## UNOFFICIAL COPS 537567

	(The Above Space For Recorder's Use Unity)
THIS INDENTURE WITNESSETH, that the Gran Judy A. Hertsgaard, his wife	
of the County of Gook and State of	Illinois , for and in consideration of the sum Dollars,
10.00	ther good and valuable considerations, receipt of which is hereby duly
acknowledged Convey and Warranti unto First	State Bank & Trust Company of Park Ridge , an Illinois bank-
the second of the Picke Illinois and duly suther	zed to accept and execute trusts within the State of Illinois, as Trustee
under the newtrings of a certain Trust Agreement, dated the 120	h day of May , 19 86 and known as Trust Number le County of Cook and State of Illinois, to-wit:
K	
	· · ·
Lot 14 in Block 3 in Powell's Subdivision of the South 1/2 of the East 1/2 of the North West 1/4 of Section 35, Township 41 North, Range 12  East of the Third Principal Meridian, in Cook County, Illinois.	
Ć,	
Tax I.D. # 09-35-118-011	
TO HAVE AND TO HOLD the said real jast to with the appur	tensuces, upon the trusts, and for the uses and purposes herein and in
Full power and authority is hereby granted to said Trustee with times to improve, manage, protest and subdivide said setals or vacate any subdivision or part thereof, and to resubt lyid. So "real chase, to sail on any terms, to convey either with or "ac., come or successors in frust and to grant to such successor or or cessors.	respect to the real estate or any part to routs of it, and at any time of any part thereof, to dedicate parks, streets, highways or alleys and to estate as often as desired, to contract to sell, to grant options to put- ideration, to convey said real estat, or any part linered to a successor in trust all of the fifth, estate, powers and suthorties yested in said
Trustee, to donate, to dedicate, to mortgage, pledge or otherwi- or any part thereof, from time to time in possession or rever on	coumber and real estate, or any part thereof, to lease said real estate, y leases to commence in the present or in the future and upon any set of any single demise the term of 198 years, and to renew or extend amend, change or modify leases and the learns and provisions thereof set of those to lease and options to renew leases and options to pur-
leases upon any terms and for any period or periods of time and to et any time or times bereafter, to contract to make leases and	amend, change or modify leases and the terms and provisions thereof
chase the whole or any part of the reversion and to contract respe- partition or to exchange said real estate, or any part thereof, for	ting the manner of fixing the amount of present or future rentals, to the real or personal property, to grant easements or charges of any
kind, to release, convey or assign any right, title or interest in or- and to deal with said real sesiate and every part thereof in all othe person owning the same to deal with the same, whether similar hereafter.	the real or personal property, to grant seasments or charges of any acoust or assemble apportenant to said real estate or any pert thereof, it wis a if for such other considerations as would be lawful for any to in "fe ent from the ways above specified, at any time of times saor in true, in relation to said real estate, or to whom said real estate or mortsead by any. Trustee, or any successor in trust, by obliged to
In no case shall any party dealing with said Trustee, or any succe or any part thereof shall be conveyed, contracted to be sold, leased	
see to the application of any purchase money, rent of multay don't terms of the trust have been compiled with, or he obliged to in	quire into the uthority, necessity or expediency of eny act of said tof said trust Altenment; and every deed, trust deed, mortgage, lease
or other instrument executed by said Trustee, or any successor in favor of every person relying upon or claiming under any such con-	owed us advanted on he trust property, or be obliged to see that the quite into the uthority, necessity or expediency of eny act of said to of said Trust Abenment; and every deed, trust deed, mortgage, lease trust, in sistion to a disturb property shall be conclusive evidence in tryance, lease or other in trument, (a) that at the time of the delivery was in full force and order of the first such conveyance or other instrustions contained breis and in said Trust Agreement or in all thereunder, (c) that said Truste, or any successor is trust, was duly in trust deed, lease, mortgage or other instrument and (d) if the consayor or successor is trust be able to the said to the consayor or successor is trust here.
thereof the trust created by this Deed and by said Trust Agreement ment was executed in accordance with the trusts, conditions and the trusts of the said of the s	was in full force and Vic., (c) that such convergance or other instru- it limitations contained hireir and in said Trust Agreement or in all thereunder. (c) that said Trustee, or any successor in trust, was duly
authorized and empowered to execute and deliver every such deed yevance is made to a successor or successors in trust, that such succe	trust deed, lease, mortage at their instrument and (d) if the con-
vested with all the title, estate, rights, powers, authorities, duties a  This conveyance is made upon the express understanding and o	ind obligations of its, his or its is encressor in trust.  condition that the Grantee, neith is 1 dividually or as Trustee, nor its be subjected to any claim, judgment of facree for anything it or they its add real estate or vider the or subject.
successor or successors in trust shall incur any personal liability or or its or their agents or attorneys may do or omit to do in or about	he subjected to any claim, judgment or "screetor snyining it or they the said real estate or where the per seions of this Deed or said Trust the said real state or when the per seions of this Deed or said Trust the same plant in or should say that gate only and all such liability
Agreement or any amendment insterio, or for injury to person or you lity being hereby expressly waived and released. Any contract, onlig	stion of indebtedness incurred or entered into ty the Trustee in con-
in fact, hereby irrevocably appointed for such purposes, or at the e and not individually (and the Trustee shall have no obligation who	lection of the Trustee, in its own name, at Trustee of an express trust tsoever with respect to any such contract, Color or indebtedness
except only so far as the trust property and funds in the actual pr charge theraof). All persons and corporations whomsoever and wh of the filing for record of this Deed.	be subjected to any claim, judgment or decree for anything it or they in the said real estate or under the per decree of this Deed or said Trust exceptly happening in or about said real ester or any and all such liabilitation or indebtedness incurred or enissed not or the Trustee in confit the then beneficiaries under said Trust (greem int as their attorney lection of the Trustee, in its own name, at Trustee if an express trust spoerer with respect to any such contract, and on a confidence special of the Trustee shall be applicable for it, symment and disassession of the Trustee shall be charged with notice of this cortain from the date
	tem to the control of
interest is hereby declared to be personal property, and no benefic to said trust property as such, but only an interest in the serrings,	read I frust Agreement and of an personn customing or set year or any more more more more than the set of any other disposation of the frust proper take the personnel of the pe
to said their property as such, but only an interest in the Trustee the entire legal and equitable title in fee simple.  If the title to any of the trust property is now or hereafter regist	ered, the Registrar of Titles is hereby directed not to registe to note
in the certificate of little or duplicate thereof, or memorial, the word similar import, in accordance with the statute in such case made a	ered, the Registrar of Titles is hereby directed not to registe o. note a "in trust", or "upon condition", or "with limitations", or words of not provided.
And the said Grantor	mesteads from sale on execution or otherwise.
IN WITNESS WHEREOF, the Grantor 8 aforesaid ha Ve here	unto set their hand 8 and seal this 12th
day of	De adlant
KEITH A. HERTSGAARD	JUDY AS HERTSGAARD [Seal]
STATE OF ILLINOIS )	
COUNTY OF COOK	
RONALD W. WIETECHA	, a Notary Public in and for said County, in the State
	and JUDY A. HERTSGAARD, his wife
personally known to me to be the same person. S. whose name S.	are subscribed to the foregoing instrument, appeared be-
fore me this day in person and acknowledged that the signed, scale say act, for the uses and purposes therein set forth, including the	d and delivered the said instrument as their free and volun-
GIVEN under my hand and Notarial Seal this	day of May 1986.
Manual Appeller -	1 011 1 at 1
Commission expires July 12 19 88	Jonaed W Wetcher NOTARY PUBLIC
-1:*)	MOJAKI FUBLIC
Document Prepared By:	ADDRESS OF PROPERTY: 409 S. Greenwood
ROBALD W. WIETECHA, ESQ.	TO J. GIEGHWOOG
472	Park Ridge, IL 60068
7706 W. Touhy Avenue	Fark Ridge IL 60068 THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.

ihis Deca exempt from Illinois transfer tax sursuant to paragraph E of said transfer sax act.

DOCUMENT NUMBER

SEND SUBSEQUENT TAX BILLS TO:
KEITH A. HERTSGAARD, 409 S. Greenwood,

Park Ridge, Illinois 60068

Park Ridge, Illimots

RETURN TO: First State Bank & Trust Company TRUST NO. of Park Ridge Park Ridge, I'llinois 60068 - OR 607-11 Devon Avenue Recorder's Box No. 260

DEED IN TRUST (WARRANTY DEED)

Property of County Clerk's Office COOK CONULA BECOUDER #2873 # ♥ ★一子マー

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