JNOFFICIAL COPY

*DEED IN TRUST 25155089 The above space for recorder's use only rS KEVIN R. HEATH and THIS INDENTURE WITNESSETH, that the Grantor'S KATHLEEN C. HEATH, his wife and valuable considerations in hand paid, Convey and Warrant unto the MARQUETTE NATIONAL DANK, a National Banking Association of Chicago, Iffinis, as Trustee under the provisions of a rust agreement dated the 23rd day of July 1979, known as Trust Numb r 9046, the following described real estate in the County of Cook and State of Minus to-wit: Lot 10 (except the West 5 feet thereof) in Block 2 in A. D. Doberstein's Subdivision of the North 1/2 of the South 1/2 of the North East 1/4 of the North East 1/4 or Section 15, Township 38 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois. £7:21 932 SUBJECT TO: General real estate taxes for 1978 and subsequent years; covenants, conditions and restrictions of record. TO HAVE AND TO HOLD the said premises with the appartenances poin the trusts and for the uses and purposes herein and in said trust agreement set forth.

Full power and authority is hereby granted to said trustee to improve mans e, protect and subdivide said premises or any part hereof, to dedicate parks, streets, highways or alleys and to vacate any st divisit or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey said premises or any part thereof to a successor are successors in true. The contract to the without consideration, to convey said premises or any part thereof to a successor are successors in true. The contract to t thereof, to dedicate paras, streets, insures, and the contract to sell, to grant options to purchase, to sell on my terms, to conver these was contracted to the grant options to purchase, to sell on my terms, to conver these encumbers and property, or any part thereof to a successor is not many and many on the successor of the convey said premises or any part thereof, to lease said property, or any part thereof, to make lease of commence in purseent or future, and upon any terms and for any period or periods of m, not exceeding in the case of any single demise the term of 198 years, and to remove or extend leases upon any terms and for any out or periods of time and to samen, change or modify leases and the terms and provisions thereof at any time or times hereafter, to con fact to make leases and to crimin the contract of fixing the amount of present or future rentals, to partition or to exchange such property, and part thereof, for other real or personnel property, to any part thereof, for other real or personnel property, to any part thereof, for other real or personnel property, to any part thereof, and to deal with and property and every art agreed in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, any timing with and trustee in relation to add premises, or to whome stiff of remises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, he obliged to see that the variety of any person of the terms of said trust and the even compiled with, or to obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged to require into any of the terms of said trust agreement and every de (5) isor in trust.

So interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the said and proceeds arising from the said or other disposition of said real estate, and such interest is hereby declared to be property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real state a such, an interest in the earnings, avails and proceeds thereof as aforesaid, an interest in the earnings, avails and proceeds thereof as aforesaid, the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to regil ter or note her title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to regil ter or note ertificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition," or "with limitations," a word-in import, in accordance with the statute is such case made and provided. And the said grantor S hereby expressly waive and release any and all right or benefit under and by virtue and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise. witness Whereof, the grantor S aforesaid ha Ve hereunto set. 14th day of September Leath (Seal) Bathlem C Wentl _(Seal) Kevin R. Heath Kathleen C. Heath (Seal) r. a Notary Public in and for said County, in Kevin R. Heath and State of Illinois , George A. Behling, Jr. County of Cook TRANSFER : his wife the foregoing instrument, appeared before me this day in person and acknowledged that they signed, scaled and delivered the said justrument as their free and volun-Sept. Given under my hand and no Marquette Valloud Bank

BERNICK & BERNICK, LID. above described property.

December.

MAIL TO -> Attorneys at Law

MEGG Sa. Sawyer Ave.

UNOFFICIAL COP

CONTRIBUTION OF THE SAMPLE OF