The above space for recorder's use out:

	the above space for recorder's use only
THIS INDENTURE WITNESSETH, That t	he Grantor, Dubravko Ledic and Zorica Ledic,
his wife	State of Illinois , for and in consideration Dollars (\$\frac{10.00}{0}\), onsiderations, receipt of which is hereby duly acknowledged,
of the County of Cook and	State of TITINOIS , for and in consideration 10.00
in hand paid, and of other good and valuable e	outsiderations, receipt of which is hereby duly acknowledged
Convey and Quit Claim unto River Oaks Ba	nk and trust Company, an Impois Banking Corporation, whose
address is 1701 River Oaks Drive, Calumet City	Illinois as Trustee under the provisions of a certain Trust
Agreement, dated the 8th day of	April 1986 and known as Trust described real estate in the County of Cook
Number 2166 , the following	described real estate in the County of
and State of Illinois, to-wit:	
inclusive in Block 10, lots 3 to 24 both inclusive in B being a subdivision of part	in the resubdivision of Lots 1 to 24 both 1 to 24 both inclusive in Block 11, lots lock 12, in South Shore division No. 5, of the East 1/2 of the Southeast Quarter north, Range 14, east of the Third County Illinois.
Tax No. 20-24-427-001	
A	97
SUBJECT TO	19
TO HAVE AND TO HOLD the said real estate with a	the appurtenances, upon the trusts, and for the uses and norman borner
and in said Trust Agreement set forth. Full power and authority is hereby planted to said Ti	distinct to unprove, manage, protect and subdivide said real estate or any
pair energor, to noncate parks, streets. Fighways or allowed real estate as often as desired, to contract to sell, to without consideration. To convey soil real estate as the second	the appurtenances, upon the trusts, and for the uses and purposes herein rustee to unprove, manage, protect and subdivide said real estate or any eys and to vacate any subdivision or part thereof, and to re-subdivide grain options to purchase, to sell on any terms, to convey either with or air thereof to a successor or successors in trust and to pain to such sucsisting the subdivided of the successor of successors in trust and to reach the most any part thereof, from time as part thereof, to leave said real estate, or any part thereof, from time can practical or in luturo, and upon any terms and for any period or lase the term of 198 years, and to renew or extend leaves upon any terms age or modify leaves and the terms and provisions thereof at any time or options to leave and options to oriew leaves and options to purchase the in the mainter of fixing the amount of present or future rentals, to part file mainter of fixing the amount of present descendents or charges of the construction of the mainter of the real of the real estate or any part thereof in all other ways and for such other considerations as it with the same, whether similar to or different from the ways above specific considerations.
cessor or successors in trust all of the title, estate power gage, pledge or otherwise encumber said real estate, or al	s and authorities vested in said Trustee, to donate, to dedicate, to morthly part thereof, to lease said real estate, or any part thereof, from time
to time, in possession or reversion, by leases , we mem periods of time, not exceeding in the case of any single den sind for any mercula of this south to send all also	ce in praesenti or in futuro, and upon any terms and for any period or also the term of 198 years, and to renew or extend leases upon any terms
times hereafter, to contract to make leases and to or an whole or any part of the reversion and to contract re per	options to lease and options to renew leases and options to purchase the
tition or to exchange said real estate, or any part there a any kind, to release, convey or assign any right, title or	for other real or personal property, to grant easements or charges of the first in or about or easement appurtenant to said real estate or any
would be lawful for any person owning the same to deal effed, at any time or times hereafter.	with the same, whether similar to or different from the ways above spe-
In no case shall any party dealing with said Trustee, coreal estate or any part thereof shall be conveyed, contrac	or at a Sitt-ressor in trust, in relation to said real estate, or to whom sold ted a 1 c sold, leased or mortgaged by said Trustee, or any successor in remonstrate to money borrowed or advanced on said real estate, or be plied with, a relation to inquire into the authority, necessity or explicitly of the respective to the property of the respective to the said trust and experience of the said trust and experience of the first and of the terms of said trust Agreement, and experience to the design of the trust of said trust Agreement to said person (incl. design in the Registrar of Titles of said county) relying upon or ment, for the first created by this interfect. (in that see "convexance or other instrument was executed in manned in thus in create and in said Trust Agreement or in all amendification of the said could be seen and in said Trust Agreement or in all amendifications of the said design and experience or other instrument and (d) if the continuous secretary of the said seed, trust design on so fits, his or their predecessor in trust, ing and exondition that here is R ver Oaks Bank and Trust Company, in trust shall incur any person it liability or be subjected to any claim, judgments may do or ornit to do, mor about the said real estate or ander the mentium therefore, or for upon for property happening or
dult, be usinged to see to the application of any purchas obliged to see that the terms of this trust have been considered as any perfect of the children of the obliged or the profession of the children or	plied with, or be obliged to inquire into the authority, necessity or ex-
ery deed, trust deed, mortgage, lease or other instrument real estate shall be conclusive evidence in favor of grery	executed by sail Trustee, or any successor in trust, in relation to said person turely at the Receiver of Titles of said rounty relying upon or
claiming under any such conveyance, lease or other majorin Indenture and by said Trus! Agreement was in full force at	nent, (a) that at one time of the delivery thereof the trust created by this all effect. (b) that yie's conveyance or other instrument was executed in
ments thereof, if any, and limiting upon all beneficiaries thorized and empowered to execute and deliver every such	thained in this in evita'e and in said frust Agreement or in all amends thereunder, (c) that said Trustee, or any successor in trust, was duly au- diged trust dead lesse in orders or other metroment and of his the con-
vevance is made to a successor or successors in trust, tha are fully vested with all the title, estate, rights, powers, a	t such seccessor or sweessors in trust have been properly appointed and uthorities, duties and oblige lock of its, his or their predecessor in trust,
This conveyance is made upon the express understand dividually or as Trustee, nor its successor or successors in t ment or degree for anything it or though its greater or atta-	ing and condition that neit er R ver Oaks Bank and Trust Company, in- rust sha I meur any person il hability or be subjected to any claim, judg-
provisions of this Deed or said Trust Agreement or any a about said real estate any and all such hability being here	theys thay do or omit to do, or or about the said real estate or under the mentiment thereto, or for injury the person or property happening in or dy explicisly waived and release. Any contract, obligation or indebted-on with said real estate may be ou' red into by it, in its own hanc, as "Trusted shall have no obligation or becover with respect to any such the trust Granterty and funds in the structure was the first Granterty and funds in the structure was the first of the Trusted whell
iesa incurred or entered into by the Trustee in connecti frustee of an express trust and not individually (and the	on with said real estate may be endired into by it, in its own name, as Trustee shall have no obligation of one wer with respect to any such
an available thin few than accommon and disable and thomas for an	The state of the s
The toterest of each and every beneficiary hereunder or any of them shall be only in the earnings, avails and p	persons and corporations who misoever and y have ever shall be charged record of this beet and the charged and under said Trust Agreement and of all passons claiming under them roceeds arising from the sale or any other deposition of said real estate.
quitable, in or to said real estate, as such, but only an inte	rest in the earnings, avaits and proceeds there of as vessel
aons. Or words of simula upport, in accordance with the	reafter registered. The Registrar of Titles is here? c throcked not to regis- r memorial, the words "in trust," or "upon comition" or "with limita- statute in such case made and provided.
	orporate trustee named herein or arting hereunder social come trustee meganee or transfer. At referre and all right or benefit under and by little of any emption of homesteads from sale on execution or others is
und all statutes of the State of Illinois, providing for the ex	emption of homesteads from sale on execution or other is:
Carrier and the second	
In Witness Whereof, the grantor s aforesaid ha	ve hereunto set their hand and
eal s this 15th day of May	0 10 86
Kineb who John 18	EAL) & Journa Lette - Romes (SEAL)
The state of the s	(SEAL)
COOK SS. IRIS R.	JONES a Notare Public in and for said County, Dubravko Ledic and
Zorica Ledic, his wife	hereby certify that
personally known to me	to be the same person S whose name S
theu	ong inv.rument, appeared before me this day in person and acknowledged could and delivered the said the their
free and voluntary act,	for the uses and purposes therein set forth, including the release and
waiver of the right of hor Given under my hand an	15+b// / / / May 86
Siven under my hand an	June Tone
	MY COMMISSION FXPISES INN X 1090
DIVER OAKE BANK AND TRUCT COLORS	HIS COURTESSION EXPLORES IAN A 1939
RIVER OAKS BANK AND TRUST COMPANY 701 River Oaks Drive — Calumet City, III. 60409	Down (Darcies
OR	For information code in code accounts of
Box 175 [CDOK COUNTY ONLY]	For information only insert property address.
DUA II J	1

EMPT UNDER PROVISIONS OF PARAGUAPHAST, SECTION 4.

B6511620

613 Kott Enterprises

UNOFFICIAL COPY

T#4444 TRAN 0568 10/31/86 10:42:00

#2955 # D * EFA #511620 COOK COUNTY RECORDER

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