria	1357 W, 103 nd For information only insert street address of above described proj	
	(INHAIREM) I WAY	Contract Con

END OF DECODDED DESIGN