## UNOFFICIAL COPY

COEX COUNTY LINGS    FILE OF COUNTY   STEEL 42   25.2 2 8 8 1	GEORGE E. COLE® NO. 1990 LEGAL FORMS September, 1975 DEED IN TRUST	25223811	slidney H. Olsen		
THE GRANTON EDWARD MACAITIS and CAROL J. MACAITIS. Alsa wife of the County of COOK and State of Illinois. for and in consideration of the County of COOK and State of Illinois. for and in consideration of TER AND NO/IOO——————————————————————————————————	) (ILLINOIS)	COOK COUNTY, ILLINOIS FILED FOR PECORD	RECORDER OF DEEDS		
THE GRANTOR EDWARD MACATTIS and CAROL J. MACATTIS, his wife of the County of Cook and State of Illinois. for and in consideration of the County of Cook and State of Illinois. In the County of Cook and State of Illinois of the County of Cook and C		1979 NOV -7 PH 12: 42		<b>n</b>	
of the County of Outs and State of Leaves and Warrant To Journal of the county of TEN AND NO ZOO and on the consideration in him and paid, Councy Sand(WARRANT JOUT CLAIM)  and other good and valuable consideration in him and paid, Councy Sand(WARRANT JOUT CLAIM)  is \$1954 and known a "Turk Name County of the	THE GRANTOR EDWARD MACA	TOTO and CAROL T MACA	ITIS, his wife		
and other good and valuable considerations in hand paid, Couvey_End(WARRANTOUT CLOBS	of the County of COOK	and State of	, for and in consideration	0.2	
of transech and soon as "run Number 64280	and other good and valuable considerati	ons in hand paid, Convey Sand (WA	RRANTS/QUIT CLAIM)*	TA MAI	
of trusten) and un to gl and every successors in trust under said trust agreement, the following electrical cause in the County of	unto Di Vinto Milard	(NAME AND ADDR	ess of Grantee)	18	
in the County of and State of Illinois, to will.  Lot 4 in Jolia. Tananevicz Subdivision of Lot 12 in N. P. Iglehart subdivision of the East 1/2 of the South East 1/4 of Section 1, subdivision of the East 1/2 of the South East 1/4 of Section 1, subdivision of the East 1/2 of the South East 1/4 of Section 1, subdivision of the East 1/2 of the South East 1/4 of Section 1, subdivision of the East 1/2 of the South East 1/4 of Section 1, subdivision of the East 1/2 of the South East 1/2 of the Third Principal Meridian, in Cook County, Illinois.  Full power and authority are flower, to success or successors and subdivide said premises or any part thereof to deficient saft, streets, light we relay, to use the successor of 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 the successor of successors in trust and to grant to such the successor of successors in trust and to grant to such the successor of successors in trust and to grant to such the successor of successors in trust and to grant to such the successor of successors in trust and the successor of successors in trust and to grant to such the successor of successors in trust and to grant to such the successor of successors in trust and trust a	1964 and kno n as Trust Number 6428	(hereinafter referred to as "	said trustee," regardless of the number		
Subdivision of the Fast 1/2 of the South East 1/4 of Section 1, Township 38 North, Rarge 13 East of the Third Principal Meridian, In Cook County, Illino; 3.  To HAME AND To HOLD he sat premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust specment set forts.  To HAME AND To HOLD he sat premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust specment set forts.  To HAME AND TO HOLD he sat premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust specment set forts.  To HAME AND TO HOLD he sat premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust specment and to make any part thereof it ode lices parks, streets, is play with a set of the said property, or say part thereof, from the said property, or any part thereof and the said property, or any part thereof in all the said and the said grant of the said said trust appeared to said property, or any part thereof in all other ways and for out other considerations as it would be lawful for any person own of said every part thereof in all other ways and for out other considerations as it would be lawful for any person own of said read said trust appeared to said trust appeared to the said said trust appeared to the said said trust appeared to the said said tru	in the County of Och	f State of Illinois, to wit:		+	
Township 38 North, dege 13 East or the Third Principal Methods of the uses and purposes herein to the principal power and authority are hereby award to said trustee to improve, manage, protect and subdivide said premites or any part thereof, and to resubdivide and property as often as desired, to contact one, and apply the trees of the said series of th	I was a sure of the Poort 1	/9 of the South Rest 1	/4 of Section L.	A 4 4 4 8	
and in said trust agreement set form.  For playover and authority are hereby sweed to said trustee to improve, manage, protect and subdivide said premises or affects to sweate any subdividence and the resubdivides and property as often as desired; to contract to **. **. **. **. **. **. **. **. **. **	Township 38 North, Range	l3 East of the Third P	rincipal meridian, i		
any part thereof, to dedicate parks, streets, any part thereof to a successor or successor in trust and to prevent the successor or successor in trust and to prevent the successor or successor in trust all of the title, existe, was and authorities vested in said truste; to donate, to dedicate, or successor part of the title, existe, was and authorities vested in said truste; to donate, to dedicate, or mortage, pages or oxistors or reversion, by pages or common or reversion, by pages or oxistors or reversion, by pages or oxistors or reversion, by pages or oxistors or reversion and prevent or prevent or in future, and upon any terms and for any period or periods of time, not exceeding in the case or when the definition to lease and options to reason the sease and options to forewell the sease and options to forewell or or to exchange and or or to exchange and property, or may be fitted to the sease and options to forewell the sease and options to forewell or the sease and options to reason the page to the application of any purchase the whole or any part thereof; and to deal with said property a devery part thereof in all other ways and for such other considerations as it would be lawful for any person onwing the same to deal with said property and every part thereof in all other ways and for such other consideration of any purchase money, rent, or money borrowed or advanced on said premises, or to whom said premises or any part thereof in all other ways and for such other consideration of any purchase money, rent, or money borrowed or advanced on said premises, or to whom said premises or or was any part thereof in all other ways and for said trust agreement or in some amendment thereof and binding upon or claiming under any said nor said trust agreement or	and in said trust agreement set forth.			開発を開発の	
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or future restalet to partition or to exchange said property, or any part thereof, for other real or personal property, to grant assements or charges of any kind; to release, convey or assign any stiff to riterate in or about or essement appurtment to said premises or any part thereof; and to deal with said property at every part thereof in all other ways and for sand or different from the ways above specific, at only premo overing the same to deal. The same, whether similar to or different from the ways above specific, at only premo overing the same to deal. The same whether similar to or different from the ways above specific, at only premo overing the same to deal. The same whether similar to or different from the ways above specific, at only premo overing the same to deal. The same whether similar to or different from the ways above specific, at only premo overing the same to deal of the delivery person that was a proposed to a said trust application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to rest the start was been compiled with, or be obliged to inquire into the necessity or expedience, a y act of said trusts, or be obliged to reprivileged to inquire into any of the terms of said trust agreement and every person relying the same to be obliged to inquire into any of the terms of said trust agreement was in full force and effect; (b) that su a conveyance or other instrument, and the said trust agreement was in full force and effect; (b) that su a conveyance or other instrument, and the said trust agreement was in full force and effect; (b) that su a conveyance or other instrument and trust and	time to time, in possession or reversion, by period or periods of time, not exceeding in the	leases o commence in praesenti or in fut case of the case of 19	uro, and upon any terms and for any 3 years, and to renew or extend leases	T T	
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been complied with, or be obliged to inquire into the necessity or expediency of a state deed, mortages, lease or other instrument and overview of the control of the contr	II considerations as if would be lawful for any be	rson owning the same to deat the same	of in all other ways and for such other e, whether similar to or different from	E   E   E   E   E   E   E   E   E   E	
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was stituted and an experiment thereof and binding upon all beneficiaries thereunder; (c) that said rus ee was duly authorized and or in some amendment thereof and binding upon all beneficiaries thereunder; (c) that said rus ee was duly authorized and continue and deliver every such deed, trust deed, lease, mortgage or other instrum, and (d) if the conveyance is made to a successor or successors in trust have been properly as intended and refully exeted with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their p deces or in trust.  The interest of each and every beneficiary hereunder and of all persons claiming under them or a yet of the shall be only in the carnings avails and proceeds form the sale or other disposition of said real estate, and histerest is hereby in the same and all to only an interest in the earnings, avails and proceeds fore of as aforesaid real estate, and histered is a such, but only an interest in the earnings, avails and proceeds fore of as aforesaid real estate, and histered is a such, but only an interest in the earnings, avails and proceeds fore of as aforesaid real estate, and histered is a such, but only an interest in the earnings, avails and proceeds thereof as aforesaid real estate, and histered is a such, but only an interest in the earnings, avails and proceeds thereof as aforesaid real estate, and histered is a such but only an interest in the earnings, avails and proceeds thereof as aforesaid real estate, and histered is a such but only an interest in the earnings, avails and proceeds thereof as aforesaid real estate, and histered is a such but only an interest in the earnings, avails and proceeds thereof as aforesaid real estate, and histered is a such but only an interest is hereby different and proceeds thereof as aforesaid real estate, and histered is a such but only an interest is hereby different and proceeds thereof as aforesaid real estate, and histered is a such but only an interest is hereby different and proceeds thereof	purchase money, rent, or money borrowed or been complied with, or be obliged to inquire	advanced on said premises, or be obliged into the necessity or expediency	to see that the terms of this trust have act of said trustee, or be obliged or	15150 B	
was extended and binding upon all beneficiaries thereunder; (c) that said rus ee was duly authorized and or no some am education of the conveyance of the co	privileged to inquire into any of the terms of instrument executed by said trustee in relation	to said trust agreement; and every drad, to said real estate shall be conclusive wi- lease or other instrument, (a) that at the	er e in favor of every person relying '.me of the delivery thereof the trust	7 % /g	
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and all statutes of the State of liminos, proving for the exchipition of the life in and _ and seal_ this	tions," or words of similar import, in accordan	ce with the statute in such case made all right	or benefit under and by virtue of ar	T 8 5	
(SEAL)  (SEAL)	and all statutes of the State of Hillings, Droyidii	ig for the exemption of homesteads from a	and on extendence of carret inter-		
State & This noise Found of Cook  State & This noise Found of Cook  State & This one of the Fight of homestead.  Given under my hand and official seal, this 25 This instrument was prepared by State and F. Lord-Attorney at Law  This instrument was prepared by State and F. Lord-Attorney at Law  (SEAL)			1 +	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
State & Ulianois, Loundy of Cook s.  I, the undersigned, a Notary Public in and for said County, in the State afore-said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, DO, HERERY, CERTIFY that EDWARD MACAITIS and CAROL said, CAROL said	Story Marie	= (SEAL) Caroe).	Marachis (SEAL)	1800 E 90	
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that Lh Signed, sealed and delivered the said instrument as rece and voluntary act, for the used for the right of homestead.  Green-under my hand and official seal, this 2577 day of 0 - tour 1979  Commission expires July 3rd 1982 Jewel F. Joul NOTARY PUBLIC  This instrument was prepared by 85+h St Evergreen Parks, whileholds	State of Hunors, County of COOK	ss. I, the undersigned, a Notary Public in an	d for said County, in the State afore-	5.0	
that Lh Signed, sealed and delivered the said instrument as rece and voluntary act, for the used for the right of homestead.  Green-under my hand and official seal, this 25711 day of 0 c tourned 1979  Commission expires July 3rd 1982 Jewel F. Joul NOTARY PUBLIC  This instrument was prepared by St. Evergreen Parks, whilehoods	Saig.	DO HEREBY CERTIFY that EDWARD MACATTIS, his wife	MACATTIS and CAROL	-0 ××	
Commission expires July 3rd  19 82  General F. Joul  NOTARY PUBLIC  This instrument was prepared by Bernard F. Lord-Attorney at Law  NOTARY PUBLIC  NOTARY PUBLIC  NOTARY PUBLIC	PUBLY to the	e foregoing instrument, appeared before me	this day in person, and acknowledged their free and		
Commission expires July 3rd  19 82  General F. John NOTARY PUBLIC  This instrument was prepared by Sernard F. Lord-Attorney at Law  NOTARY PUBLIC  NOTARY PUBLIC  NOTARY PUBLIC	volum waive	tary act, for the uses and purposes thereise of the right of homestead.	n set forth, including the release and	100	
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This instrument was prepared by Bernard F. Lord-Attorney at Law  95th St. Evergreen Parks, arbitrations		19 <u>_82</u>	NOTARY PUBLIC	3990	
*USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE  ADDRESS OF PROPERTY:  455 4 5 We stepped  MAIL TO:  MAIL TO:	This instrument was prepared by Bern	ard F. Lord-Attorney a	t Law		
ADDRESS OF PROPERTY.  455 4 5. We STERMS  MENT ON COMMENT  (Name)  MAIL TO:  MAIL TO:  ADDRESS OF PROPERTY.  455 4 5. We STERMS  THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES AT ONLY AND IS NOT A PART OF THIS DEED.  THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES AT ONLY AND IS NOT A PART OF THIS DEED.		ries desire	(銀) 基金(銀)	0 0 0 8	
MAIL TO:     SERNARD F. LORD	*USE WARRANT OR QUIT CLAIM AS PAR.			JMEI 23	
MAIL TO:   95714 5T  ONLY AND IS NOT A PART OF THIS DEED.  Address)	. 0	733			
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