UNOFFICIAL COPY

1		
WARRANTY DEED IN TRUST This instrument prepared by: 1981 MAR 16 AM 10 26 25806107		
C. Richard McCabe	A Comment	i
1250 Shermer Rd. Northbrook, IL 60062 THE ABOVE SPACE FOR RECORDERS USE ONLY	Ø.	
THIS INDENTURE WITNESSETH, That the Grantors John B. Fleer and Jeannine G.		_
川州立命の 中立っかずり 2580610 7 か 一 REG		5
of the County of Cook and State of Illinois for and in consideration ofTen and no/100(\$10.00) Dollars, and other go	оп	
and valuable considerations in hand paid, Convey and warrant unto the Northbrook Tri	ust i	
& Savings Bank, 1250 Shermer Road, Northbrook, Illinois, a corporation of Illinois, as Trustee under the pro		
sions of a trust agreement dated the 9th day of March 1981 known as Trust Number LT-2436 , the following described real estate in t	• ;	
County of Cook and State of Illinois, to-w	it:	
A section of the first and the first 20 feet	ما يا م	
The South 150 feet of Lot 1 except the West 30 feet thereof of Rugen's Subdivision of the West 660 feet	1 4 X 2	
of the North 1/2 of the South West 1/4 of the South East	Tax Act	
of Section 9, Township 42 North, Range 12 Last of 6 to 7 to Third Principal Meridian, in Cook County, Illinois		
LOA	4 4	
ar and a contract of the contr	and the second	
nde made		
thereof of Rugen's Subdivision of the West 660 feet of the North 12 of the South West 3 of the South East 4 of Section 9, Township 42 North, Range 12 East of the Third Principal Meridian, in Cook County, Illinoising	Real Estate Transfer	
25806107 1000 MAIL 5		
25806107) 10 00 MAII A	Real Real	
	Dat	
O HAVE AND TO HOLD the said premises with the appurtenanc 3 upr 1 th Arusts and for the uses and purposes herein and in said trust agreement set forth	ITAME	
Full power and authority is hereby granted to said trustee to impeanage, protect and subdivide said premises or any part thereof, to dedicate park treets, highways or alleys and to vacte any subdivision or part thereof, .u. to resubdivide said property as often as desired, to contract to sell, to grant opto purchase, to sell on any terms, to convey either with or without contider on, to convey said premises or any part thereof to a successor or successors in trust all of the title, estate, power	us 22 us 23 us 23	
nd to grant to such successor or successors in trust all of the title, estate, powery and subportive vested in said trustee, to donate, to dedicate, to mortrage or otherwise encumber said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or reversions, to asso to commence in pracention of futuro, and upon any terms and for any perio or periods of time, not exceeding in the case of any single demise the term or	A Paragraphic Street	
Secure and to renew or extend feature upon any terms and for any period or periods of time and to amend, change or modify leases of any single unmost offer the order of the control of th	vi. SS	
hole or any part of the reversion and to contract respecting the manner of fixing the an ount of present or future rentals, to partition or to exchange said pro- ty, or any part thereof, for other real or personal property, to great eastenants or charge of the property	80E	
insiderations as it would be lawful for any person owning the same to deal with the same, whether up lar to or different from the ways above specified, at arme or times hereafter.	IN SERVICE SER	
In no case shall any party deating with said trustee in relation to said premises, or to whom as a premise or any part increo stall occommend be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchas now, y, tent, or money borrowed or advanced on take temises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to high, e. ir. or the necessity or expediency of any act of said temises, or be obliged to high, e. ir. or the necessity or expediency of any act of said	8 A A F	
istee, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every d. d., i ast deed, mortgage, lease or other instrument estated by said trustee in relation to said real estate shall be conclusive evidence in favor of every person rel ir, upon or claiming under any such conveyance are consistent entry to the relation of the delivery thereof the trust created by this indepture a. are said trust, after the way in full force and effect	5 13 15 15 15 15 15 15 15 15 15 15 15 15 15	
that such conveyance or other instrumnet was executed in accordance with the trusts, conditions and limitations catain. I in this indenture and in said trusteement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said strustee was du' author red and empowered to execute an	4 89 89	
ne or times hereafter. In no case, shall any party dealing with said trustee in relation to said premises, or to whom sala premises or any part thereof shall be conveyed, contracte be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchast not ye, rent, or money borrowed or advanced on sal emisses, or be obliged to see that the terms of this trust have been complied with, or be obliged to see that the terms of this trust have been complied with, or be obliged to large, lease or other instrument action to said real estate shall be conclusive evidence in favor of every det yel, it says deed, mortgage, lease or other instrument as contact in the time of the delivery thereof the trust created by this indenture a by said trust reference was in full force and effect plats such conveyance or other instrument was executed in accordance with the trust, conditions and initiations or ainsi alimit in indenture and in said trust extension of the property and binding upon all beneficiaries thereunder, (c) that said trustee was dul author ted and empowered to execute an intervence to the deed, trust deed, lease, mortgage or other instrument and dtyl if the conveyance is made to a suc extra or sy exessions in trust, that such tax soor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, however, however, he dies and obligations of its or their predecessor in trust.	. E	
The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be or y in he earnings, avails and proceed a second from the rate or other disposition of said real estate, and such interest is bereful delibered to be mersonal promotive and on beneficiary hereunded.	<u>,</u>	
all 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 proceed as a foresaid the title to any of the above lands is now or hereafter registered, the Registrar of Title is hereby directed on to register or act in the certificate of title of plicate thereof, or memorial. The words "in trust", or "with the statut with the statut with the statut of the place of the pl	or c	
such case made and provided, And the said grantor 5	s	
the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	·i .	
In Witness Whereof, the grantor S. aforesaid M. have hereunto set their hand and seal	<u> </u>	- 1
Hen B. Thee (Seal) (Seal)		
The Haller of the House of the		
Jeanners W- Track (Seal) (Seal)	TO	
te of Tllingis SS. I. Fern N. Kutok a Notary Public in and for said County, in the state aforesaid, do hereby certify that	'	· III
John B. Fleer and Jeannine G. Fleer, his wife		
personally known to me to be the same person S whose nameS are subscribed to	l L	
the foregoing instrument, appeared before me this day in person and acknowledged that they stand, sealed and delivered the said instrument as their free and voluntary		
act, for the uses and unity conherein set forth, including the release and waiver of the right of homestead.		
Given under an hand and hearnal scal this		
Control Carl South Eutob		A CONTRACT OF
Notary Public		16
MAIL TO Graffe: Address: 1445 Western Ave. Northbrook Trust & Savings Bank Northbrook, IL 60062		
		4.

END OF RECORDED DOCUMENT