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	NO. 1990		The second second second second second second			1
SEORGE E. COLES LEGAL FORMS	September, 1975	A. 1. 18 19	855 m		e ta E	<u> </u>
	DEED IN TRUST	1979 NOV 13 PM 3 23 25238624				MARINE TO A CO.
(ILLINOIS)						20.00
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(The Above Space For Recorder's Use Only)						
THE CD A	ANTOR, Werner H. H	essel and Be	tty C. Kes	sel, his wife		
	Coolc	and Ctata of	Illinoi	s, for and in con	sideration	
ofTen (	\$'. <u>0.</u> 00)		num and/M/AT	PANT /OUT CI	LDollars,	
Wer	ner a. Kessel, Til	istee under A	greement a	acca mpraz ou	1971	
f/b/o Weiner H. Kessel (NAME AND ADDRESS OF GRANTEE)  or Trustee under the provisions of a trust agreement dated theday of						
1 <del>9 = ; and k</del>	क्रमण कर चिर <b>ाणे</b> गांधेरा	(hereinafte	er referred to as "sa	id trustee," regardless of t	he number	73
of trustees,)	and unto all and e cry successor or	successors in trust unde	r said trust agreeme:	nt, the following described	real estate	, X
7 di	wided one-half int	erest in the	real esta	te described	in	ట్ల
Address of Grantee: 700 Sumac Lane						
	Winne	rka. Illinoi	s 60093			25238621
TO HA	AVE AND TO HOLD the said property of the said prope	mis s and the appurtent	nces upon the trusts	and for the uses and purp	oses herein	1
		nted to so' a trestee to in	nprove, manage, pro	otect and subdivide said p	remises or	מא ו
any part thereof; to dedicate parks, streets, highways of alleys to vacate any subdivision of part thereof, and to resolution and the state of the s						
window consideration, to convey start all of the title, estate, power, and authorities vested in said trustee; to donate, to dedicate, to						
mortgage, pledge or otherwise encumber said property, or any part thereof, to lease said property, of any part thereof, not any part						
time to time, in possession or reversion, by leases to commen e in praesent or in future, and upon any terms and to any period or periods of time, not exceeding in the case of any single der is the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend thereof at any time or times hereafter; to contract to make leases and to grant options to lease and options to renew leases and options to renew leases and options to purchase the whole or any part of the reversion and to contract respending the manner of fixing the amount of present or future rentals; to partition or to exchange said property, or any part the of, for other real or personal property; to grant to said premises or any part thereof; and to deal with said property and every nort thereof in all other ways and for such other to said premises or any part thereof; and to deal with said property and every nort thereof in all other ways and for such other to said premises or any part thereof; and to deal with said property and every nort thereof in all other ways and for such other to said premises of any kind; to release, convey or wassign any right, title or interest in or about or easement appurtenant to said premises or any part thereof; and to deal with said property and every nort thereof in all other ways and for such other to said premises or any part the order.						
upon any terms and for any period or periods of time and to anich thereof at any time or times hereafter; to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respe the manner of fixing the amount of present or future rentals; to partition or to exchange said property, or any part the rof, for other real or personal property; to grant to said premises or any part thereof; and to deal with said property and every, nort thereof in all other ways and for such other to said premises or any part thereof; and to deal with said property and every, nort thereof in all other ways and for such other to said premises or any part thereof; and to deal with said property and every, nort thereof in all other ways and for such other to said premises or any part thereof; and to deal with said property and every, nort thereof in all other ways and for such other to said premises or any part thereof; and to deal with said property and every, nort thereof in all other ways and for such other to said premises or any part thereof; and to deal with said property and every, nort thereof in all other ways and for such other to said premises or any part thereof; and to deal with said property and every, nort thereof in all other ways and for such other to said premises or any part thereof; and to deal with said property and every, nort thereof in all other ways and for such other to said premises or any part thereof; and to deal with said property and every, nort thereof in all other ways and for such other to said premises or any part thereof; and to said the said to said						
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thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be in the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see hat the terms of this trust have						RANGE OF POST
thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be also to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see hat the terms of this trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of drustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, trust ded mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusive evidence of the convey of the terms of the drust of						
In no case shall any party dealing with said trustee in relation to said premise, or so whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be child to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see hat the terms of this trust have been complied with, or be obliged to inquire into the necessity or expediency of any act the deal mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusive evidence in fivor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this Indenture and by said trust agreement was in full force and effect; (b) that such conveyance to aduly authorized and or in some amendment thereof and binding upon all beneficiaries thereunder; (c) that said trustee we saidly authorized and or in some amendment thereof and binding upon all beneficiaries thereunder; (c) that said trustee we saidly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument; and (d) if the conveyance are not the said trustee we saidly authorized and or in some amendment thereof and binding upon all beneficiaries thereunder; (c) that said trustee we saidly authorized and or in some amendment thereof and binding upon all beneficiaries thereunder; (e) that said trustee we saidly authorized and or in some amendment thereof and binding upon all beneficiaries thereunder; (e) that said trustee we saidly authorized and or in some amendment thereof and binding upon all beneficiaries thereunder; (e) that said trustee we saidly authorized and or in some amendment thereof and binding upon all beneficiaries thereunder; (e) that said trustee we saidly authorized and or in some amendment thereof and binding upon all beneficiaries thereunder; (e) that said trustee we saidly authorized and or						
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The interest of each and every beneficiary hereunder and of all persons claiming under them or any of the label of each and every beneficiary hereunder disposition of said real estate, and such intere is bereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in consolidation of the entry of the entr						
						Se
If the t	itle to any of the above lands is no	w or hereafter registered	, the Registrar of Ti	ties is hereby directed not "word condition," or "w	to registe ith lim.ta-	
or note in the Certificate of this contains a statute in such case made and provided.						
And the	ne said grantor. Shereby expressly tes of the State of Illinois, providing	maive and release ig for the exemption of	homesteads from sa	le on execution or otherwi	se. la	4 6 V
In Wit	ness Whereof, the grantor_Safore	aid haxe hereunto set	neir hands and	seals_this	,	2,/5
day of	1 2 1	<u> </u>		C22.0		S C
Werne	r H. Kessel	(SEAL)	Betty C.	Kessel	(SEAL)	1 37 -
METHE		(SEAL)			(SEAL)	} '
State of Illine	ois, County of Cook	ss.		for soid County in the C	tate afore	7
State of Illinois, County of COOK s.  I, the undersigned, a Notary Public in and for said County, in the State aforesaid DO HEREBY CERTIFY that WETNET H. Kessel and Betty C.  Kessel his Wife  Ressel his Wife  Fresonally known to me to be the same persons, whose names are subscribed						
Kessel in Switch that Research in Switch that the same person. Swhose names are subscribed personally known to me to be the same person. Swhose names are subscribed personally known to me to be the same person. Swhose names are subscribed personally known to me to be the same person.						
to the foregoing instrument, appeared before me this day in person, and acknowledged						
that the signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.						
Given under my haad annuoliicial seal, this 15th day of September 19 79						
34 L BATO						
NOTARY PUBLIC						
This distribution was prepared by a control of the						
						5238621
*USE WARRA	ANT OR QUIT CLAIM AS PAR	HES DESIRE		OPERTY & GRANTEE		FI K
ſ		<u> </u>		Pumac Lane		4 8 B
1.	(Name)		WI PAR	THE THINGS 6	0093 L PURPOSES	N C
MAIL TO: {	(Address)			DDRESS IS FOR STATISTICA NOT A PART OF THIS DEED.		MBE
1				UENT TAX BILLS TO:		≓l

RECORDER'S OFFICE BOX NO. 244180

OR

WINNETKA, TLLI NOLS 6 0093

## UNOFFICIAL COPY

## SCHEDULE A

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MIII Sannen

Let 24 in Forestview Resubdivision of Lots 1 to 12
Inclusive and Lots 14 to 17 inclusive together with
vicated Forestview Road in Forestview being a Resubdivision of Blocks 1, 2, 3, 7, and 8 together with
vacated streets and alleys in and adjoining said blocks
in Inderson Addition to Glencoe being a Subdivision of
the North East quarter of the South West quarter of
Section 18, Township 42 North, Range 13, East of the
Third Principal Meridian, in Cook County, Illinois.

END OF RECORDED DOCUMENT