PRECHASE D

THIS INDENTURE WITNESSETH, THAT THE GRANTOR, Michael K. Bennett and Janice M. Bennet Illinois of the County of Cook and State of , for and in consideration មិនបន្ទាប់អ of the sum of Dollars (\$ 10.00 in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, unto RERITAGE COUNTY BANK AND TRUST COMPANY, an Illinois Corporation as Trustee under the provisions of a certain Trust Agreement, dated the 30th day of September 1968 , and known as Trust Number 1345 , the following described real extate in the County of Cook and State of Illinois, to-wit: Lot 86 in Heather Hill 4th addition to Heather Hill, a subdivision of part of the Southwest & of section 12, township 35, North, Range 13, East of the third principal meridian, in Cook County, Illinois. 31-12-302-023 LIERM. THY UACHUT PROPERTY CT + VOLLMER -CAKDINAL PLESSYUNE, IL To HAVE AND TO HOLD in said real estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.

Full power and authority is in (10) granted to said Trustee to improve, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways (10) ya and to vavate any subdivision or part thereof, and to resubdivide said real estate as often as desired, to contract to sell, to grant options to proves said said trustee, to do not any terms, to convey either with on without consideration, to convey said seal estate or any part thereof to a successor or successors in trust all of the title, estate, powers and authorities sexted in said Trustee, to donat, (1) deducate, to mortgage, pledge or otherwise encumber easily real estate, or any part thereof, to lease said real estate, or any part thereof, the lease said real estate, or any part thereof, the line, in possession or reversion, by leases to commence in praesum or in future, and extend leases upon any terms and for any period or or filme, in possession of reversion, by leases to commence in praesum of interesting the said provisions thereof at any time or times hereafter, to confract to make the see and to grant untions to lease and uplions to renew leases and options to purchase the whole or any part of the reversion and to contract or make the see and to grant in those to lease and uplions to renew leases and options to purchase the whole or any part of the reversion and to contract or make the see and options to renew leases and options to purchase the whole or any part of the reversion and to contract or make the see and options to renew leases and options to purchase the whole or any part of the reversion and to contract or make the said real estate or only part thereof, and to deal with said real estate and every part thereof fine all other ways and for other, real or personal poperty, to grant easements or charges of any kind, to release, convey or assign any right TO HAVE AND TO HOLD in said real estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in said no case shall any pany dealing with said Trustee, it so to excessor in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or intraged by said Trustee, or any successor in trust, he obliged to see to the application of any purchase money, rent or money bortowed a. \*\*/\*\*socied on said real estate, or be obliged to see that the terms of this trust have been complied with, or he obliged to inquire into the authority, no evolve on said real estate, or be obliged to see that the terms of this trust have been complied with, or he obliged to inquire into the authority in evolve of every person furtified to inquire into any of the terms of said Trust Agreement; and every 0 ed. trust deed, mortgage, lease or other instrument ensuated by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person furtificing the Registrar of Titles of said county) relying upon or claiming under any such conveyance in said out that at the time of the delivery thereof the frost created by this in kniture and by said Trust Agreement was executed in accordance with the trusts, conditions and limitation contained in this Indenture and in said Trust Agreement or in all amendments thereof, if any, and binding upon all brineficiaries thereunder. (2) that said Trustee, or any successor in trust, was duly authorized and effect every such deed, trust deed, lease, morray or represent and (d) if the conveyance is made to a successor, in trust, that such successor or successors in trust have leen property appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor. First.

This convexance is made upon the earness understanding and condition that neither. (2) with the land of the convexance of the convexance is made to a successor or the convexance is made to a successor or the convexance is made to a successor or the co This conveyance is made upon the express understanding and condition that neight. It ritings Bank and Trust Company, individually or as Trustee, not its successor or successors in trust shall must any personal liability or be subjected to any claim, independ or decree for anything it of they or its agents or attorneys may do so omit to do in or about the said real estate or on are be provisioned of this level or usid Trust Agreement or any anicindment thereto, in for injury to person or property happening or or about so the all estate any and all such liability being hereby expressly waived and released. Any contract, obligation or indebtedness incorred or external from by the Trustee in connection with said real estate may be entered into by it in the name of the then beneficiaties under yaid Trust agreement as their altorney-in-fact, hereby increasely appointed for such purposes, or at the election of the Trustee, in its own name, as Truster or on express trust and not individually (and the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or if debt loves except only so far as the trust property in funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof). All persons and consporations whomsoever and whatsoever shall be charged with outice of this condition from the date of the form of each and contract, obligation or and only only an action beneficiary thereof and the property of each and each handware homeofunction that and trust accompany and on claiming under them or any other themselves the desired with notice of this condition from the date of the cond The interest of each and every beneficiary hereunder and under said Trust Agreement and of all per on claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or could be, in or to said real estate, as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid the intention hereof being so years and literature Bank and Trust Company, the entire legal and equitable title in fee simple, in and to all of the real estate above described. If the little in any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby dire to d not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or upon condition, or "wit i i mitations," or words of similar import, in accordance with the statute in such case made and provided. no in a\_\_and \$33/ C JEST SEAL 20a4 rise County in the State aforesaid, do hereby certify that Michael K. Chael K. Chael M. Telemne H, Les We personally known to me to be the same person 🕰... \_ whose name \_ subscribed to the foregoing instrument, appeared before me this day in person and arknowledged that. Charles signed, sealed and delicered the said instrument 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 hand and MUTON

HERITAGE COUNTY BANK AND TRUST COMPANY Box 711

My commission expired

For information only insert street address of above described property

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