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	ftr	A-12742	24 291 452	11	0.0
	Ž	We			
	-fo-37	a corporation created and existing under and by virtue of the laws of the State of DELAWARE and dul authorized to transact business in the State of ILLINOIS, for the consideration of Ten and No/100 (\$10.00 Dollars and other good and valuable considerations in hand paid and pursuant to authority given by the Board of Directors of said corporation, CONVEYS and WARRANTS unto JOSEPH A. O'BRIEN, a bachelor, 150 North Brockway			
	13	a bachelor, 150 North Brockway		0 0 6 2 2	þ
	O)
162 140		of the <u>Village</u> of <u>Palati</u>	•	= 1300	Ï
			_, the following described Real Estate, to win	SI) REAI	Į.
		In MULTICEN (19) In MULTICE TO of Inverness, Properties of Arthur 8, Township 42 North, Range 10. East of the The 1973 as Doc munt No. 22525451, in Cook Coun	r T. McIntosh & Company, Unit No. 1, being a subdiv hird Principal Meridian, according to the Plat thereof	Ision in Section in Se	
	HILL	This deed is made of control and delivered subject to All recorded restrictions, easements, conditions, cover All zoning and building laws or onces and regulations, the state of the second subject o	enants and building lines;	SFER T	
		A. That until January 1, 1995, cac' and every lot in Mu on the plat recorded in the office of the Recorder of Di 22525451, shall be subject to the following, strictions, an additional period of twenty-five (25) cars fro and strictions until and unless the owner, or owners of two-thit tosh & Company, Unit No. 1, shall file in the office of the edged by such owner or owners stating that such estriction, in which event such restrictions, or those specific if	uitrield of Inverness, Properties of Arthur T. McIntosh & Comp beeds of Cook County, Illinois, on the 26th day of October, which shall each be construed as a covenant running with the after such first mentioned date, each such lot shall continue into (2/3) in number of the lots in Muirfield of Inverness, Prop Recorder of Deeds of Cook County, Illinois, a written stater or certain thereof, shall become ineffective prior to the en in such written statement, shall become ineffective on the day	any, Unit No. 1, as shown 1973, as Document No. 1and; and for and during to be subject to such re- erties of Arthur T. McIn- enters igned and acknowl- d of such additional peri-	31.50
12. 14.		trade shall be carried on upon any lot nor shall anything	v lot for manufacturing, industrial or business purposes; and g t z doi e thereon which may be or become an annoyance or	no noxious or offensive	
		dence by a single family only, provided that at the time of (including servants' quarters, private garages and other or No more than one such dwelling house and the accessory 3. Before any building shall be occupied or used, a set the arrangements for sewage disposal shall be such as to p	lot unle s'it be a dwelling house designed and equipped for oc f or after "at not before) the erection of any such dwelling h out-buildings may be erected and maintained as appurtenance by buildings appart ant thereto shall be maintained on any eptic tank or othe far lities for the disposal of sewage shall be prevent all nuisance and I possibility of contamination, and	ouse, accessory buildings s of such dwelling house. one lot at the same time. erected or installed, and	
		pose, shall be erected or maintained on any lot; except, how tion of the house, displaying the name of the general cor the house.	ile" or "For Rent" advertisir sign, s, and no visible oil or gas tr wever, a sign, not exceedin 12 square feet in area, may be erec intractor and/or architect. This sign shall be removed immedia	eted during the construc- ately after completion of	
ij.		sheep, bees or fowl.	ained or used on any lot for stallar, or, ecommodating any ho	· I	
		facilities for the disposal of sewage, or fence, shall be ere made to any such dwelling house or accessory building or plans and specifications for the same have been drawn by a cation, proposed landscaping thereof, and approximate cost intosh & Company, 105 West Madison Street, Chicago, III & Company, or its successors or assigns, within thirty (35 submitted to a committee of three architects, the first of have been appointed by Arthur T. McIntosh & Company, two architects first so appointed, and shall have been app. B. Owers from time to time of Lot 1 are to use Kirk.	going restrictions, no such dwelling nouss or a cessory building ected, and no alteration costing more than see Thousand Dors epite tank or other facilities for the disposal of sewage, or fea licensed architect, showing the nature, sh. pe, sist, a refultect st, and (1) shall have been first submitted to an is a proved in lilinois, or its successors or assigns, or if not appressed. In writing (0) days after the submission to it of such plans and spraited from small have been appointed by the owner of the lot, ty, or its successors or assigns, and the third of whom shall have been proved in writing by two of such committee of architects, knowd Drive or Stonefield Circle for means of ingress and ex-	lars (\$1,000.00) shall be nee, until and unless the trail design, materials, lowelling by Arthur T. Mentosh ons, (2) shall have been a second of whom shall be a papointed by the cases and are denied access	24 291
		access to Roberts Road; Lot 15 are to use Muirfield Road nied access to Roberts Road and Baldwin Road; Lot 17 a are to use Cortbridge Road and are denied access to Bald C. Restrictions, easements and conditions as shown on No. 1, recorded in the office of the Recorder of Deeds of C	are denied access to Ela Road; Lots 8 and 14 are to use Kirkw d and are denied access to Roberts Road; Lot 16 are to use M are to use Muiffield Road and are denied access to Baldwin R dwin Road. t the plat of Muirfield of Inverness, Properties of Arthur T. Mc Cook County, Illinois, on October 26, 1973 as Document No.	oad; 1 ots 18 19 and 20	452
T)		Special taxes or assessments levied or assessed on or after any failure to pay same when due.	2/6/76 and all consequences of and acts a	and deeds resulting from	; ;
Ž.		General Taxes for the year 1976 and thereafter, and all	consequences of and acts and deeds resulting from any failure	e to pay same when due.	
		In Witness Whereof, said Grantor	has caused its corporate seal to be hereto	affixed and has	i (
		caused its name to be signed to these present	ts by its Vice President, and attested b	y its Asst	Ì
		Secretary, this 3rd day of			-
No.		This instrument was prepared by: Arthur T. McIntosh & Company 105 W. Madison, Chicago, IL 6060 Robert P. Spicer, Vice-Pres.	B Het Chair		
	į.	Rev. Stamp: \$31.50	() -/		1

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AKTHUR Mail TO WARRANTY DEED Recorder's Office of Chicago, Illinois. T. McINTOSH & COMPANY Jan. Of Coling.

RECORDER THE DEEDS

*24291452

I Francesco T Rodriguez, a Notary Public

in and for said County, in the State aforesaid, DO HEREBY CERTIFY that...

Robert P. Spicer personally known to me to be the ... Vice.

President of ARTHUR T. McINTOSH & COMPANY, a corporation, and.

Josephine F. Weber personally known to me to be the Assit Secretary of aid corporation, and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such Vice President and Ass! Secretary, they signed and delivered the said instrument as Vice...President and Ass.t....Secretary of said corporation, and caused the corporate seal of said corporation to be affixed thereto, pursuant to authority given by the Board of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

GIVEN under my hand and notarial seal this....3rd

END OF RECORDED DOCUMEN