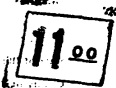
UNQEFICIAL COPY.



and State of Illinois for and in consideration of Ton 00/100 ————————————————————————————————	Judith A.				· · · · · ·	
and other good and valuable considerations in hand paid. Convey—and Warrant—unto HERITAGE SIANDART BANK AND TRUST COMPANY, a corporation of Illinois, as Trustee under the provisions of a trust agreement dated the Sth. day of Decomber 1986, and known as Trust Number 10823 the following described real states in the County of CUCK Lot 2 in: Lot Marche-Harkness Subdivision of Lot 7 and the South 1/2 of Lot 8 in Block 5 in Arthur T. McIntosh and Company's Midlethias Highlands, being a Subdivision in the 9-Southeast 1/4 of Soction 3, Township 36 North, Range 13, East of the Third Principal New Idian, in Cook County, Illinois. TO HAVE AND TO HOLD the said premises with the appurenance upon the trusts and for the uses and purposes rein set forth: TO Blow the said premises with the appurenance upon the trusts and for the uses and purposes rein set forth: TO Blow the said premises with the appurenance upon the trusts and for the uses and purposes rein set forth: TO HAVE AND TO HOLD the said premises with the appurenance upon the trusts and for the uses and purposes rein set forth: TO Blow the said premises of the said trusts and the trust agree of a said trusts and for the uses and purposes rein set forth: TO HAVE AND TO HOLD the said premises with the appurenance upon the trusts and for the uses and purposes TO HAVE AND TO HOLD the said premises with the appurenance upon the trusts and for the uses and property of any purpose TO HAVE AND TO HOLD the said premises with the said residence of the said and the said of the said appurent of the said and the said appurent of the said and the said and the said appurent of the said and the said appurent of the said and the said appurent, or any prist decided to said trusts appeared to the said appurent and the said appurent of any act of said trustsee, and any party, this on the real of special appurent and to be sold, and the said appurent and the said appurent to the said appurent to the said appurent to the said app		Cook				
DANK AND TRUST COMPANY, a corporation of Illinois, as Trustee under the provisions of a trust agreement dated the Sth day of Decomber 1986, and known as Trust Number 10823 the following described real states in the Country of CUOK and State of Illinois, towit: Lot 2 in Lin Marche-Harkness Subdivision of Lot 7 and the South 1/2 of Lot 8 in Block 5 in Arthur T. McIntosh and Company's Midlothia's Highlands, being a Subdivision in the Southeast 1/4 certain of Section 3. Township 36 North, Range 13, East of the Third Principal Newidian, in Cook Country, Illinois. To Have AND TO HOLD the said premises with the appurenance upon the trusts and for the uses and purposes remained to the Country, Illinois. To Have AND TO HOLD the said premises with the appurenance upon the trusts and for the uses and purposes remained to the Country, Illinois. To Have AND TO HOLD the said premises with the appurenance upon the trusts and for the uses and purposes remained to the Country of the Country, Illinois. To Have AND TO HOLD the said premises of the Country, Illinois. To Have AND TO HOLD the said premises with the appurenance upon the trusts and for the uses and purposes remained to the Country of the	of Ten 00/1	00				Dollar
TO HAVE AND TO HOLD the said premises with the appurchance upon the trusts and for the uses and purposes retent forth: TO HAVE AND TO HOLD the said premises with the appurchance upon the trusts and for the uses and purposes retent forth: TO HAVE AND TO HOLD the said premises with the appurchance upon the trusts and for the uses and purposes retent set forth: TO HAVE AND TO HOLD the said premises with the appurchance upon the trusts and for the uses and purposes retent set forth: TO HAVE AND TO HOLD the said premises with the appurchance upon the trusts and for the uses and purposes retent set forth: TO HAVE AND TO HOLD the said premises with the appurchance upon the trusts and for the uses and purposes retent set forth: TO HAVE AND TO HOLD the said premises with the appurchance upon the trusts and for the uses and purposes retent set forth: TO HAVE AND TO HOLD the said premises with the appurchance upon the trusts and for the uses and purposes retent set forth: TO HAVE AND TO HOLD the said premises with the appurchance upon the trusts and for the uses and purposes retent set forth: TO HAVE AND TO HOLD the said premises with the appurchance upon the trusts and for the uses and purposes retent set forth: TO HAVE AND TO HOLD the said premises with the appurchance upon the trusts and for the uses and purposes the set of the uses and purposes the use of the uses and purposes of the uses and use of the uses and purposes of the uses and use of the uses and purposes and the uses and purposes and the use of the uses and purposes and pur	and other good a	ind valuable consi	iderations in hand pa	id, Conveyand V	Verrent unto HI	ERITAGE STANDAR
TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes Full power and authority is bereby granted to used trustee to improve, me have, protect and imbedined said premises or by our thereof, to dedicate parks, attents, highways or alleys and to value are published to the property of the property o	BANK AND TRU	ST COMPANY, 1	corporation of Illinois,	as Trustee under th	e provisions of a tru	ist agreement dated th
TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes return set forth: TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes return set forth: Full power and authority is hereby granted to each trustee to improve, money, protect and abdivation or part therefore and of only part thereof, to dedicate packs, steets, highways or alleys and to value any owner and on the trust and for the uses and purposes return set forth: Full power and authority is hereby granted to each trustee to improve, money, protect and subdivide said greating or part thereof, to dedicate packs, steets, highways or alleys and to value are published asid greating or unbiffied said property as often as desired, to contract to sell, to sell on any serim, to convey either with or without said property as often as desired, to contract to sell, to sell on any serim, to convey either with or without said property as often as desired, to contract to sell, to sell on any serim, to convey either with or without said property as often as desired, to contract to sell, to sell on any serim, to convey either with or without said property as often as desired, to contract to sell, to sell on any serim, to convey either with or without said property, or any part thereof, for their real or many terms of to any period or ricks of time not exceeding 1989 years, and to renew or extend tract up. An other contraction of any period or rock and the terms and the terms are: provisions thereof at any time of time scaled; to organize up. An other contractions as it would be alwayed only period or rock and the terms of the property and there on modify leases and the terms are: provisions thereof at any time of time scaled or mortaged by said frustee, and in no case shall any party desirate with the said property, or any part thereof, for the real or period or said their areal parts of the premises and to said their said property and to be in the said property and	Sth	day of Dec	<u>ember 1986</u>	, and known as Ti	rust Number 108	123 the followin
TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes retin set forth: TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes retin set forth: TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes retin set forth: TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes retin set forth: TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes or put thereof, to dedicate parks, streets, highways or alleys and to vaces key subdivision or part thereof and to put thereof, to dedicate parks, streets, highways or alleys and to vaces key subdivision or part thereof and to manderation, to donate, to dedicate, to mortgage, pledge or otherwise encunited to kate said property, or any period or insideration, to donate, to dedicate, to mortgage, pledge or otherwise encunited to kate said property, or any period or insideration in the second of the premise property, or any part thereof, for their real or periodical property, or any period or insideration or any period or periodic property, or any part thereof, for their real or periodic property, or any period or inside the property or any part thereof, for their real or periodic property, or any period or inside the property or any part thereof, for their real or periodic property, or any period or periodic property, or any part three of the property or any period or periodic property, or any part three of the property or any period or periodic property, or any part three of the property or any period or periodic property, or any part three of the property or any period or periodic property, or any periodic property, or any part three of the periodic property, or any periodic property or any part three of the periodic property, or any periodic property or any periodic property or any periodic property or any periodic prop	described real estat	e in the County of	r_Cook	and State of Illino	is, to-wit:	
TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes revin set forth: Full power and authority is hereby granted to said trustee to improve, in nage, protect and subdivide said premises or your thereof, to dedicate parks, streets, highways or alleys and to vacure any subdivision or part thereof and to market the said property or any part thereof, to dedicate, to mortgage, pledge or otherwise encumber, to lease said property or any part thereof and to time to time, by leases to commence in present or in futuro, anomain any terms and for any period or rirods of time not exceeding 198 years, and to ranew or extend leases up in any term and for any period or rirods of time not exceeding 198 years, and to renew or extend leases up in any term and for any period or rirods of time not exceeding 198 years, and to renew or extend leases up in any term and for any period or rirods of time to considerations and property or any part thereof for therefore the property or times hereafter, to read the property or any part thereof for the considerations as it would be lawful for any period or integers of any kind, to release, convey or assign any right, title or interest in or about said premises and to deal with taking the same to deal with the same, whether similar to or different from the ways above specified, at any time or man hereafter. In no case shall any party, to whom said premises, or any part thereof, shall be conveyed, contracted to be sold, seed or mortgaged by said trustee, and in no case shall any party declared with the terms of said thrust for the said premises, object to see to the application of any purchase money, revior money borrowed or advanced on said premises, object on the said property and to be in the earnings, avails and proceeds a rinng to mithe disposition of the premises; the more property and to be in the earnings, avails and proceeds a rinng to mithe disposition of the premises; the intention of being to easily the property of the premise	1/2 of Lot Midlothia of Section	<pre>8 in Block Highlands, 3, Township</pre>	5 in Arthur being a Subd p 36 North, R	T. McIntosh livision in t lange 13, Eas	and Company the Southeas	,'s st 1/4 cc:
TO HAVE AND TO HOLD the said premises with the appurtenance upon the trusts and for the uses and purposes return set forth: Full power and authority is hereby granted to said trustee to improve, in large, protect and subdivide said premises or ty part thereof, to dedicate, to the contract to lead to vaste any published on a part in the reof and to what it is not to dedicate, to contract to self and to vaste any published on a part in the reof and to make any published on the protect of the part of the pa	ಚನ	PIRA	•			6.02.336 Sec. 12.0
TO HAVE AND TO HOLD the said premises with the appurtenance, upon the trusts and for the uses and purposes erein set forth: Full power and authority is hereby granted to said trustee to improve, minest, protect and subdiride said premises or up part thereof, to dedicate parks, streets, highways or alleys and to veste any subdivision or part thereof and to subdiride said property as often as desired, to contract to sell, to sell on any subdivision or part thereof and to subdiride said property as often as desired, to contract to sell, to sell on any eriod series said property, or any part increof, from time to time, by leaves to commence in pracsenti or in futuro, and one of any period or priced of time not exceeding 198 years, and to renew or extend leaves up in any terms and for any period or me and to amend, change or modify keases and the terms and provisions thereof at any time or times 1-reafter; to or exchange said property, or any part thereof, for their real or personal property, or grant easements or larges of any kind, to release, convey or assign any right, title or interest in or about said premises and to deal with said operty and every part thereof in all other ways and for such other considerations at would be lawful for any person uning the same to deal with the same, whether similar to or different from the ways above specified, at any time or mes hereafter. In no case shall any party, to whom said premises, or any pirit thereof, shall be conveyed, contracted to be sold, send or moragged by said trustee, and in no case shall any party decime with said trustee in relation or any premises, or any party decime, shall be conveyed, contracted to be sold, send or moragged by said trustee, and in no case shall any party decime with said trustee in relation or any and all right or benefit under an element of said trustee, or be privaleged to see to the application of any purchase money, real or money borrowed or advanced on said premises, obliged to see to the application of said trustee, or be priva		•			` 'YS	36.65.05.05.05.05.05.05.05.05.05.05.05.05.05
TO HAVE AND TO HOLD the said premises with the appurtenance, upon the trusts and for the uses and purposes retin set forth: Full power and authority is hereby granted to said trustee to improve, mining, protect and subdivide said premises or your thereof, to dedicate parks, streets, highways or alleys and to vieste any subdivision or part thereof and to subdivide said property as often as desired, to contract to sell, to sell on any subdivision or part thereof and to subdivide said property as often as desired, to contract to sell, to sell on any existens, to convey either with or without misderation, to donate, to dedicate, to mortgage, pledge or otherwise encunited, to lease said property, or any part ereof, from time to time, by leases to commence in practical returns, and one of any period or priced of time not exceeding 198 years, and to renew or extend leases up an any terms and for any period or me and to amend, change or modify leases and the terms and provisions thereof at any time or times I-reafter; to or arges of any kind, to release, convey or assign any right, title or interest in or about said premises and to deal with the tame, whether similar to or different from the ways above specified, at any time or man hereafter. In no case shall any party, to whom said premises, or any party thereof, shall be conveyed, contracted to be sold, said or mortgaged by said trustee, and in no case shall any party decident or said premises, obliged to see to the application of any purchase money, rend thereof, shall be conveyed, contracted to be sold, sold or or or said trustee, and in no case shall any party decident or inquire into any different or any demining or said premises, obliged to see to the application of any purchase money, rend or money borrowed or advanced on said members, or be received to see that the terms of this trust have been completed with or be obliged to inquire into any of the terms of said trustee, or be privaleged or obliged to require into any of the terms of said trust agreement.	ž !		0/	• •		' '
TO HAVE AND TO HOLD the said premises with the appurtenance, upon the trusts and for the uses and purposes rein set forth: Full power and authority is hereby granted to said trustee to improve, minage, protect and subdivide said premises or your thereof, to dedicate parks, streets, highways or alleys and to vieste any subdivision or part thereof and to subdivide said property as often as desired, to contract to sell, to sell on any serious convey either with or without misderation, to donate, to dedicate, to mortgage, pledge or otherwise encunited, to lease said property, or any part ereof, from time to time, by leases to commence in practicular or in futuro, and one of any period or prices of time not exceeding 198 years, and to renew or extend leases up in any terms and for any period or me and to amend, change or modify leases and the terms and provisions thereof at any time or times 1-reafter; to or exchange said property, or any part thereof, for their real or perional projectly, to grant easements or sarges of any kind, to release, convey or assign any right, title or interest in or about said premises and to deal with said operty and every part thereof in all other ways and for such other considerations at would be lawful for any person vining the same to deal with the same, whether similar to or different from the ways above specified, at any time or mes hereafter. In no case shall any party, to whom said premises, or any part thereof, shall be conveyed, contracted to be sold, seed or mortgaged by said trustee, and in no case shall any party desiring with said trustee in relation reason promises of the said trustee in relation of any purchase money, real or money borrowed or advanced on said premises, obliged to see to the application of any purchase money, real or money borrowed or advanced on said premise, obliged to see to the application of any purchase money. The interest of each and every beneficiary hereunder and of all prices claimed to inquire into any of the terms of said trustee, or be prov		•			• • •	· ,
TO HAVE AND TO HOLD the said premises with the appurtenance, upon the trusts and for the uses and purposes rein set forth: Full power and authority is hereby granted to said trustee to improve, minage, protect and subdivide said premises or your thereof, to dedicate parks, streets, highways or alleys and to vieste any subdivision or part thereof and to subdivide said property as often as desired, to contract to sell, to sell on any serious convey either with or without misderation, to donate, to dedicate, to mortgage, pledge or otherwise encunited, to lease said property, or any part ereof, from time to time, by leases to commence in practicular or in futuro, and one of any period or prices of time not exceeding 198 years, and to renew or extend leases up in any terms and for any period or me and to amend, change or modify leases and the terms and provisions thereof at any time or times 1-reafter; to or exchange said property, or any part thereof, for their real or perional projectly, to grant easements or sarges of any kind, to release, convey or assign any right, title or interest in or about said premises and to deal with said operty and every part thereof in all other ways and for such other considerations at would be lawful for any person vining the same to deal with the same, whether similar to or different from the ways above specified, at any time or mes hereafter. In no case shall any party, to whom said premises, or any part thereof, shall be conveyed, contracted to be sold, seed or mortgaged by said trustee, and in no case shall any party desiring with said trustee in relation reason promises of the said trustee in relation of any purchase money, real or money borrowed or advanced on said premises, obliged to see to the application of any purchase money, real or money borrowed or advanced on said premise, obliged to see to the application of any purchase money. The interest of each and every beneficiary hereunder and of all prices claimed to inquire into any of the terms of said trustee, or be prov				-0		.
Full power and authority is hereby granted to said trustee to improve, minage, protect and subdivide said premises or my ourt thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof and to subdivide said property as often as desired, to contract to sell, to sell on any terms, to convey either with or without minderation, to donate, to dedicate, to mortgage, pledge or otherwise encumber, to lease said property, or any part tereof, from time to time, by leases to commence in praceents or in future, and the ram period or rivols of time not exceeding 198 years, and to renew or extend leases up an any erim and for any period or periods of mention or to exchange said property, or any part thereof, for their real or personal property, to grant easements or larges of any kind, to release, convey or assign any right, title or interest in or about said premises and to deal with said operations as it would be lawful for any person wring the same to deal with the same, whether similar to or different from the ways above specified, at any time or mesh hereafter. In no case shall any party, to whom said premises, or any nint thereof, shall be conveyed, contracted to be sold, seed or mortgaged by said trustee, and in no case shall any party dealing with said frustee in relation to said premises, or obliged to see to the application of any purchase money, rest or money borrowed or advanced on said promises, or be related to see to the application of any purchase money, rest or money borrowed or advanced on said promises, or be related to see that the terms of this trust have been completed with, or be obliged to inquire into the decessity or prediction of any act of said trustee, or be privileged or obliged to inquire into the decessity of any act of said trustee, or be privileged or obliged to inquire into the face situation of any decessity of any act of said trustee, or be privileged or obliged to inquire for the premises; the intention record being to vest in the said lifestin	•					
Full power and authority is hereby granted to said trustee to improve, minage, protect and subdivide said premises or my part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof and to subdivide said property as often as desired, to contract to sell, to sell on any terms, to convey either with or without minderation, to donate, to dedicate, to mortgage, pledge or otherwise encunher, to lease said property, or any part ereof, from time to time, by leases to commence in praesenti or in future, and any time or my period or ricods of time not exceeding 198 years, and to renew or extend leases up an any my terms and for any period or me and to amend, change or modify leases and the terms and provisions thereof all any time or times hereafter; to ricods and to exceeding said property, or any part thereof, for their real or personal property, to grant easements or larges of any kind, to release, convey or assign any right, title or interest in or about said premises and to deal with said operty, to grant thereof in all other ways and for such other considerations as it would be lawful for any person runing the same to deal with the same, whether similar to or different from the ways above specified, at any time or mes hereafter. In no case shall any party, to whom said premises, or any right thereof, shall be conveyed, contracted to be sold, seed or mortgaged by said trustee, and in no case shall any party dealing with said fursitie in relation to said premises, or obliged to see that the terms of this tinat have been complied with, or be obliged to inquire into the decessity or pediency of any act of said trustee, or be privated or obliged to inquire unto any of the terms of said trustee, or be privated or obliged to inquire into the decessity or pediency of any act of said trustee, or be privated or obliged to inquire into the said lifetime, or have been complied with, or be obliged to inquire into the collection of the premises above described. And the said granto	•					H: 1.1
and to vater any subdivision or part thereof and to subdivision or part thereof and to subdivide said property as often as desired, to contract to sell to sell on any ferms, to convey either with or without sunsideration, to donate, to dedicate, to mortgage, pledge or otherwise encumited, to lease said property, or any part reprof. from time to time, by leases to commence in praesents or in futuro, and spin any terms and for any period or circles of time not exceeding 198 years, and to renew or extend leases up in any term and for any period or periods of time not exceeding 198 years, and to renew or extend leases up in any term and for any period or periods of time not exceeding 198 years, and to renew or extend leases up in any term and for any period or periods of time not exceeding 198 years, and to renew or extend leases up in any term and for any period or periods of the real or personal property, to grant easements or periods or the real or personal property, to grant easements or the real or personal property, to grant easements or the real or personal property, to grant easements or the real or personal property, to grant easements or the real or personal property, to grant easements or the real or personal property, to grant easements or the real or personal property, to grant easements or the real or personal property and every part thereof in all other ways and for such other considerations as it would be lawful for any person wing the same to deal with the same, whether similar to or different from the ways above specified, at any time or meas hereafter. In no case shall any party, to whom said premises, or any pirt thereof, shall be conveyed, contracted to be sold, seed or mortgaged by said trustee, and in no case shall any party dealing with said trustee in relation to said premises, obliged to see to the application of any purchase money, real or money berroof, shall be conveyed, contracted to be sold, seed or mortgaged by said trustee, or be privileged to require the premise of the elements of	TO 11.115 11.11			4px		## 1.14 -
The interest of each and every beneficiary hereunder and of all pronsular constructions are property and to be in the earnings, avails and proceeds arising in in the disposition of the premises; the intention process of the premises and proceeds arising in in the disposition of the premises; the intention process of the said HERITAGE STANDARD BANK AND TRUST COMPAN the entire legal and equitable like in fee, in and to all of the premises above described. And the said grantor—hereby expressly waive—and release—any and all right or benefit under and by virtue of any and all statutes of the State of Illinois providing for the excaption of homesteads from sain on execution or herwise. In Witness Whereof, the grantor—aforesaid have increunto see hand and seed the instrument propaged by James W. Garrlanger 645 Weret 143rd Street Orland Park, IL 60462	erein set forth:	authority is hereby	v stanted to said trust	ee to improve mila	es protect and subd	livide seid esemiere ce
In Witness Whereof, the grantor aforesaid have increunto see hand and sest day of 19.4. In instrument proposed by Seat 143rd Street of 18. Seat of 19.4. Seat 143rd Street of 18. Seat of 18. Seat of 18. Seat of 19.4. Seat of 18. Sea	Full power and my part thereof, to such divide said proposaderation, to discrete, from time for the me and to amend artition or to excluding so for the same to mea hereafter. In no case shall seed or mortgaged to see to bligged to see that the same to the same to mea hereafter.	authority is hereby of dedicate parks, perty as often as onate, to dedicate, to time, by leases exceeding 198 ye, change or modificange said property, to release, convey part thereof in all deal with the san any party, to will by said trustee, a the application of the terms of this	y granted to said trust streets, highways or desired, to contract to, to mortgage, pledge to commence in prae ars, and to renew or effy leases and the terry, or any part thereor or assign any right, to other ways and for sine, whether similar to hom said premises, or any purchase money, is thus there were controlled.	ee to improve, nima alleys and to vacate o sell, to sell on any or otherwise encur senti or in futuro, a xtend leases up in ar ms and provisions the f, for their real or itle or interest in or uch other considerate or different from the any party dealing with real or money borre in the or the or money borre in the or the or the or money borre in the or the	ge, protect and subder any subdivision of any subdivision and for any serion 44 any time of personal property, the about said premises ions as it would be the ways above specthall be conveyed, of said trustee in relationships of the any subdivision of advanced on oblised to inquire in any subdivision of the said trustee in relationships of the said trustee in relationships of the inquire in subdivision of the said trustee in relationships of the inquire in subdivision of the said trustee in relationships of the said trust	livide said premises or r part thereof and to rither with or without property, or any part and for any period or period or period or period or times hereafter; to o grant easements or and to deal with said lawful for any person lifed, at any time or cutracted to be sold, tion to said premises, in said premises, in said premises, in the time cessity or be into the precessity or
to instrument proposed by SEAL)	Full power and sy part thereof, to subdivide said pro unsideration, to do ereof, from time triods of time not me and to amend trition or to exclude so fany kind, operty and every vning the same to nes hereafter. In no case shall seed or mortgaged obliged to see to diged to see to diged to see to aronal property and reof being to vest	authority is hereby of dedicate parks, perty as often as onate, to dedicate, to time, by leases exceeding 198 ye, change or modificate, to release, convey part thereof in all deal with the san the application of the terms of this ct of said trustee, as cach and every ben in the said HERI's and the learn in the said HERI's and the said HERI's an	y granted to said trust streets, highways or desired, to contract to, to mortgage, pledge to commence in praears, and to renew or efy leases and the terry, or any part thereor or assign any right, to their ways and for sine, whether similar to hom said premises, or any purchase money, a thirt have been con or be privileged or oblineficiary hereunder and nings, avails and proce TAGE STANDARD	ee to improve, mina alleys and to vacate o sell, to sell on any or otherwise encur senti or in futuro, a xtend leases up on ar ms and provisions the for their real or itle or interest in or uch other considerate or different from the any party dealing with real or money borred with, or because the iged to inquire into the of all prizons claimed a signer than the	ge, protect and subder any subdivision of any subdivision of any subdivision of any ferms, to lease said in any ferm and for any serior at any time of personal property, to about said premises ions as it would be the ways above specified any above or advanced of any of the terms of any of the mission of t	livide said premises or r part thereof and to reither with or without property, or any part and for any period or periods of or times hereafter; to o grant easements or and to deal with said lawful for any person infied, at any time or cutracted to be sold, tion to said premises, as aid premises, or be into the ricessity or said thus agreement.
is instrument proposed by SEAL)	Full power and sy part thereof, to subdivide said pro insideration, to diereof, from time irriods of time not me and to amend irrition or to exclude arges of any kind, operty and every vning the same to nes hereafter. In no case shall seed or mortgaged obliged to see to diged to see to diged to see to arronal property and reof being to vest le in fee, in and to And the said gry and all statute:	authority is hereby of dedicate parks, perty as often as onate, to dedicate, to time, by leases exceeding 198 ye, change or modifiange said property, to release, convey part thereof in all deal with the sam of the terms of this ct of said trustee, at the application of the terms of this crach and every ben in the said HERI all of the premise author—hereby ex	y granted to said trust streets, highways or desired, to contract to, to mortgage, pledge to commence in praears, and to renew or effy leases and the terry, or any part thereor or assign any right, to their ways and for sine, whether similar to hom said premises, or and in no case shall are any purchase money. It is that have been control or be privileged or oblineficiary hereunder and ings, avails and proce TAGE STANDARD Bes above described.	ee to improve, mina alleys and to vacate osell, to sell on any or otherwise encur senti or in futuro, a xtend leases up in ar ms and provisions the figure of their real or itle or interest in or uch other considerate or different from the any party dealing will real or money borred with or beginned with, or beginned with, or beginned to inquire into the figure of anising it in the ANK AND TRUST	ge, protect and subder any subdivision of any subdivision of any subdivision of any circum, to lease said in notable and for any seriod at any time expersonal property, the about said premises ions as it would be the ways above specified by the ways above specified to inquire any of the terms of any of the terms of the many under them, is a disposition of the processory of the entire terms of the content of the processory of the entire terms of the content of the processory of the entire terms of the content of the processory of the entire terms of the content of the processory of the content of the processory of the entire terms of the content of the processory of the content of the processory of the content of the content of the processory of the content of t	livide said premises or r part thereof and to reither with or without property, or any part and for any period or periods of or times hereafter; to o grant easements or and to deal with said lawful for any person ified, at any time or contracted to be sold, tion to said premises, it said premises, or be into the hecessity or said thust agreement, hereby declared to be remises; the intention re legal and by writing of
James W. Garlanger 645 Went 143rd Street orland Park, IL 60462 Common Wood. SEAL)	Full power and any part thereof, to subdivide said proposition, to diserce for from time indicated of time not me and to amend intition or to excluding of any kind, operty and every vining the same to mea hereafter. In no case shall seed or mortgaged obliged to see that pediency of any a The interest of crional property an reof being to vest let in fee, in and to And the said gry and all statutes herwise.	authority is hereby of dedicate parks, perty as often as onate, to dedicate, to time, by leases exceeding 198 ye, change or modificate, to release, convey part thereof in all deal with the san the application of the terms of this ct of said trustee, and and every bend to be in the premise antor—hereby exist of the State of the grantor.	y granted to said trust streets, highways or desired, to contract to, to mortgage, pledge to commence in praears, and to renew or efy leases and the terry, or any part thereor or assign any right, to their ways and for sine, whether similar to hom said premises, or any purchase money, thus have been confor be privileged or oblineficiary hereunder and in any purchase money, thus have been confor be privileged or oblineficiary hereunder and in TAGE STANDARD Bes above described. The pressly waive and in a pressly waive and in the providing for a procession or providing for a procession or providing for a pressly waive and in the pression of the pressly waive and in the pressly waive and in the pression of the pres	ee to improve, mina alleys and to vacate o sell, to sell on any or otherwise encur senti or in futuro, a xtend leases up in ar ms and provisions if f, for their real or litle or interest in or uch other considerat or different from the or different from the any party dealing will resit or money borreagled with, or be diged to inquire into it of all pricens claimeds arising from the ANK AND TRUST release any and all rothe exception of reunto see	ge, protect and subdition of any subdivision of any subdivision of any erms, to convey either, to lease said interest at any time opersonal property, to about said premises ions as it would be the ways above specific and trustee in relative or advanced of obliged to inquire any of the terms of any under them, is a disposition of the process of the process of the continuation of the continuatio	livide said premises or r part thereof and to reither with or without property, or any part and for any period or period or period or period or period or period or and to deal with said lawful for any person ified, at any time or cutracted to be sold, tion to said premises, in said premises, or be into the recessity or said these agreement, hereby declared to be remises; the intention re legal and equitable ander and by virtue of said on execution or
James W. Garlanger 645 Went 143rd Street orland Park, IL 60462 Common Wood. SEAL)	Full power and any part thereof, to subdivide said pro nonsideration, to disercof, from time errods of time not me and to amend artition or to exclude said property and every wring the same to nes hereafter. In no case shall seed or mortgaged obliged to see that seed or mortgaged obliged to see to liged to see that pediency of any a roof being to vest le in fee, in and to And the said gray and all statutes herwiss.	authority is hereby of dedicate parks, perty as often as onate, to dedicate, to time, by leases exceeding 198 ye, change or modificate, to release, convey part thereof in all deal with the san the application of the terms of this ct of said trustee, and and every bend to be in the premise antor—hereby exist of the State of the grantor.	y granted to said trust streets, highways or desired, to contract to, to mortgage, pledge to commence in praears, and to renew or efy leases and the terry, or any part thereor or assign any right, to their ways and for sine, whether similar to hom said premises, or any purchase money, thus have been confor be privileged or oblineficiary hereunder and in any purchase money, thus have been confor be privileged or oblineficiary hereunder and in TAGE STANDARD Bes above described. The pressly waive and in a pressly waive and in the providing for a procession or providing for a procession or providing for a pressly waive and in the pression of the pressly waive and in the pressly waive and in the pression of the pres	ee to improve, mina alleys and to vacate o sell, to sell on any or otherwise encur senti or in futuro, a xtend leases up in ar ms and provisions if f, for their real or litle or interest in or uch other considerat or different from the or different from the any party dealing will resit or money borreagled with, or be diged to inquire into it of all pricens claimeds arising from the ANK AND TRUST release any and all rothe exception of reunto see	ge, protect and subder any subdivision of any subdivision of any error, to lease said incompter, to lease said incompter, to lease said incompter, and for any time of the personal property, the about said premises ions as it would be the ways above specified ways above specified to inquire any of the terms of any of the terms of the prosition of the process of the prosition of the process of t	livide said premises or r part thereof and to reither with or without property, or any part and for any period or period or period or period or period or period or and to deal with said lawful for any person ified, at any time or cutracted to be sold, tion to said premises, in said premises, or be into the recessity or said these agreement, hereby declared to be remises; the intention re legal and equitable ander and by virtue of said on execution or
orland Park, IL 60462 Commo West 143rd Street Commo West 143rd Street	Full power and sy part thereof, to subdivide said proposaderation, to discrete, from time critical of the said protection of time not me and to amend criticion or to exclusives of any kind, operty and every vining the same to mea hereafter. In no case shall seed or mortgaged obliged to see to obliged to see that pediency of any a The interest of critical property and reof being to vest le in fee, in and to And the said gray and all statutes herwise.	authority is hereby of dedicate parks, perty as often as onate, to dedicate, to time, by leases exceeding 198 ye, change or modificange said property, to release, convey part thereof in all deal with the san the application of the terms of this ct of said trustee, at the said HERI' all of the premise antor hereby expect, the grantor each, the grantor	y granted to said trust streets, highways or desired, to contract to, to mortgage, pledge to commence in praears, and to renew or effy leases and the terry, or any part thereor or assign any right, to their ways and for sine, whether similar to hom said premises, or and in no case shall are any purchase money. It in it have been control to privileged or oblineficiary hereunder and ings, avails and proce TAGE STANDARD Bes above described. The pressly waive and it is aforesaid ha in here aforesaid ha in here.	ee to improve, mina alleys and to vacate o sell, to sell on any or otherwise encur senti or in futuro, a xtend leases up in ar ms and provisions if f, for their real or litle or interest in or uch other considerat or different from the or different from the any party dealing will resit or money borreagled with, or be diged to inquire into it of all pricens claimeds arising from the ANK AND TRUST release any and all rothe exception of reunto see	ge, protect and subder any subdivision of any subdivision of any error, to lease said incompter, to lease said incompter, to lease said incompter, and for any time of the personal property, the about said premises ions as it would be the ways above specified ways above specified to inquire any of the terms of any of the terms of the prosition of the process of the prosition of the process of t	livide said premises or r part thereof and to reither with or without property, or any part and for any period or periods of or times hereafter; to or grant easements or and to deal with said lawful for any person ified, at any time or contracted to be sold, tion to said premises, in said premises, or be into the necessity or said trust agreement. Hereby declared to be remises; the intention re legal and equitable and and seal
Some Work (Separate Separate S	Full power and sy part thereof, to subdivide said property and to amend artition or to exclude said property and every valing the same to nea hereafter. In no case shall seed or mortgaged obliged to see that pediency of any a The interest of crional property and to see the seed or mortgaged obliged to see to obliged to see the seed or mortgaged obliged to see the pediency of any a The interest of crional property and reof being to vest le in fee, in and to And the said gray and all statutes herwise. In Witness Where is instrument property and all statutes therwise.	authority is hereby of dedicate parks, perty as often as onate, to dedicate, to time, by leases exceeding 198 ye, change or modificange said property, to release, convey part thereof in all deal with the san the application of the terms of this ct of said trustee, at the said Herri all of the premise antor—hereby export the said Herri all of the premise antor—hereby export the grantor—hereby export the gr	y granted to said trust streets, highways or desired, to contract to, to mortgage, pledge to commence in praears, and to renew or effy leases and the terry, or any part thereor or assign any right, to their ways and for sine, whether similar to hom said premises, or and in no case shall are any purchase money. It in it have been control to privileged or oblineficiary hereunder and ings, avails and proce TAGE STANDARD Bes above described. The pressly waive and it is aforesaid ha in here aforesaid ha in here.	ee to improve, mina alleys and to vacate o sell, to sell on any or otherwise encur senti or in futuro, a xtend leases up in ar ms and provisions if f, for their real or litle or interest in or uch other considerat or different from the or different from the any party dealing will resit or money borreagled with, or be diged to inquire into it of all pricens claimeds arising from the ANK AND TRUST release any and all rothe exception of reunto see	ge, protect and subder any subdivision of any subdivision of any error, to lease said incompter, to lease said incompter, to lease said incompter, and for any time of the personal property, the about said premises ions as it would be the ways above specified ways above specified to inquire any of the terms of any of the terms of the prosition of the process of the prosition of the process of t	livide said premises or r part thereof and to reither with or without property, or any part and for any period or periods of or times hereafter; to or grant easements or and to deal with said lawful for any person ified, at any time or contracted to be sold, tion to said premises, in said premises, or be into the necessity or said trust agreement. Hereby declared to be remises; the intention re legal and equitable and and seal
7) 55	Full power and sy part thereof, to subdivide said proposition, to discrete, from time ridos of time not me and to amend ritition or to exclude so any kind operty and every valing the same to nea hereafter. In no case shall seed or mortgaged obliged to see that seed or mortgaged obliged to see to sliged to see to risonal property an reof being to vest le in fee, in and to And the said grand all statutes herwise. In Witness Where is in instrument property and all statutes herwise.	authority is hereby of dedicate parks, perty as often as onate, to dedicate, to time, by leases exceeding 198 ye, change or modificange said property, to release, convey part thereof in all deal with the san the application of the terms of this ct of said trustee, at the said Herri all of the premise antor—hereby export the said Herri all of the premise antor—hereby export the grantor—hereby export the grantor—the	y granted to said trust streets, highways or desired, to contract to, to mortgage, pledge to commence in praecars, and to renew or effy leases and the terry, or any part thereor or assign any right, to other ways and for sine, whether similar to hom said premises, or any purchase money is thust have been confor be privileged or oblineficiary hereunder and nings, avails and procedures, and a procedures, and a procedure and a procedure and a procedures.	ee to improve, mina alleys and to vacate o sell, to sell on any or otherwise encur senti or in futuro, a xtend leases up in ar ms and provisions if f, for their real or litle or interest in or uch other considerat or different from the or different from the any party dealing will resit or money borreagled with, or be diged to inquire into it of all pricens claimeds arising from the ANK AND TRUST release any and all rothe exception of reunto see	ge, protect and subder any subdivision of any subdivision of any error, to lease said incompter, to lease said incompter, to lease said incompter, and for any time of the personal property, the about said premises ions as it would be the ways above specified ways above specified to inquire any of the terms of any of the terms of the prosition of the process of the prosition of the process of t	livide said premises or r part thereof and to reither with or without property, or any part and for any period or and to deal with said lawful for any person ified, at any time or intended at any time or contracted to be sold, tion to said premises, or be into the precessity or said trust agreement. Hereby declared to be remises; the intention re legal and equitable and rand by virtue of sain on execution or said sain or said
and the second of the second o	Full power and my part thereof, to subdivide said propositions to discrete, from time errods of time not me and to amend artition or to excluding the same to mes hereafter. In no case shall seed or mortgaged obliged to see that pediency of any a The interest of critical property and the said gray and all statute herwise. In Witness Where is in instrument property and the said gray and all statute herwise. In Witness Where is in instrument property and the said gray and all statute herwise. In Witness Where is in instrument property and all statute herwise.	authority is hereby of dedicate parks, perty as often as onate, to dedicate, to time, by leases exceeding 198 ye, change or modificange said property, to release, convey part thereof in all deal with the san the application of the terms of this ct of said trustee, at the said Herri all of the premise antor—hereby export the said Herri all of the premise antor—hereby export the grantor—hereby export the grantor—the	y granted to said trust streets, highways or desired, to contract to, to mortgage, pledge to commence in praecars, and to renew or effy leases and the terry, or any part thereor or assign any right, to other ways and for sine, whether similar to hom said premises, or any purchase money is thust have been confor be privileged or oblineficiary hereunder and nings, avails and procedures, and a procedures, and a procedure and a procedure and a procedures.	ee to improve, mina alleys and to vacate o sell, to sell on any or otherwise encur senti or in futuro, a xtend leases up in ar ms and provisions the f, for ther real or itle or interest in or uch other considerate or different from the any party dealing with real or money borre to money borre in the with or be diged to inquire into the fall pricens claim and a release in any and a release in any and a release in any and a release in a selease in any and a release in a selease in a	ge, protect and subdicary subdivision of cerms, to convey subdivision of cerms, to lease said individual of the cerms and for any serior of 41 any time of personal property, to about said premises ions as it would be the ways above specthall be conveyed, or said trustee in relative of the conveyed or advanced on any of the terms of the cerms of the process of the process of the process of the certain the conveyed of the certain of the process of the certain	livide said premises or r part thereof and to reither with or without property, or any part and for any period or periods of or times hereafter; to o grant easements or and to deal with said lawful for any person ified, at any time or contracted to be sold, tion to said premises, in said premises, or be into the hecessity or said premises, or be into the hecessity or said these agreement. Hereby declared to be remises; the intention re legal and equitable and and seal

UNOFFICIAL COPY

County of Cook

County of Cook

James W. Garlanger

I, James W. Garlanger
a Notary Public in and for said County, in the State aforesaid. Do Hereby Certify
That James Daly and Judith A. Daly, his wife
e de la composition de la composition La composition de la
personally known to me to be the same person S whose name S
scribed to the foregoing instrument, appeared before me this day in person and
acknowledged the they signed, sealed and delivered the said instrument
as 2.4 (2) - their 3.46 (3) free and voluntary act, for the uses and purposes
therein set forth, including the release and waiver of the right of homestead.
The M -
Given under my hand and Notarial scal, this day of
December AD. 1986.
James W Christin
Notary Public
·

COOK COMPTY IL INC.

1986 DEC 30 N/ 13 59

86624435

36624435 86624435

BOX 966 C. C. L

DEED IN TRUST
(WARRANTY DEED)

TRUST No.

HERITAGE STANDARD BANK AND TRUST COMPANY TRUSTEE HERITAGE STANDARD BANK AND TRUST COMPANY

2400 Wert 95th St., Evergreen Park, III, 60642

90.100