TRUSTEES DEED 19 FOR RECORD.  No 22 2 UPA 18  The above scare for recorder's as sub.  12.10	**************************************	
TO HAVE AND TO HOLD, the same unto said party of the second part of the foreign of the first part and server of and party of the second part of the foreign		10031EE 3 DEEDE-1 100 100 100 100 100 100 100 100 100 1
not as tenants in common.  or 2168 Mostmort pand, Palatine, II., party of the second part.  That said "try of the first part, in consideration of the sum of _In. and_Moi/100		recorded and delivered to said company in pursuance of a trust agreement dated the February , 1977, and known as Trust Number 74-370 , party of the first part, and
Lot 98 in [ai] Meadows Planned Development Plat of Subdivision of part of the Northwest guarter of Section 1, Township 42 North, Range 10 East of the Third Principal Agridian, in Cook County, Illinois.  To HAVE AND TO HOLD the same unto said party of the sec ind personal to the proper use, benefit and below the secret said party of the second part ever of said party of the second part.  Subject to: Taxe ATC and subsequent years and conditions and coverant record and REPURCHASE AGREGATION. "Furchear, by the secephance of this day is by grants to sailer this inventories right of hist refusal to repurchase the really herein described if purpless als to see and occupy from date of closinery of the deed, at the price paid for said property by the buyer graites herein, to the seller, the contractor."  This deed is executed pursuant to and in the exercise of the power and authority granted to an covincial in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust serveries. Some mentioned secure the payment of money, and remaining unreleased at the date of the delivery hereof.  In WITHESS WHEREOF, said party of the first part has caused its corporate seal to be hereto affect and has caused its compared to the said trustee in pursuance of the trust serveries. Some mentioned secure the payment of money, and remaining unreleased at the date of the delivery hereof.  In WITHESS WHEREOF, said party of the first part has caused its corporate seal to be hereto affect and has caused its compared and the said trustee in pursuance of the clevery hereof.  In the Undersigned State affects of the delivery hereof.  AT Trustee as stighting.  **ATTENDER OF President And ARTESON, INCHINOS, and Harries and delivered the said instruments with the compared to the heart and the compared to the said compared to the said said compared to the said said compared to the said respective spiriture.  **ATTENDER OF President And STATESON, INCHINOS, and Harries In ARTESON, INCHINOS, and Harries In		not as tenants in common.  of 2168 Westmoreland. Palatine. IL , party of the second part.  That said , rty of the first part, in consideration of the sum of Ten and No/100———————————————————————————————————
together with the tenements and appurtenances thereunto belon, mg.  TO HAVE AND TO HOLD, the same unto said party of the sec and permand to the proper use, benefit and behood for ever of said party of the second part.  Subject to: Tares #76 and subsequent years and conditions and covenant record and REPURCHASE AGREEMENT: "Purchaser, by the acceptance of this deed see by grants to seller the immovable opth of first refusal to records see the really herein described if purchaser ais to use and occupy the immovable tanily, or attempts to sell or lease \$ do ally within one year from date a different property that the price paid for said property by the buyer, go the herein, to the seller, the contractor."  This deed is executed pursuant to and in the exercise of the power and authority granted to an even ed in said attrustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agrees own. Town mentioned. This deed is made subject to the lien of every trust deed or morgane (if any there be) or record in said contract given to in the original party of the first part has caused its corporate seal to be hereto aff xed, and has caused its name to be signed to these presents by its		Lot 98 in [air Meadows Planned Development Plat of Subdivision of part of the Northwess guarter of Section 1, Township 42 North, Range 10 East of the
together with the tenements and appurtenances thereunto belon, mg.  TO HAVE AND TO HOLD, the same unto said party of the sec and personant of the proper use, benefit and belook leaves of said party of the second part.  Subject to: Taxes ATO and subsequent years and conditions and covenant of record and REPURCHASE AGREEMENT: "Purchaser, by the acceptance of this deed are by grants to seller the irrevocable right of first relusal to reporchase the really herein described if purch ser asite to use and occupy the irrevocable right of first relusal to reporchase the really herein described if purch ser asite to use and occupy the service of the property of the deed, at the price paid for said property by the buyer greates herein, to the seller, the contractor."  This deed is executed pursuant to and in the exercise of the power and authority granted to ane was ed in anial trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agrees over. To we mentioned. This deed is make subject to the life of every trust deed or morroway (if any three bor of record in said county given to in the subject to the life of every trust deed or morroway (if any three bor of record in said county given to in the subject to the life of every trust deed or morroway (if any three bor of record in said county given to in the subject to the life of every trust deed or morroway (if any three bor of record in said county given to in the subject to the life of every trust deed or morroway (if any three bor of record in said county given to in the subject to the life of every trust deed or morroway (if any three bor of record in said county given to in the subject to the life of every trust deed or morroway (if any three bor of three borson in an account of the control of the c	-	
TO HAVE AND TO HOLD, the same unto said party of the sec and per and to the proper use, benefit and belost for ever of said party of the second part.  Subject to: Taxes 170 and subsequent years and conditions and covenant of record and REPURCHASE AGREEMENT: "Purchaser, by the acceptance of this de M. set by grants to seller the irreducable reput of lists refusal to repurchase the realty been described if purch ser ais to use and occupy this realty as his residence for his immediate family, or attempts to sell or lease startly within one year from date of delivery of the deed, at the price paid for said property by the buyer grained herein, to the seller, the contractor."  This deed is executed pursuant to and in the exercise of the power and authority granted to any even de in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement. The property of the deed is made subject to the lien of every trust deed or mortgage (if any there by of record in said corn by given to secure the payment of money, and remaining unreleased at the date of the delivery hereof.  IN WITHERS WHEREOF, said party of the first part has caused its corporate seal to be hereto aff xed, and has caused its name to be signed to these presents by its visition.  Sexponery, thirt lays and year first above written.  As Trustee as affysic.  The Undersigned  As Trustee as affysic.  As Trustee as affysic.  The Undersigned  As Trustee as afford.  As		
REPURCHASE AGREEMENT: "Purchaser, by the acceptance of this ded in the price paid for said irrevocable right of list refusal to results herein described if purchaser, air to use and occupy this really as his residence for his immediate family, or attempts to sell or lease side. The price paid for said property by the buyer graited herein, to the seller, the contractor."  This deed is executed pursuant to and in the exercise of the power and authority granted to and the seller, the contractor. This deed is made subject to the lien of every trust deed or mortgage (if any there by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust agreement, over mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there by of record in said contracting unreleased at the date of the development. The process and remaining unreleased at the date of the development of the contractor.  IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these presents by its Vice.  President and attented by its Asst T.O.  MATTESON RICHTON BANK, MATTESON, ILLINOIS, and Agrantes are subscribed to the forespectively, appearance of the MATTESON RICHTON BANK, MATTESON RI	( )	TO HAVE AND TO HOLD, the same unto said party of the sec nd pe and to the proper use, benefit and behood the
This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in sold conty given to secure the payment of money, and remaining unreleased at the date of the delivery hereof.  IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereto aff xed, and has caused its name to be signed to these presents by its	0 6 · 41 ·	REPURCHASE AGREEMENT: "Purchaser, by the acceptance of this deal new by grants to seller the irrevocable right of first refusal to repurchase the realty herein described if purchaser ails to use and occupy this realty as his residence for his immediate family, or attempts to sell or leases of a fact to the within one year from date of delivery of the deed, at the price paid for said property by the buyer, grantee herein, to the seller, the contractor."
MATTESON RICHTON BANK, MATTESON, ILLINOI.  As Trustee as afficial.  By  William D. O'Hearn, Vice President  Grafteson - Richton ank 'detest nake afficial.  I, The Undersigned  I, The Undersigned  I, The Undersigned  State aforesaid, DO HEREBY CERTIFY that Colin E. Sorensen, Vice  President of the MATTESON RICHTON BANK, MATTESON, ILLINOIS, and Margie J. Morita, Asst. TO MANTESON RICHTON BANK, MATTESON, ILLINOIS, and Margie J. Morita, Asst. TO MANTESON RICHTON BANK, MATTESON, ILLINOIS, and Margie J. Morita, Asst. TO MANTESON RICHTON BANK, MATTESON, ILLINOIS, and Margie J. Morita, Asst. TO MANTESON RICHTON BANK, MATTESON, ILLINOIS, and Margie J. Morita, Asst. TO MANTESON RICHTON BANK, MATTESON, ILLINOIS, and Margie J. Morita, Asst. TO MANTESON RICHTON BANK, MATTESON, ILLINOIS, and Margie J. Morita, Settle J. Morita, Asst. To Margie J. Margie		This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in spid county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof.  IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereto aff xed, and has caused its name to be signed to these presents by the Wico President and effected by the Asst T. (i)
State aforesaid, DO HEREBY CERTIFY that Colin E. Sorensen, Vice  President of the MATTESON RICHTON BANK, MATTESON, ILLINOIS, and Marqie J. Morita, Asst. To Martin of said Corporation, personally known to me to be the same persons whose names are suscribed to the foregoing in the ment as such Vice President and Asst. To Secretary respectively, appear ment has day in person and acknowledged that they signed and delivered the said instrument as their own first tary act, and as the free and voluntary act of said Corporation, for the uses and purposes therein set forth.  Asst. T.O. Secretary did also then and there acknowledge that he, as custodian of the corposation of an affix the said corporate seal of said Corporation to said instrument as his own free and voluntary act of said Corporation, for the uses and purposes therein set forth.  Given under my hand and Notarial Seal this 25th day of August Notary Public.  Notary Public.		MATTESON RICHTON BANK, MATTESON, ILLINOI.  As Trustee as afgregated,  As Tr
ASSI. T.O. SEMMENT did also then and there acknowledge that he, as custodian of the corposition of all difference and value of a said Corporation to said instrument as his own free and value as the		State aforesaid, DO HEREBY CERTIFY that Colin E. Sorensen, Vice  President of the MATTESON RICHTON BANK, MATTESON, ILLINOIS, and Margie J. Morita, Asst. To XXXXXXX of said Corporation, personally known to me to be the same persons whose names are subscribed to the foregoing inetty.  Asst. T.O. President and Asst. To.
BFC Forms No. 18982		ASSI. T.O. SHANKS y did also then and there acknowledge that he as custodian of the corporation, did affix the said corporate seal of said Corporation to said instrument as his own free and voluntary act of said Corporation, for the uses and purposes therein set forth.  Given under my hand and Notarial Seal this 25th day of August  Ura A Stock
	JFC	Forms No. 18982