!		
(3 White Box 196 CORRECTIVE DEED	
٠.	Z4 229 913 Tr Form	1.2
	ADDRESS OF GRANTEE:	
	PALATINE, ILLINOIS 60067 24 63 260 The above space for recorder's use only	.
0	THIS INDENTURE WITNESSETH, That the Grantor BARBARA J. CARTWRIGHT, an unmarried woman,	4
15-19-9140	of the County of COOK and State of ILLINOIS for and in consideration of TEN AND NO/100 (\$10.00)	1
ie i	of TEN AND NO/LOU (\$10.00) ——————————————————————————————————	Section
2	trust agreement dated the 14th day of September 1977, known as Trust Number 2238, the following described real estate in the County of Cook and State of	
	I linois, to-wit:	E , E
	(See Rider attached)	Paragraph
\circ	This instrument is being recorded to correct a typographical error in the date of the Trust	
7/6	Agreement or the Grantee Trust in instrument No. 24229913.	ns of
2		provisions
		4 - 1
	4	under tate 2/1/1
	TO HAVE AND TO HOLD the said premit a with 1' appurtenances upon the trusts and for the uses and purpose herein and in said trust agreement set forth. Full power and authority is hereby granted to sid tru set to improve, manage, protect and subdivide said premises or any part thereof, to deficiate parks, attects, highways or all 27s and to vecate any subdivision or part thereof, and to resubdivide audi property	Exempt Real Es
ł	Full power and authority is bereby granted to aid tru se to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or allys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to self, to grant of joins to purchase to self or on any terms, to convey either with or without considers as often as desired, no contract to self, to grant or joins to purchase to self or on any terms, to convey either with or without considers in trust all of the title, estate, powers and authorities when the said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumbers add property, or any part thereof, to lease at or perty or any part thereof, to lease at or perty or any part thereof, to lease at or perty or any part thereof, to lease at or perty or any part thereof, to lease at or powers, and to reason any strength of the protection of the case of any negled demits the term of 15% gears, and to reason we are the least upon any terms and for any periods of time, not exceeding in the case of any any terms and down any period or periods of time and of the same of the same, whether saming to or different from the ways above specified, at any time or time here steer.	
	any angle demise the term of 198 years, and to renew or exter leases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provision the of at any time or times betracter, to contract to make leases and to grant options to lease and options to renew leases and option or the provision of the reversion and to contract respecting the manner of fixing the amount of present of future or a. partition or to extend grain grain quart thereof.	ave Stamps
~	for other real or personal property, to grant easement or charges a any kind to release, convey or assign any right, title or interest in or about or easement appurtenant to said premise, or any part there, r d to deal with said property and every part thereol in all other ways and for such other considerations, as it would be lawful or my person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or time hear titer.	and Revenue
(63)	In no case shall any party dealing with said trustee in relation to said one less or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or, mortgaged by said trustr or or obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or be oblist, ed to see "the terms of this trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of said truce, the obliged or privileged to inquire into	Riders an
22-1	similar to or different from the ways above specified, at any time or time herr iter. In no case shall any party dealing with said truste in relation to said or zes, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or, mortgaged by said truster to obliged to see to the application of any party shall be conveyed, contracted to be sold, leased or, mortgaged by said truster to obliged to inquire into the window of the terms of said trust agreement; and every deed, trust deed, mortgage, is so or, ther instrument executed by said Truster in relation to said real estate shall be conclusive evidence in favor of very perior, relyin own or claiming under any such contracted to the conclusive evidence in favor of very perior, relyin own or claiming under any such contracted the said trust agreement was in full flower and effect, (b) that such the conveyance or other in-mer, was executed in accordance with the trust, conditions and limitations contained in this indenture and in said trust agree or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said truster was duly authorized at the contracted of the contracted o	effixing P
77-10	binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized as (powered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conservance is r as t a successor in trust, that such successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with a the title, estate, rights, powers, suthorities, duties and obligations of its, his or their predecessor in trust.	for to
34	carnings, avails and proceeds arising from the sale or other disposition of said real estate, and sur' intreat is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equi bit, in it to said real estate as such, but only an interest in the earnings avails and proceeds thereof as aforesaid.	This space
EE	It the title to any of the above lands is now or hereafter regastered, the Registrar of Titles is hereby died not to requisite of not in the certificate of title or deplicate thereof, or memorial, the words "in trust", or "upon condition", "with limitations", or words of similar import, in accordance with the statute in such case made and provided.	· 22 ·
	of virtue of any and all statutes of the State of Illinois, providing for the exemption of homestead from sale on excution of otherwise.	631
	In Witness Whereof, the grantor has aforesaid ha bercunto set her hand seal this 5th day of December 19 77	286
	(Seal) Bendara Canturagh & (Sal)	8
	This instrument was prepared by (Seal)	
	Charles L. Byrum, 72 West Adams Street, Room 1500, Chicago, Ill. 60603	y y
-	State of ILLINOIS I, CHARLES I. BYRUM a Notary Public in and for	tes tes
	County of COOK said County in the state elegencial, do hereby certify that BARBARA J. CARTWRIGHT, an unmarried woman,	Occurata Namber
	personally known to me to be the same person whose name S subscribed to the foregoing instrument, appraired before me this day in person and acknowledged that	3
7	She signed, sealed and delivered the said instrument as her free and voluntary act, for the uses and purposes therein set forth, including the release and waiver	
7	of the right of homestrad. Given under my band and notarial scal this 5th day of December, 19 77	,
	Notal Public	

Vertice of Country Clarks Office

State of Illinois
County of Cook

RIDER ATTACHED TO AND MADE A PART OF DEED INTO TRUST DATED DECEMBER 5, 1977

That part of the Northwest 1/4 of Section 30, Township 42 North, Pange 10 East of the Third Principal Meridian, bounded by a line described as follows: Beginning at a point in the East line of the West 1/2 of the Northwest 1/4 of said Section 30, said point being $417_{\rm H}69$ feet North of (as measured along said East line which bears $00^{\circ}-10^{\circ}-02^{\circ}$ West), the intersection of said line with the Wortherly line of Algonquin Road; thence North 73°-26'-25" West, #01.79 feet; thence North 00°-38'-02" West, 214.19 feet; thence Northeasterly along a curved line, being the arc of a circle convex Southersterly, tangent at right angles to the last described course and laving a radius of 260.00 feet, an arc distance of 15.96 feet to a point of tangency; thence North 04°-09'-08' West, tangent at right argles to the last described curved line. 144.38 feet; thence South 85°-37'-43" East, 56.97 feet; thence North 50°-13'- 54" East, 14'.9; feet; thence North 18°-17'- 19" East 79.90 feet; thence South 71°-42'- 41" East, 39.78 feet to a point of curvature; thence South assetzly, along a curved line, being the argust of curvature; being the arc of a circle conver Mortheasterly, tangent to the being the arc of a circle convol Northeasterly, tangent to the last described course and having a radius of 180.00 feet, an arc distance of 16.78 feet to a point of tangency; thence North 23°-37'-51" East, tangent at right angles to the last described curved line, 193.60 feet; thence North 41°-41'-16" East, 164.37 feet; thence South 52°-08'-58" East, 193.00 feet; thence South 37°-51'-02" West, 102.00 feet; thence South 52°-08'-58" East, 113.00 feet; thence North 37°-51'-02" East, 163.66 feet; thence Southeasterly, along a curved line, being the arc of a circle convex Southwesterly and a curved line, being the arc of a circle convey Southwesterly and having a radius of 197.00 feet, an arc distance of 7.49 feet (the chord of which arc bears South 77°-08'-04" East and measures 7.49 feet); thence North 06°-51'-13" East, 122.39 feet; thence North 72°-04'-45" East, 30.00 feet; thence North 14°-14 - 30" West, 177.26 feet; thence Northeasterly, along a curved line, being the arc of a circle convex Southeasterly and having a radius of 118.00 feet, an arc distance of 68.10 feet (the chord of which ar; bears North 59°-13'-25" East and measures 67.16 feet); thence North 00°-10'-02" West 31.46 feet; thence North 54°-53'-40" West 57.47 feet; thence North 08°-13'-23" West, 82.00 feet; thence North 21°-48'-29" East, 156.10 feet to the intersection of the North line of the East 1/2 of the Northwest 1/4 of Section 30, as aforesaid, with the East line of the West 585.03 feet of the as aforesaid, with the East line of the West 585.03 feet of the East 1/2 of the Northwest 1/4 of said Section 30; thence South 00°-10'-02" East, along the last mentioned East line, 1968.00 feet; thence North 59°-23'-36" West, 168.39 feet; thence South 90°-00'-00" West, 61.00 feet; thence North 00°-58'-29" West, 65.07 feet; thence North 37°-47'-12" West, 113.92 feet; thence Southwesterly along a curved line, being the arc of a circle convex Southeasterly, tangent at right angles to the last described course and having a radius of 402.00 feet, an arc distance of 165.72 feet to a point of tangency; thence South 75°-49'-58" West, tangent to the last described curved line, 92.81 feet; thence Southeasterly along a curved line, being the arc of a

circle convex Mortheasterly and having a radius of 549.00 feet, an arc distance of 101.12 feet (the chord of which bears South 05°-26'-42" East and measures 100.98 feet) to a point of tangency; thence South 00°-10'-02" East, tangent of haline cothence haline, 417. Illinois."

October College Co to the last described curved line, 249.33 feet to a point

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