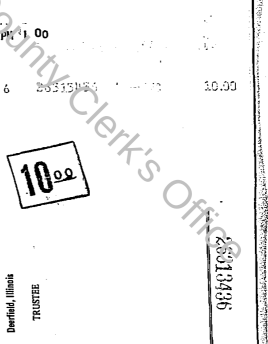
UNOFFICIAL COP

DEED IN TRUST (WARRANTY)	26313436	
	(The Above Space For Recorder's Use Only)	\rightarrow
Stratigakis, Panagiotis Kei	nat the Grantor S., John Stratigakis, Vasiliki Talas and Marina Kefalas . and State of Illinois	lion 4. Challes
(\$ 10.00), in har acknowledged, on and Warrant ing corporation of Peerfield Hillings, a	and State of	Paisgraph — See A lon Line 1 Byse, Sales or Repres
40 feet of Lot 6 in Block 2 division in the North West	of that part of Lot 6 lying North of the South 2 in Frederick H. Bartlett Lawrence Avenue Sub- 24 of Section 17, Township 40, North, Range 13 3 Meridian, in Cook County, Illinois.	under provisions of Por
SUBJECT TO: TO HAVE AND TO HOLD the said real esta said Trust Agreement set forth.	e with the appurtenances, upon the trusts, and for the uses and purposes herein and in	Raal Estatum Date
Full power and authority is hereby granted to times to improve, mange, protect and subdivide vacate any subdivision or part thereof, and to rechase, to sell on any terms, to convey either with or successors in trust and to grant to such autcer Trustee, to denate, and to grant to such autcer to the successor and the such distance to time, grant to such autcers and for any period or periods of time, not eleases upon any terms and for any period or period at any time or times hereafter, to contract to me chase the whole or any part of the reversion and partition or to exchange said real estate, or any time to the contract to me chase the success and partition or to exchange said real estate, or any time to deal with said real estate and every partition of the same to deal with the same	e wil it the appurtenances, upon the trusts, and for the uses and purposes herein and in said "rustee with respect to the real estate or any part or parts of it, and at any time of asid or real estate." Ye any part thereof, to dedicate parks, streets, highways or alleys and to subdivide " of re.' estate as often as desired, to contract to sell, to grant options to purh or with ut con ideration, to convey said real estate or any part thereof to a successor stor or su cessors in trust all of the title, estate, powers and authorities vested in said day or or the "westernorm of the part thereof, to lease said real estate, sion or reversic, b. leases to commence in the present or in the future and opon any story of the said of the sa	S HBRE
or any part thereof shall be conveyed, contracted see to the application of any purchase money, reterms of the trust have been complied with, or Trustee, or be abilged or privileged to inquire late or other instrument executed by said Trustee or the contract of the cont	to be sold, leased or mortgaged a sold Trustee, or any successor in trust, be obliged to ent or money borrowed or advanceu or the trust property, or be obliged to see that the be obliged to inquire into the auth rity necessity or expediency of any act of said only of the terms of said Trust Agree and every deed, trust deed, mortgage, lease and a successor of the said trust and trust agree and every deed, trust deed, mortgage, lease of the said trust agree and every deed, trust deed, ease or other is structure, (a) that at the time of the delivery trust, experience the sain full force and effer b) "at such conveyance or other instructs, conditions and limitations contained here! and in said Trust Agreement or in all selectificaties thereunder, (c) that said Trustee or any successor in trust, was duly er every such deed, trust deed, lease, mortgage or of instrument and (d) if the constitution to the successor of successors in trust have be a poperly appointed and are fully	STATPH EAGERTHUMEST OR REVENUE STAMPS 1 TAX ORDITANCE STEE AFORESAID LALL LA
successor or successors in trust shall incur any po or its or their agents or altoneys may do or omit Agreement or any amendment thereto, or for in ity being hereby expressly waived and released, nection with said real estate may be entered into in-fact, hereby irrevocably appointed for such pu- and not individually (and the Trustee shall have except only so far as the trust property and fun- charge thereof). All persons and corporations whe of the Gling for record of this Deed	ersonal liability or be subjected to any claim, judgment or decre anything it or they it to do in or about the said real estate or under the provisions. I this Deed or said Trust jury to person or property happening in or about said real est te, an, and all such liabil. Any contract, obligation or indebteddenss incurred or entered a to by the Trustee in comby it in the name of the them beneficiaries under said Trust Ag. er as their attorney-urposes, or at the election of the Trustee, in its own name, as Trustroff express trust no obligation whatsoever with respect to any such contract, obligatic. or indebtedness did in the actual possession of the Trustee shall be applicable for them. The ment and dishomsoever and whatsoever shall be charged with notice of this condulation of the Trustee shall be applicable for the property of the said the sa	RAPH EAGERNONDERS" TAX ORDINANCE FLEE AFUNCAND JAC
The interest of each and every beneficiary he of them shall be only in the earnings, awaits and interest is hereby declared to be personal proper to said trust property as such, but only an interevest in the Trustee the entire legal and equitable if the tiltle to any of the trust property is now in the certificate of title or duplicate thereof, or similar import, in accordance with the statute if And the said Grantor S_hereby expressly valuates of the State of Illinois, providing for the NULLINGESCHIED COLD the Grantor S_	ereunder and under said Trust. Agreement and of all persons claiming under 1' r. Pry proceeds arising from the sale or any other disposition of the trust property, and such 1' and no better that the sale or any other disposition of the trust property, and such 1' and no better that said processes the said to said the said of the said to said processes thereof as aforesaid, the intention hereof bein't to title in fee simple, in and to all of the trust property above described. We or hereafter registered, the Registrar of Titles is hereby directed not to register or the memorial, the words "in trust", or "yon condition", or "with limitations", or words of a such case made and provided. Such case made and provided. The processid have the processes any and all right or henefit under and by virtue of any and all recessid have hereunto set the processid have the received by the said of the sa	INDER PRE ISION. OF PARAGRAPH S. OF CH. A.O. TV.ANSCHON TAX JOK SI. TE SANK AS TRUSTEE "LUTARLY C. C. C. R. C. L. C. AUTHORIZED SHUNDURE DUTER, SELLER ON REPRESENTATIVE
STATE OF	n. (1.1) (Seat) transma (Setara	EXEMPT UI 200 1-296 DEEBROJE BY
personally knows to per to be the same person S fore me this day in person and acknowledged the tary act. for this uses and purposes therein set	igakis, Vasiliki Stratigakis, Panagiotis & Marina Kefa whose name s subscribed to the foregoing instrument, appeared be- the page of the subscribed to the foregoing instrument, appeared be- forth, including the release and waiver of the right of homested.	las
Commission of Party Commission of Commission	1985 Carerrening NOYARY PUBLIC	росим
Document Premied Inc. Charmaine Walski 160 S. Waukegan Rd	ADDRESS OF PROPERTY: -6229 Gunnison Chgo II 60630	DOCUMENT NUMBER
Deerfield, II 60015 MAIL RECORDED DOC DEERBROOK STATE B	Name!	BER
160 S. WAUKEGAN R		

INOFFICIAL COP

DOOR THE OF COOK

AUG--6-62 619526



DEED IN TRUST

(WARRANTY DEED)

RETURN TO: Deerbrook State Bank 160 South Waukegan Road Deerfield, Illinois 60015

RUST NO.

Deerbrook State Bank Deerfield, Illinois

END OF RECORDED DOCUMENT