UNOFFICIAL COPY

DEED IN TRUST	Block Brother	23 908 340	grandene de de 💭
(WARRANTY) 1977 MAY 2	PM 1922 Callan	4 040	COOK COUNTY SEEM -
		Recorder's Usa Only)	
THIS INDENTURE WITNESSETH, that the Gr	antor S Frank		A fleq 10.00
Donna Marie Panzeca, his wife, as io	int tenants.		
of the County of cook and State of Ten_Dollars_and_00/100			
(\$ 10.00), in hand paid, and	of other good and valuable conside	erations, receipt of which is h	ereby duly
acknowledged, Convey and Warrant unto F ing corporation of Park Ridge , Illinois, and duly auth			
under the provisions of a certain Trust Agreement, dated the 1	2 day of April	, 19. <mark>7.7, a</mark> nd known as Tru	ist Number
. the following described real estate i	n the County ofCOOK	and State of Illin	ois, to-wit:
Lot 34 in Belle Plaine Highlands, bei	ng a Subdivision of	nart of the Fast	1/2 of
Section 74, Township 41 North, Range			
Cook County, Illinois		•	
70-			
0,			
- / X,			
TO HAVE AND TO HOLD the war a constate with the a	ppurtenances, upon the trusts, and for the	uses and purposes herein and in	O
TO HAVE AND TO HOLD the "r. ". estate with the a said Trust Agreement set forth. Full power and authority is brown years and to "Trustee was a said "a set of the said "a	with respect to the real estate or any part ite or any part thereof, to dedicate parks, s d real estate as often as desired, to contrac	or parts of it, and at any time or treets, highways or alleys and to t to sell, to grant options to pur-	нев
chase, to sell on any terms, to convey either with or vithout or successors in trust and to grant to such au reasor or successors in trust and to grant to such au reasor or successors. Trustee, to donate, to dedicate, to mortgage, party or the control of the co	consideration, to convey said real estate of ssors in trust all of the title, estate, power wise encumber said real estate, or any part	r any part thereof to a successor rs and authorities vested in said thereof, to lease said real estate,	
terms and for any period or periods of time, not exceeding it leases upon any terms and for any period or periods (fir as at any time or times hereafter, to contract to make hereafter.	he case of any single demise the term of 19 and to amend, change or modify leases and o grant options to lease and options to	of it the little and upon any 98 years, and to renew or extend the terms and provisions thereof renew leases and options to pur-	STAMPS
chase the whole or any part of the reversion and to control partition or to exchange said real estate, or any part ther of, kind, to release, convey or assign any right, little or interes.	respecting the manner of fixing the amount for our real or personal property, to go or bout or easement appurtenant to sai	of present or future rentals, to rant easements or charges of any d real estate or any part thereof,	OS GES
and to dear with said real estate and every part thereof in all person owning the same to deal with the same, whether sin hereafter.	n ar o or different from the ways above	specified, at any time or times	× × ×
In no case shall any party dealing with said Trustee, or any or any part thereof shall be conveyed, contracted to be sold, it see to the application of any purchase money, rent or money tens of the property was been consulted with or he deliced.	successor in	state, or to whom said real estate successor in trust, be obliged to rty, or be obliged to see that the	F R R F F F F F F F F F F F F F F F F F
Trustee, or be obliged or privileged to inquire into any of the or other instrument executed by said Trustee, or any success fayor of every person relying upon or claiming under any such	terms of sai. Trust Ameement; and every of or in trust, in relation to said trust propert to conveyance, lear or of her instrument, (a	deed, trust deed, mortgage, lease y shall be conclusive evidence in) that at the time of the delivery	ers" or r transfer transfer Da
thereof the trust created by this Deed and by said Trust Agree ment was executed in accordance with the trusts, condition amendments thereof, if any, and is binding upon all beneficis	ment was in full force and effect, (b) that is and limitations air of herein and in tries thereunder, (c) the said Trustee, or	such conveyance or other instru- said Trust Agreement or in all any successor in trust, was duly	d tra
In no case shall any party dealing with said Trustee, or any or any part thereof shall be conveyed, contracted to be sold, it of the trust have been complied with, or be obliged terms of the trust have been complied with, or be obliged Trustee, or be obliged or privileged to inquire into any of the or other instrument executed by said Trustee, or any success favor of every person retying upon or claiming under any success favor of every person retying upon or claiming under any success favor of every person retying upon or claiming under any success favor of every person retying upon or claiming under any success favor of every person retying upon or claiming under any success ment was executed in accordance with the trust, condition amendments thereof, if any, and is binding upon all beneficial authorized and empowered to execute and deliver every such vested with all the title, estate, rights, powers, authorities, du This conveyance is made upon the express understanding	successor or successors st' are been g	properly appointed and are fully edecessor in trust.	rix "Ribers" or revenue. Indis transfer tax of said transfer Date
successor or successors in trust shall incur any personal liability or its or their agents or attorneys may do or omit to do in or a version of the personal state of the successors of the succ	and condition that the Grantee, hit is go be subjected to any claim, dgr it is shout the said real estate or under the private or property happening in or about said re	or decree for anything it or they visions of this Deed or said Trust val estate, any and all such liabil-	
[6] being hereby expressly waived and released. Any contract, nection with said real estate may be entered into by it in the in-fact, hereby irrevocably appointed for such purposes, or at	obligation or indebtedness incurred or entance of the then beneficiaries under said the election of the Trustee, in its contains and	tend into by the Trustee in con- ust Agreement as their attorney- ne, as Trustee of an express trust	1 _ 44 }
vested with all the title, estate, rights, powers, authorities, du This conveyance is made upon the express understanding successor or successors in trust shall incur any personal liability and the state of the s	n whatsoever with respect to any such con- ual possession of the Trustee shall be app d whatsoever shall be charged with notice	Heat of for the payment and dis-	graph
The interest of each and every beneficiary hereunder and of them shall be only in the earnings, avails and proceeds ari interest is hereby declared to be personal property, and no be to said trust property as such, but only an interest in the enterest of the property as such, but only an interest in the earnive legst and equitable title earnive legst and equitable title in fee if	under said Trust Agreement and of all per- sing from the sale or any other disposition meliciary hereunder shall have any title or	nons in ing .nder them or any	exempt from paragraph
to said trust property as such, but only an interest in the earn vest in the Trustee the entire legal and equitable title in fee: If the title to any of the trust property is now on beautiful.	ings, avails and proceeds thereof as aforesa simple, in and to all of the trust property	id, the intent of he eof being to above described.	1 2 2
If the title to any of the trust property is now or hereafter in the certificate of title or duplicate thereof, or memorial, the similar import, in accordance with the statute in such case m	words "in trust", or "upon condition", or ade and provided.	"with limitations", or words of	
And the said Grantor S. hereby expressly wake and statutes of the State of Illinois, providing for the exemption IN WITNESS WHEREOF, the Grantor S. aforesaid ha <u>Ve</u>			ihis Deed pursuant to tax act.
day of, 19_77.	0		in i
Frank J. Panzeca Sea	Joana Donna	Marie Papieca	[Sea
			[Sea']
STATE OF Illinois COUNTY OF COOK			
L. CARDLYN 5.SIME	.a Notary Pu	blic in and for said County, is	n the State
aforesaid, do hereby certify that Frank J. Panzeca	and Donna Marie Panz	eca, his wife	13 14 May
personally known to me to be the same person_S_whose name fore me this day in person and acknowledged that they signed,	sealed and delivered the said instru	the foregoing instrument, apument as their free	peared be
tary act, for the uses and purposes therein set forth, including GIVEN under my hand and Notarial Seal this 12	the release and waiver of the right	nt of homestead.	
Commission expires	Darlow	Mag 1	2 P & V
	- Lineway	NOTAR	2390834
Document Prepared By:	ADDRESS OF PR 1503 Bel		SOUMENT SUMENT
Henry S. Frank , Attorney-At-Law			T NO
One Eighty Nine West Madison	Park Rid THE ABOVE A ONLY AND IS	ge <u>Illinois</u> 600 Doress is for statistical NOT a part of this deed.	68 PURPOSES BE
Chicago, I11, 60602	SEND SUBSEQU	JENT TAX BILLS TO:	7
		Panzeca (Name)	
FORM 5BF 218 (REV, 11/75)	Sam	e as above (Address)	

END OF RECORDED DOCUMENT