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		This Indenture Witnesseth That the Grantor (s)
		Prestige Construction Co., Inc. a Corporation of Illinois
	M V	
	$\mathscr{H} \mathscr{M}$	of the County of Cook and State of Illinois for and in consideration
		[18] [18] [20] [18] [18] [18] [18] [18] [18] [18] [18
		그는 이리 이번 열면 이 보고는 하는 것이 내를 막게 하면 하셨다. 바쁜 생생님, 그를 통해 있었다. 아무리를 위해 하는 다시다.
		and other good and valuable considerations in hand, paid, Convey S and Quit-Claim S unto
		WORTH BANK AND TRUST, 6825 West 111th Street, Worth, Illinois 60482, a corporation of Illinois, as Trustee under the provisions of a trust agreement dated the 20th day of February 1975,
	1	
	7,	an wn as Trust Number 1413, the following described real estate in the County of Cook and State of Illinois, to-wit: The South 21.00 feet of the North 105.34 feet of Area No. 2 1. Lot 14 of Palos Riviera Unit No. 5, being a subdivision of part of the North
		West 1/4 of Section 23, Township 37 North, Range 12 East of the Third Principal
		Meridlar, an Cook County, Illinois.
		SEE RIDER ATTACHED
	er.	
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	k k	
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	}	TO HAVE AND TO HOLD he said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and purposes herein and in said trust of the uses and the use of the uses and the use of the
	M	Full power and authority is herely ig anted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedica of aris, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell
		on any terms, to convey either with or with ut or sideration, to convey said premises or any part thereof to a suc- cessor or successors in trust and to grant to ace's accessor or successors in trust, all of the title, estate, powers and
	§ M	any part thereof, to lease said property, or any par the of, from time to time, in possession or reversion, by leases to commence in praesenti or in future, and upon ray erms and for any period or periods of time, not exceeding
	· 0	in the case of any single demise the term of 198 years and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or many leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant or many leases and options to renew leases and options
	T T	to purchase the whole or any part of the reversion and to ontra t respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said roperty, or any part thereof, for other real or personal
	2	authorities vested in said trustee, to donate, to Cedic to mortgage, pledge or otherwise encumber said property, or any part thereof, to lease said property, or any part thereof, to commence in praesenti or in future, and upon r, y erms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or mr 1/y leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant o to so to lease and options to renew leases and options to purchase the whole or any part of the reversion and to ontra t respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said respect, or any part thereof, for other real or personal property, to grant easements or charges of any kind, to rely as covey or assign any right, title or interest in or about or easement appurtenant to said premises or any part thereof in all other ways and for such other considerations as i.v. will be lawful for any person owning the same to deal with the same, whether similar to or different from the way a ve specified, at any time or times hereafter.
	Ö	In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or more reed by said trustee, be colleged to see to 5.
		any part thereof shall be conveyed, contracted to be sold, leased or north end by said trustee, he obliged to see to the application of any purchase money, rent, or money borrowed or advance do said premises, or be obliged to see that the terms of this trust have been compiled with or he obliged to in uite into the necessity or expediency of
l B		the application of any purchase money, rent, or money borrowed or advaged in said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to in uire into the necessity or expediency of any act of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be
	77	conclusive evidence in favor of every person relying upon or claiming under 1.7 such conveyance, least or other lastrument, (a) that at the time of the delivery thereof the trust created by this inde cure and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument, we see ited in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement and in land trust agreement and in land trust agreement and in said trust agreement contained in this indenture and in said trust agreement contained in the trusts, conditions and illustrations contained in this indenture and in said trust agreement contained in the trusts, conditions and illustrations contained in this indenture and in said trust agreement contained in the trust that contained in the trust contained in the trust contained in this indenture and in said trust agreement contained in the trust that the successor is in trust that the successor is in trust that the successor is in trust have be no properly appointed in the said trust agreement and trust agreement agreement and trust agreement and the said trust agreement and the said trust agreement and the said trust agreement and trust agreement agreement and the said trust agreement agreement and the said trust agreement and the said trust agreement agreement and the said trust agreement and the said trust agreement and the said trust agreement agreement and the said trust agreement and the said trust agreement and the said trust agreement agreement and the said trust agreement
	2	the trusts, conditions and limitations contained in this indunture and in said trust agreement. In some amendment thereof and binding upon all beneficiaries thereunder, (c) that said truste was duly, no tell and empowered to average and deliver every such dead trust dead leave programment and (d) if the conveyance is
	2	and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their
		predecessors in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them come only of them.
		The interest of each and every beneficiary hereunder and of all persons claiming under them of any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of and real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds
	2	thereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed
	0	If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.
	5	And the said grantor hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on
	$\dot{\alpha}$	execution or otherwise. In Witness Whereof, the grantor_aforesaid ha_hercunto sethapd
		seal_thisfourthday ofMorch 13 75
	ω	Comment of the British
	(2)	Richard E. Hibbott, President Reside Brown, Secretary
		(SEAL)
		(SEAL)
and the same of th	i ——	
		Elizabeth M. Darwent
		This document was prepared by: 11200 S. 85th Ave.
14 (18 (18 (18 (18 (18 (18 (18 (18 (18 (18	1	Palos Hills, III.

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RIDER TO LEGAL DESCRIPTION

Subject to: (2) covenants, conditions and restrictions of record; (b) private, public and itility easements and roads and highways; (c) party wall rights and agreements; (d) general taxes for the year 1975 and subsequent years; (e) and to Riv era in Palos Improvement Association Declaration of Covenants and Restriction. Pocument No. 20609160, Recorded 9-9-68. The Grantor grants to the Grantee and his successors or assigns as easements appurtenant to the Davier of Riviera Unit 5, Recorded March 6, 1973 as Document No. 22240901 and the Grantor makes this conveyance subject to the easement hereby reserved for the benefit of adjoining parcels which is incorporated herein by reference thereto, for C7 the benefit of the real estate above described and adjoining parcels. the benefit of the real estate above described and adjoining parcels.

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STATE OF ILLI COUNTY OF C	COOK SS. I, Elizabeth M. Darwent a Notary Public, in and for said County, in the State aforesaid, do hereby certify that Richard E. Hibbott, President of Prestige Construction Co., Inc., and Leslie Brown, Secretary			
	they signed, sen	peared before me this ds led and delivered the si te uses and purposes the	who are whose names subscribed to y in person, and scknowledged that id instrument as their rein set forth, including the release	
	GIVEN under my hand a of April	nd and Noturial Seal this second day		
		ie, m	Notary Public.	
COOR COUNTERS APR Y '75	3 94 53		*23045436	
	L FEDERAL SAVING: hway and Western Avenue a Fields, Illinois 60461		Mail To: WORTH BANK AND TRUST Rees Wert, Illinois 20152	

END OF RECORDED DOCUMENT