UNOFFICIAL COPY

WARRANTY DEED IN TRUST This instrument prepared by:	
Institute the prepared by 1978 NOV 8: OM 12 10 MES J. REAGAN, Attorney at Law St. Sharmer Read	
SI BUEIMEI KOMO	•
THIS INDENTURE WITNESSETH, That the Grantor S ROBERT J. MILLER AND	1
LORRAINE MILLER, HIS WIFEY - \$73 167534 DETECTION - 103	10.15
of the County of Cook and State of Illinois for and in consideration	1
of Ten (\$10.00) and no/100 ———————————————————————————————————	
& Savings Bank, 1250 Shermer Road, Northbrook, Illinois, a corporation of Illinois, as Trustee under the provi-	1
sions of a trust agreement dated the 31st day of October 19 78, known as Trust Number LT-1926 the following described real estate in the	j
known as Trust Number LT-1926 , the following described real estate in the County of Cook, and State of Illinois, to-wit:	
Vit 22 in Northborn Richards West No. 1 A. 1	}
Yot 22 in Northbrook Highlands Unit No. 4-A being a Subdivision in North East quarter of Section 9, Township 42 North, Range 12, East	
of the Third Principal Meridian according to the plat thereof recorded	
Augus: 1, 1946, as document 13859170 in Cook County, Illinois.	
O _A	20
-/ X	H.S.
exempt under provisions of Paragraph Section 4.	برج :
exempt under provisions of large the	24708465
	<i>_</i>
B Garage Tasentative	O ₁
	တ္က
TO HAVE AND TO HOLD the said premises with the appurtereses 1 the trusts and for the uses and purposes herein and in said trust agreement set forth.	STAME
TO HAVE AND TO HOLD the said premises with the appurter. Compared to the second purposes herein and in said trust agreement set forth. Bull power and authority is hareby granted to said trustee to improve manage, trocce and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alloys and to water the said trustee to improve manage, trocce and subdivide said premises or any part thereof to a successor in trust on purchase, to sell on any terms, to convey either with or without cot. 1 to convey said premises or any part thereof to a successor or successors in trust and to parth to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to part to such successors. In the successor is the successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to part to such successors. The successor is the successor or successors in trust and to part the successor or any part thereof to a successor or successors in trust and to part to such successor or any part thereof to a successor or successors in trust and to part the successor and part the successor or successors in trust and to part the successor and part the successor and the successor and to make the successor and the su	N N
and to grant to such successor or successors in trust all of the title, estat, powers and authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said property, or any part thereof, to lease said, or sty, or any part thereof, from time to time, in possession or reversion, by	BEA
leases to commence the pracescent of future, and upon any terms and for any period 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 of r of time and to amend, change or modify leases and the terms and provided the services of any time or times hereafter. To contract to make leases and to great options to leave and options to renew leases and the terms and provided the second options to renew leases and the terms and provided the second options to renew leases and the terms and provided the second options to renew leases and the terms and provided the second options to renew leases and the terms and provided the second options to renew leases and to renew leases and the terms and provided the second options to renew leases and the terms and provided the second options to renew leases and the terms and provided the second options to renew leases and the terms and provided the second options to renew leases and the terms and provided the second options to renew leases and the terms and provided the second options to renew leases and the terms and provided the second options to renew leases and the terms and provided the second options to renew leases and the terms and the te	SAND
sions thereof at any time or times hereafter, to contract to make leases and to get at options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing beamout "nevent or future rentals, to partition or to exchange said property, or any part thereof, for other real or pressonal property, to grant exements or charge "an, kind, to release, convey or assign any right, tille or interest in or about or easement appurement to said premises or any part thereof, and to deal with "d props by and every part thereof fall other ways and for such other considerations as it would be law full for any person owning the same to deal with the sam, whethe, similar to or different from the ways above specified, at any time or times become	DER
or about of east-nicin appartement to sato premises or any part thereof, and to deal with a d property and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the sam, whether similar to or different from the ways above specified, at any time or times hereafter.	186 H
time or times hereafter. In no case shall any party dealing with said trustee in relation to said premises, or to w ' mises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged thy said trustee, be obliged to see to the application of any pr. / chs. money, rent, or money borrowed or advanced on said trustee, or be obliged or privileged to inquite or the struct have been compiled with, or be obliged to to the obliged or privileged to inquite or the structure, or be obliged or privileged to inquite or the structure, or be obliged or privileged to inquite or the structure, or be obliged or privileged to inquite or the structure, or be obliged or privileged to inquite or the structure, or be obliged or privileged to inquite or the structure, or be obliged or privileged to inquite or the structure, or be obliged or privileged to inquite or the structure, or be obliged or privileged to inquite or the structure, or the structure of the structure, or the structure of the structure, or the structure of the structure or the structure of the structure of the structure or the structure of the structure or the structure of the structure of the structure or the structure of the structure of the structure or the structure of the structure or the structure of the structure or the structure of the structure of the structure of the structure or the structure or the structure of the structure or the structure of	
premises, to be obliged or privileged to inquire into any of the terms of said trust agreement; and , d ed, trust deed, mortgage, lease or other instrument exceed by said trustee in relation to said real estate shall be conclusive evidence in favor of every pers a relying upon or claiming under any such conveyance.	
lease or other instrument, (a) that at the time of the delivery thereof the trust created by this indenture and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and it is some agreement thereof and birdless upon all barriess and trust agreement to in some agreement thereof and birdless upon all barriess are such as the same agreement to in some agreement the same and trust agreement to in some agreement that is indenture and in said trust agreement.	de la companya del companya de la companya del companya de la comp
deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a figure where successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, rig	Taraca .
his or their predecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real exact, and such interest is berefly declared to be persons.	0
his or their predocessor in trust. The interest of each and every beneficiary bereunder and of all persons claiming under them or any of them, halbe only in the earnings, avails and tro-ceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be person. — norty, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate, and such interest is hereby declared to be person. — norty, 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 originary. — and and proceeds therefore as aforesaid. 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 one, the certificate of title or applicable thereof, or memorial. The words "in trust", or "boyn condition", or "with limitations", or work of similar impr s, in ac ordane with the stajute	0
The state of the provinces,	anger of the
And the said grantor S hereby expressly waiveand releaseany and all right or benefit under and by firth, of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	Samuel
In Witness Whereof, the grantor S aforesaid XX have hereunto set their hand s and als	
this	
T_{a}	[20]
Robert J. Miller (Seal) Lorraine Miller	P
Solt Amilla (Seal) Stillicited Killied (Seal)	
itate of ILLINOIS SS. 1. Janes Tosaph Renance a Notary Public in and for said County, in	
county of COOK the state aforesaid, do hereby certify that ROBERT J. MILLER AND	
LORRAINE MILLER, HIS WIFE, are	
personally known to me to be the same person _Swhose name _Saresubscribed to	
the foregoing instrument, appeared before me this day in person and acknowledged that they signed, scaled and delivered the said instrument as their free and voluntary	
act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.	j
Given under my hand and notarial seal this	J.
CPVI A A MASSIZE	
No lary Public Andrews	; [3
Granter's Address:	- 4:
Grante Address: Northbrook Trust & Savings Bank 1250 Shermer Road 2200 Crabtree Aant Northbrook, II.	1
1250 Shermer Road 1250 Shermer Road 1250 Crabtree Lanes Northbrook, II. Polyingarheeban up it raise address of above described property.	
10020 BFC	
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END OF RECORDED DOCUMENTS