UNOFFICIAL COPY

OUT	CT A	IM.	DEED	IN	TRUST
OULL	CLO		DEED	MIN	IRUSI

1001 OCT 21 PM 1 21

26034154

The above space for recorder's use only	
THIS INDENTURE WITNESSETH, That the Grantor, Wayne D. Harbeck and Susan G	india a di de
of the County of Cook and State of Illinois for and in consideration of the sum of Ten Dollars and No/100 ***********************************	10.00
and State of Illinois, to-wit: Lot 12 in Block 2/. in The Highlands West at Hoffman Estates XXIX, being a Subdivision of the Northeast quarter of the Northwest quarter of Section 9, Township 41 North, Range 10, East of the Third Principal Meridian, in the Village of Hoffman Estates, Schaumburg Township, Cook County, Illinois, according to the plat thereof recorded or November 4, 1968 as Document No. 20666161 in the Office of the Recorder of Deeus, Cook County, Illinois.	
THIS INSTRUCTION CHAS PREPARED BY	- 10 cm
SUBJECT TO General Taxes for 1980 and subsequent years.	Type Carlo
Real Estate Tax 2 07 09 114 012 TO HAVE AND TO HOLD the said real estate with the apputtenances, upon the trusts, and for to the post and authority is hereby granted to said Truster to improve, manage, project and subdivide said and trust early part thereof, to dedicate parks, streets, highways or alleys and to search any subdivision or part thereof, and to restudivide said real estate as often as desired, to even a locally to grant of the successor of successors in the said of parant 10 stells, usercastor or successors in the said of parant 10 stells, usercastor or successors in the said of parant 10 stells, usercastor or successors in the said of parant 10 stells, usercastor or successors in the said of parant 10 stells successors in the said of the stiller.	Rider of Re
either with or without consideration, to convey said real estate or any part thereof to a successor in trust and to grant to such successor or successors in trust all of the title, estate to never and authorities vested in said frustee, to donate, to decidenate, to mortgage, pledge or otherwise encurance stady a. v. t.g. or any part thereof, in contact to make a property of the property to grant of extending the property, to grant careening of the property of the property, to grant careening of the property of the property to grant careening of the property of the property to grant careening of the property of the property to grant careening of the property of the property to grant careening of the property of the property to grant careening of the property of the propert	ons of Paregra
and to deal with stud real entate and every part threed in all other ways and for such other considerations as it would be lawful (or ar person owning the same to deal with the same, whether simulate to or different from the ways above specified, at any time or times thereafter. In no case thall any pasty desing with stud Trustee, or any successor in trust, in relation to said real entate, or to show saw, all, ast or any part thereof shall be conveyed, contract the same, and the same of the same of the same, and the same of the	This space for a road for the space for a road for the ro
whether similar to or different from the ways above specified, at any time or times hereafter. In no case shall any party dealing with said Trustee, or any successor in trust, in relation to said real estate, or to whom sale	state Training
folly, revied with all the tulle, estate, rights, powers, authorities, duties and obligations of its, his or their predectsor in trust. This conveyance is under upon the express understanding and condition that neither Columbia National Bank of Chicago, individually or a: T ee, nor its successor in trust shall incur any personal lashing or be subjected to any claim, judgment or decree for anything it or they or its or their agents or attorneys may do or omit or of about the said real estate or under the provisions of this Deed or said Trust Agreement or any amendment thereto, or for injury to person or properly happening into about or a about the said state, any and all such liability being hereby expressly waived and released. Any contract, obligation or indebtedness incurred or entered into by the Trustee in connection with a 1 real est et may be entered into by in the name of the then beneficiaries under said Trust Agreement as their attorney-in-fact, hereby revocably appointed for such contract, obligation - lindbur less established to the contract of the property and funds in the actual postesson of the Trustee shall be applicable for the payment and discharge thereof). All persons and corporator whomsoever and whatsoever shall be charged with notice of this condition from the date of the filing for record of this condition from the date of the filing for record of this condition from the date of the filing for record of this condition of the said	Rosal of
to let as the triust properly and funds in the actual possession of the Trustee shall be applicable for the payment and discharge inercol). All persons and corporation with monotoners and whatsoever shall be charged with noise corf of this condition from the date of the filing for record of this Deed. The property of the middle be only in the c. in g. axialis and proceeds aroung from the sale or any other disposition of said real estate, and such interest in hereby declared to be personal property, and no beneficiary hereunder th. I had any title or interest, legal or equilable, in or to said real estate as such, but only an interest in the arinings, axial, and proceeds thereof as a aforesaid, the intention hereof being to were "said", um had National Blank of Chicago the entire legal and equilable title in fee simple, in and to all of the real estate above described. If the inlict oany of the above real estate is now on the reafter registrate of Title is before directed ont to register or note in the certificate of title or duples of the "said" of the above real estate is now on the reafter registrate of Title is they directed not to register or note in the certificate of title or duples of the "said" of the above real estate is now on the reafter registrate of Title is they directed not to register on the same many and monoted and tail of the said	
accordance with the true intern and meaning of the trust. And the said grantor	
In Witness Whereof, the grantor <u>S</u> aforesaid ha <u>Ve</u> hereunto set <u>their</u> handS and seal <u>S</u> this <u>2</u> day of <u>October</u> 1981.	0.18
Wayne D. Harbeck [SEAL] Susan G. Harbeck [SEAL]	Nen Nen ()
State of D. T. SS. In Phillis J. Donofrio a Notary Public in and for said County, in Communication of the state aforesaid, do hereby certify that Wayne D. Harbeck and Susan G.	
Cook the state storesaid, do hereby certify that the state storesaid that the state storesaid the state storesaid that the state storesaid the state s	
personally known to me to be the same person. S. whose name S. APC subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that thou signed, sealed and delivered the said instrument as their force and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and opagrial seal this. 2 day	
of Oct Public Notary Public	
Return to:	
Columbia National Bank of Chicago 885 Hillcrost Blvd Hoffman Fetat	es
5250 N. Harlem Avenue Chicago, IL 60656 TR4 C&J ATTN: Trust Dept.	_ '

END OF RECORDED DOCUMENT