		26	526932	
This Indentu	re Witnesseth,	That the Gra	ntor,s	
ROBERT C. ELLIOTT,	JR., and KATHLEEN M	. ELLIOTT, his	wife	
of the County of Cook the sum of TEN and NO	and State of I1	linois	for and in consideration	
in har a paid, and of other good and Warra tunto THE FI ing as a r tior il banking associa	and valuable considerations, receipt of RST NATIONAL BANK OF DES ation under the laws of the United Starty 19.25 in the County of Cook	f which is hereby duly ackr PLAINES, a corporation d trates of America, and duly	nowledged, Convey uly organized and exist- authorized to accept and	
the following described ral estate and State of Illinois,wit:	in the County of Cook		· · · · · · · · · · · · · · · · · · ·	
Subdivisi ship 42 N	in Porling Meadows Un on of the South 1/2 c orth, Range 10 East c in Cook County, Illi	of Section 36, T of the Third Pri	Cown-	
	0	Exempt und $\frac{\mathcal{E}}{\text{Tax Act.}}, S$	ler provisions of P ection 4, Real Estate	Transfer
SUBJECT TO	26526932	7-26-53 Date	Buyer, Sells are	Telso
TO HAVE AND TO HOLD to said Trust Agreement set forth.	he said real estate with the appurtenances, u	pon the trusts, and for the uses	and purposes herein and in	
as desired, to contract to sell, to gran real estate or any part thereof to a suc- powers and submotities vested in said T1 to lease submated to the part the upon any terms and for any period or extend leases upon any terms and whole or any part of the reversion at exchange said real estate, or any part or assign any right, title or interest in estate and every part thereof in all of	reby granted to said Trustee to improve, ways or alleys and to vacate any subdivisit options to purchase, to soil on autorities to options to purchase, to soil on autorities to option to purchase, to soil on appearance to the control of the contr	to convey either with a who is such sweesoor or successor in dge or otherwise enoumber and revision, by leases to connersor a of change or modify leases and change or modify leases and the successor of the succ	consideration, to convey said that all of the title, estate, all estate, or any part thereof, all estate, or any part thereof, or prace into rin future, and 1988 years, and to renew or term and provisions thereof said intons to purchase the une rim all, to nartition or to famy kind, to rect. we, convey and the design of the total with said each of the total with said each to the total with said each to the total with said each total with said eac	
estate or any part thereof shall be conv to the application of any purchase mo- trust have been compiled with, or be privileged to inquire into any of the to by said Trustee, or any successor in Registrar of Titles of said county) re- delivery thereof the trust created by the instrument was executed in accordance in all amendments thereof, if any, are authorized and empowered to execute a made to a successor or successors in the title estate, rights, powers, auth-	ing with said Trustee, or any successor in eyed, contracted to be sold, leased or mertga ney, cent or money borrowed or advanced to boliged to inquire into the authority, necessary of said Trust Agreement; and every trust, in relation to said real estate shall be lying, under any such consist in the said Trust Agreement is included the said trust Agreement with the trusts, conditions and limitations of which the trusts, conditions and imitations during the said processor of successors in the trust, that such successor or successors in the profities, duties and obligations of its, his or orities, duties and obligations of its, his or	ged by said Trustee, or any successing said real estate, or be obliged sity or expediency of any act of deed, trust deed, mortgage, lease e conclusive evidence in favor o veyance lease or other instrument in full force and effect, (b) of contained in this Indenture and, (c) that said Trustee, or any emortgage or other instrument ust have been properly appointed their predecessor in trust.	ssor in trust, be oblig it see to see that the terms it said Trustee, or be oblig! or or other instrument exe uted every person (including unit, (a) that at the time of the conveyance or other in said Trust Agreement of successor in trust, was duly and (d) if the conveyance is and are fully vested with all	0
or as Trustee, nor its successor or if or anything it or they or its or their Deed or said Trust Agreement or any such liability being hereby expressly we connection with said real estate may in-fatt, hereby irreveably appointed in ot individually (and the Trustee shall far as the trust urocept and funds in	ne express understanding and condition that successors in trust shall incur any personal agents or attorneys may do or omit to do amendment thereto, or for injury to person raived and released. Any contract, obligatio be entered into by it in the name of the the or such purposes, or at the election of the have no obligation whatsoever with respect the actual possession of the Trustee shall stoover shall be charged with notice of this	I liability or be subjected to ar in or about the said real estate of or property happening in or about n or indebtedness incurred or eten ten beneficiaries under said Trust Trustee, in its own name, as T to any such contract, obligation be applicable for the nament and	ny claim, judgment or decreior under the provisions of this ut said real estate, any and al attered into by the Trustee is Agreement as their attorney rustee of an express trust am or indebtedness except only sed discharge thereof. All openses	e 5 11 n -
The interest of each and every of them shall be only in the earnings, hereby declared to be personal proper as such, but only an interest in the	beneficiary hereunder and under said Trus avails and proceeds arising from the sale of y, and no beneficiary hereunder shall have; trings, avails and proceeds thereof as afore; if and equitable title in fee simple, in an	t Agreement and of all persons or any other disposition of said re any title or interest, legal or equi-	claiming under them or any tal estate, and such interest in table, in or to said real estate	•
If the title to any of the above in the certificate of title or duplicate import, in accordance with the statute	real estate is now or hereafter registered, t thereof, or memorial, the words "in trust," in such case made and provided.	he Registrar of Titles is hereby of or "upon condition," or "with li	lirected not to register or not mitations," or words of similar	r
of the State of Hunois, providing for the	by expressly waive and release any execution of homesteads from sale on execution	on or otherwise.		3
In Witness Whereof, the	grantor. S aforesaid ha VE hereunte	Tell loss (1)	hands and	i
Robert CC Elli	Ott Jr. [SEAL]	Kathleen M. El	Lliott [SEAL]	
Prepared by: Rich P.O. Box 615, Par	aro A. Nelson k Ridge, IL 60068			

UNOFFICIAL CORY

STATE OF Illinoi	s (Juk	AR 7 AM 10 54	recestr offgyf	i dina
COUNTY OF COOK	SS.	Margaret M. Raf	ferty	,
COUNTY OF	Robert C Elliott,	7-83, 72.5.018 21 and for said County, in the St. Elliott, Jr., an his wife	5526932 A — REC ate aforesaid, do hereby certify the d Kathleen M.	10.00
	subscribed to the acknowledged that their	they signed, scal	before me this day in person a ed and delivered the said instrum- uses and purposes therein set for estead.	ent
E C C C C C C C C C C C C C C C C C C C	Given under m	y hand and Notarial Seal this A. D. 19 Roll faul M. Raff and and Notarial Seal this B. Raff Coll 1 Description of the seal of the se	J6 H day Lexty Notary Public	_
	Coo	2 W		
			Section 4, Real Ea	f Par egrands fat er Types
				Co
TRUST NO. 12741274	WARRANTY DIED	THE FIRST NATIONAL BANK OF DES PLAINES 701 Lee Street Des Plaines, Illinois 60016 TRUSTEE	MAIL TO THE PARTY OF THE PARTY	26526932

END OF RECORDED DOCUMENT