WARRANTY DEED IN TRUST NOFFICIAL COPY SECUSION 15	
THIS INDENTURE WITNESSETH. That the Grantor. KEVIN C. HANLEY and ANDREA HANLEY, his wife of the County of Cook and State of 111 inois for at of the sum of TEN and QQ/100	nd in consideration 0.00
83rd Street Highlands, being a Subdivision of the North 42/80th of the Southwest 1/4 of Section 36, Township 38 North, Range 12 East of the Third Principal Meridian in Cook County, Illinois. P.I.N. 18-36-302-054-0000	Ž* 51
P-1.N. 18-36-302-064-0000	DEPT-01 \$11.2 T#0002 TRAN 0394-12/19/86-09149100 #5827 # B #-#6-60484-15 COOX.COUNTY RECORDER /
TO HAVE AND TO HOLD the said real estate with the apportenances upon the trusts, and for the user and in said Trust Agreement set forth. Full power and authority is hereby granted to said crustee to improve manage protect and subdivides parts tiereof, to dedicate parks, streets highways or site or 1 to a said rans surfaminon or part thereof, an real estate as uften as desired, to contract to sell to grant plants to purchase to sell on any terms, to conserve consideration, to conney said real estate or any part hiereof to a succession as uccessions in trust all of the little estate, powers and alto-refer to sell on any terms, to conserve goes or otherwise encomber said real estate or any part to record to successions in trust and tightle estate or any part to record to the said feature state, or any part to greet to leave said real estate, or any part to greet to leave said real estate, or any part to greet to leave said real estate, or any part to the second of the state of any single demise for any estate said real estate, or any part of the second in the case of any single demise for any estate and to term or estand leave for any period or periods of time and to amend, change or not all leaves and to term or estand leaves for any estate of to make leaves and to grant options to be an a first not remove leaves and options to	send real entate or any of to re-subdivide said by restore mith or with to grant to such suc- to deducate, to more to any period or periods a upon any terms and
for any period of periods of time and to amend, change or no delices on a tractions and provisions thereof hereafter, to compract to make leases and to grain options to any part of the reversion and to contract respecting the main of the amount of present or future of or exchange and real extate or any part of the reversion and to contract respecting the main of any part of the amount of present or future to exchange and real extate or any part there of the other not any part part and real extate and every part thereof in all other not and the considerations for any person owning the same to deaf with the same, whether similar on different from the ways above to times hereafter. In no case shall any party dealing with said Trustee, or any successor in foot in relation to said real exit exists or any part thereof shall be contracted to the sold least doe mortgaged by said Trustee in the sold least doe mortgaged by said Trustee in the sold least doe mortgaged by said Trustee in the beside of the sold least of mortgaged by and Trustee in the following to see that the terms of this trust have been completed with the beside of the consumed any expediency of any act of said Trustee, or be obliged to inquies into any of the terms of said the regist deed, trust deed, mortgage, lease or other instruments exceed by said Trustee, or any successor in the real estate shall be conclusive evidence in favor of every person (including the legal per of Titles of said containing under any such conveyance, lease or other instruments exceed by said Trustee, or any successor in the sold indicated any contained and the said contained and any said trust and the said trust and on said trust and on said trust and exceed any accordance with the trusts, conditions and limitations on taid that the time of the definice thresh of the said trust amendments thereof, if any, and binding upon all benefities thereoners, or that said Trustee and on said trust amendments thereof.	e, or any successor in said real estate, or said real estate, or successity or said, in relation to said in said, in relation to said in the trust created by risistrument was exit Agreement of in all the said of the said o
(d) if the conveyance is made to a successor or successors in trust, that such successor or uc essors in trust appointed and are fully vested with all the trife, estate, rights, powers, suthorstire, Juties and Sugations of Ecessor in trust. This conveyance is made upon the express understanding and condition that neither State Bank of cloud or as Trustee, not its successor or successors in trust shall incur any personal liability or be subsected it an decree for anything it or they or its agents or attorness may do not comit to do in or about the sal freak eld visions of this Deed or said Trust Appearant or astorness may do not comit to do in or about the sal freak eld visions of this Deed or said Trust Appearant or any amendment thereto or for inact, to person pope about said real state any and all such liability being hereby expressly massed and released Any contract, edges incurred or entered into by the Trustee in connection with said real estate may be entered into the their being the election of the Trustee, in its own name, as Trustee of an express trust and not individually said the dollars in the actual postession of the frustee ishall be applicable for the payment and dicharge thereof). All lions whomevever and whatsoever shall be charged with notice of this condition from the date of the slaing for The interest of each and every beneficiars hereinder and understand from the slate of any other disposition of some time of the meaning such interest is hereinder and of all persons or any of them shall be only in the earnings, assais and property, and in herefaciers had equitable title in fee an iteration bereaf being to vest in said State Bank of Countryside the entire legs) and equitable title in fee sin tensor being to vest in said State Bank of Countryside the entire legs) and equitable title in fee sin	its, his or their prediction in tryside, individually in claim, and gineral or late or under the pro-eity happening in or obligation or indebt. It in the name of the law in burposes, or all yes, e shall have no let int properly and pris wis indicorporative or or of this freed.
tention hereof being to vest in said State Bank of Countryside the entire legal and equitable title in fee sin the real estate above described. If the title to any of the above real estate in now or hereafter registered. The Registrat of Titles is he register or note in the certificate of title or Juplicate thereof, or memorial, the words "in trust", or "upon limitations", or words of similar import, in accordance with the statute in tuch case made and provided, at not be required to produce "he said Appearant or a copy thereof, or any extracts thereform, as evidence that or other dealing involving the registered tands is in accordance with the true intent and meaning of the trust. And the said grantor hereby expressly waite and release any and all right of benefit under and all statutes of the State of illianous, providing for the exemption of homesteads from sale on execution or the witness Whereof, the grantor aforesaid has hearinto set the India. So this 25th day of Nypuber 19.86 KEVIN C. HANLEY	reby directed me
State of Illinis I. the undersigend a Notary Public in the state aforesaid, do hereby certify that KEVIN C. HANLEY ANDREA HANLEY, his wife	ISEALI SEE SEE SEE SEE SEE SEE SEE SEE SEE SE
personally known to me to be the same person S whose name S subscribed to the foregoing instrument, appeared before me this day in edged that the yigned, scaled and delivered the said instrument as free and voluntary act, for the uses and purposes therein set forth, and waiver of the right of homestead Given under my hand and notated this 25th day of Nover Notary Public	person and acknowl- their



STATE BANK, OF COUNTRYSIES 6 6724 John Road Countryside, Blinois 80525 (312) 465-3100

8323 & 8327 S. 79th Ave. Justice

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