## UNO E E C. M. P. S. 091 863

The above space for recorder's use only

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THIS INDENTURE WITNESSETH, That the Granter MARION M. MC CARTHY, a	000K 00-110, 015
single person who has never been married,	2 . 3 2 4 7
of the County of Cook and State of Illinois for and in consideration of Ten (\$10.00)——————————————————————————————————	Sallizza JUE - ST
Lot 8 (except that part thereof lying northerly and easterly of line beginning at a point on the North line of said Lot 8, said	TATE TARE
point being 24.17 feet West of the East line of Lot 8 and extending to a point on the East line of Lot 8 which point is 17.29 feet	TE OF I
South of the North line of said Lot 8) in Block 8 in Kinsey's Forest Gorden, a subdivision of that part of the East 1/2 of the North West 1/4 lying South of the Chicago and Northwestern	LLINC NSFER
Railroad in Section 8, Township 40 North, Range 13, East of the Third Princip I Meridian, in Cook County, Illinois.	
Permanent Real Esta e Index Number 13-08-122-027 VACANT LOT	~ M
TO HAVE AND TO HOLD the said prem see vito the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.  Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or aller's and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without considerations and entered to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without considerations.	15 to 2
tion, to convey said premises or any part thereof to a successor or successor in that and togram on the said property, or any part thereof, to lease a d p opening, or any part thereof, from time to time, in possession or reversion, by leases to commence in presention future, and the above the said property, or any part thereof, to lease a d p opening, or any part thereof, from time to time, in possession or reversion, by leases to commence in presention future, and the above the property of the property o	Agento Studies
and to amoud, change or modify lease and the terms and prove one verein at any time or fines accessed to the feare and option to leave and option to recently leave and option to recently leave and option of the reversion and to contrast respecting the manner of fixing the amount of present of tuture rentals, to partition or to exchange said property, or any contrast respecting the manner of fixing the amount of present of tuture rentals, to partition or to exchange said property, or any	TOSTON CHARM
part thereof, for other real or personal property, to grant exements or the sold and and to deal with said property and every life or interest in or about or exement apportenant to said premises or as y part thereof, and to deal with said property and every part thereof in all other ways and for such other considerations as it which said to prove the same to deal with the same, whether semilate to or different from the ways above specified, at a by the or times hereafter.  In no case shall any party dealing with said trustee in relation to said premise, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leawed or mortgaged by said trustee, be obliged to see to the application of any purchase money, the conveyed, contracted to be sold, leawed or mortgaged by said trustee, be obliged to see to the application of any purchase money, the conveyed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, or tent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, or tent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, or	
he obliged to inquire into the necessity or expendency of any act of said trust expenses in the instrument executed by said trustee in relation to terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or c. siming under any such conveyance, lease or said real estate shall be conclusive evidence in favor of every person relying upon or c. siming under any such conveyance, lease or other instrument (a) that at the time of the delivery thereof the trust created by this index cure and by said trust agreement was in other instrument. (a) that at the time of the delivery thereof the trust created by this index cure and by said trust expenses in the contract of the delivery thereof the trust created by this index cure and by said trust expenses of the contract of the delivery thereof the trust created by this index cure and by said trust expenses of the contract of the delivery thereof the trust created by this index cure and by said trust agreement was in the contract of the delivery thereof the trust created by this index cure and by said trust agreement was in the contract of the delivery thereof the trust created by this index cure and by said trust expenses of the contract of the delivery thereof the trust created by this index cure and by said trust expenses of the contract of the delivery thereof the contract of the delivery thereof the trust created by this index cure and by said trust expenses of the contract of the delivery thereof the trust created by this index cure and trust expenses of the contract of the delivery thereof the contract of the co	THE PARTY
under, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage under, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such according to the conveyance is made to a successor or successors in trust, that such according to the conveyance is made to a successor or successors in trust, that such according to the conveyance is made to a successor or successors in trust, that such according to the conveyance is made to a successor or successors in trust, that such according to the conveyance is made to a successor or successors in trust, that such according to the conveyance is made to a successor or successors in trust, that such according to the conveyance is made to a successor or successors in trust, that such according to the conveyance is made to a successor or successors in trust, that such according to the conveyance is made to a successor or successors in trust, that such according to the conveyance is made to a successor or successor in trust, that such according to the conveyance is made to a successor or successor or successor in trust, that such according to the conveyance is made to a successor or succe	1 5 0
his or their predecessor in trust.  The interest of each and every beneficiary hereunder and of all persons claiming under them or any (it im shall be only in the armings, swalls and proceeds arising from the sale or other disposition of said real estate, and such interest size by declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.  If the tills to any of the above 1 pands is now or hereafter registered, the litegistrar of Titles is hereby directed not o register or note.	
but only an interest in the earnings, svalls and proceeds thereof as aforesid.  If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not o regic et or note in the certificate of title or duplicate thereof, or memorial, The words "in trust" or "upon condition", or "with limits' ons", or words of similar import, in accordance with the statute in such case made and provided.	150-60
And the said grantor hereby expressly waive S and release S any and all right or benefit under and by vivue of my and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.  In Witness Wheness the grantor aforesaid has hereunto set there hand and seal	****
In Witness Whereof, the grantoraforesaid haS hereunto set her hand and seal this21st day of 19.85	104594
Marion M. McCarthy (Seal)  Marion M. McCarthy	是是一个。 是是一个二
(Seal) This document was prepared by John W. Golosinec	
111 W. Washington Street, Chicago, Illinois 60602	
tate of Illinois   SS.   JOHN W. GOLOSINEC, a Notary Public in and for said County, in the state aforesaid, do hereby certify that MARION M. MCCARTHY, a single person who has never been married,	
personally known to me to be the same person whose name _IS	
subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that She signed, scaled and delivered the said instrument as her free and voluntary act, for the uses and purposes therein set forth.	AG D. D.
including the release and waiver of the right of homestead.	<u> </u>
La la los sones	<b>%</b>
Notary Public  ORANTEEN ADDIFESSA / A   5338 N. Austin Avenue	9
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