| Namber  | 8548 |
|---------|------|
|         | 89   |
| Scument | 51   |
| 2       | ~    |

| THIS INDENTURE WITNESS   | SETH, That the Grantor S, James R. Kroc and Marilyn D.   |
|--|--|
| of the County of Cook  | and State of Illinois , for and in consideration Dollars (\$ 10.00),   |
| of the sum of Ten and no   | 0/100——————————————————————————————————  |
|  | unto LA GRANGE BANK & TRUST COMPANY, a banking corporation   |
| _  | der the laws of the State of Illinois, and duly authorized to accept and execute   |
|  | nois, as Trustee under the provisions of a certain Trust Agreement, dated ember 19 86, and known as Trust Number 8486, the   |
|  | the County of Cook and State of Illinois, to-wit:  |
| TO WESTERN SPRINGS (E EAST 1/2 OF BLOCK 16 EAST PART OF THE NORT EAST OF THE THIRD PRI SOUTH 10 OF SECTION PRINCIPAL MERIDIAN, I   | J.C. CALDWELL'S SUBDIVISION OF C.C. LAY'S ADDITION EXCEPT BLOCK 15 AND EXCEPT THE NORTH 2 ACRES OF THE INCLUDING THE 1/2 STREETS) BEING A SUBDIVISION OF THE HWEST 1/4 OF SECTION 6, TOWNSHIP 38 NORTH, RANGE 12, NCIPAL MERIDIAN AND THE EAST 3.554 ACRES IN THE 31, TOWNSHIP 39 NORTH, RANGE 12, EAST OF THE THIRD N COOK COUNTY, ILLINOIS.  |
|  | conditions, restrictions and easements of record and axes for the year 1985 and subsequent years.  |
| Full nower and authority is hereby granted to  | with the apputtenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth, sa I Trustee to improve, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets,  |
| highways or alleys and to vacate any subdivision<br>to sell on any terms, to convey either with or we<br>such successor or successors in trust all of the  | b p t thereof, and to resubdivide said real estate as often as desired, to contract to sell, to grant options to purchase, into consideration, to convex said real estate or any part thereof to a successor or successors in trust and to grant the filt, estate powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, piedge or otherwise en-  |
|  | case stad calletate, or any part thereof, from time to time, in passession or receivation, by leaves to commence in present<br>period of period, of time, not exceeding in the case of any single dentite the term of 198 years, and to renew or extend<br>only of time and to amend, change or modify leaves and the terms and provisions between at any time or times hereafter,<br>to leave the story of the cases and options to purchase the whole or any part of the reversion and to contract<br>present or fiture entals, to partition of to exchange said real extite, of any part thereof, for other real or personal  |
| blobsith' to firmi enjements or cumites or mre r   | into, to retent to see of average any right, title to interest in of mount of envenions appointed and local estate to any  |
| same to deal with the same, whether similar to or<br>no case shall any party dealing with said. The  | r deferent from the way and not well made considerations as a would be award to any person owning the rustee, or any success of a term, in relation to said real exists, or to whom said real exists or any part thereof shall be asserted by said Printer.  |
| money borrowed or advanced on said real estate<br>necessity or expediency of any act of said Trust<br>northeane, lease or other instrument executed by   | devery part theco, in the other wass, and not web inflier considerations as it would be lawful for any person owning the cultiferent from it is way as socy operated at any time or times hereafter. Figure 1 a trust, in relation to said real extate, or to whom said real estate or any part thereof shall be gaged by said Trustee, —as successor in trust, be obliged to see to the application of any purchase money, rent or i, or be obliged to see that the terms of this trust have been compliced with, or be obliged to inquire into the authority, ee, or be obliged to be independent on inquire into any of the terms of said Trustee, or any successor i trust in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance leave or other instrument, (a) that at the time of the delivery thereof Trust Agreement was in full take and of each of the delivery thereof the other states of the instrument was executed in accordance things the basis Indonue and to said the other medium is the result of any and binding town all   |
| (including the Registrar of Titles of said county) the trust created by this Indenture and by said the trust created by this line trust conditions and leminators could be trust of the trust conditions and leminators could be trust of the t | relying upon or claiming under any yach conveyance leave or other instrument, (a) that at the time of the delivery thereof<br>fruit Agreement was in full 1/2cc and effect, (b) that such conveyance or other instrument was executed in accordance<br>rained in this Indonure and in Sec. 1 und Agreement or in all amendments thereof, if any, and binding upon all  |
| beneficiaries thereunder, (c) that said Trustee or<br>mortgage or other instrument and (d) if the co   | any successor in trust, was duly sucho ized and empowered to execute and deliver every such deed, trust deed, leave, megance is made to a successor of zero stors in trust, that such successor is accessors in trust have been properly state robust robust properly state of children of the business of the successor of successor in trust.  |
| successor or successors in trust shall fine any  | retisfanding and condition that neither LAVIKINGE BANK & TRUST COMPANY, individually or as trustee, nor its personal liability or be subjected to any claim, judgment of decree for anything it or they or its or their agents or and real exists or under the provisions of the Declaration Company or any amendment thereon or the principles.   |
| person or property happening in or about said re<br>incurred or entered into by the Trustee in connec  | al estate, any and all such hability being hereby concessly waived and released. Any contract, obligation or indebtedness tion with said real estate may be entered into by a up the name of the then beneficiaries under said Trust Agreement as teed for such purposes, or at the election of the limiter, in its own name, as Trustee of an express trust and not ation whatsoever with respect to any such contract, obligation or indebtedness except only so far as the trust property   |
|  |  |
| The interest of each and every beneficiary her earnings, avails and proceeds arising from the shapeficiary hereunder shall have any title or inter-  | in the date of the filing for record of this Deed.  enumer and under said frust Agreement and of all persons claiming under them on any of them shall be only in the alle or any other disposition of said real estate, and such "" rec is berely declared to be personal property, and no enumer to the property of the prope |
|  | est, legal or equitable, in or to said real estate as such, but only as interest in the cannings, assals and proceeds thereof said LA GRANGE BANK & TRUST COMPANY the entire leg or operated ritle in leg simple, in and to all of the process to the contract of the process of the contract  |
| made and provided, and said Trusiee shall not be   | now or hereafter registered, the Registrar of Titles is hereby directed 0 crox egister or note in the certificate of title or ising or "upon condition" or "with limitations." or words of similar apport in accordance with the statute in such case required to produce the said Agreement or a copy thereof, or any extracts a greened, as evidence that any transfer, charge n accordance with the true intent and meaning of the trust.   |
| And the said grantor_hereby expressly waive for the exemption of homesteads from sale on ex-   | mand release many and all right or benefit under and by strine of any and all stactes of the State of Illinois, providing  |
| In Witness Whereof, the gran   | tor S aforesaid ha Ve hereunto set their   |
| hand_S and seal_S this   | 27th day of September 1986.  |
| James R. Kroc  | (SEAL) Marilyn D. Kroc   |
| ~ ~  | (SEAL) (ST) and W. Krown (SEAL)  |
|  |  |
| Tllinois   | Daniel March 201 April 1984  |
| State of Illinois SS.  County of DuPage SS.  Marilyn D. Kroc, hi   | i, Reynar Meadowcroft, Jr., a Notary Public in and for said County, in the state aforesaid, do hereby certify that James R. Kroc and swife,  |
|  | personally known to me to be the same person S whose name S are  |
|  | subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instru-   |
|  | ment as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.   |
| 1  | Given under my hand and notarial seal this 17th day of September 19.86.  |
| <i>!</i>   |  |
|  | Notary Public  |

MAIL TO: 14 SOUTH LA GRANGE ROAD LA GRANGE, ILLINOIS 60525

LaGrange Bank & Trust Company

For information only insert street address of above described property.

This instrument prepared by:

Reynar Meadowcroft, Jr. 1260 Iroquois Drive, #200 Naperville, Illinois 6054 (312) 369-1449 60540

## UNOFFICIAL COPY

86489517

00i-21-ss 4