ATTN LAND TRUBT

RECORDER'S OFFICE BOX NO.

OH

6

ESTATE UNESCO PROCESSION REPAIRS FOR FOR

AFFIX "RIDERS" OR REVENUE STAMPS HERE

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CAUTION: Consult a lawyer before using or acting under this form: All werranties, including merchantability and fitness, are exc	5 17 3: 07	8622693
THE GRANTOR KATHLEEN M. BRADY, DIVORCED N	<u>or</u>	
	····	
of the County of <u>COOK</u> and State of <u>ILLIN</u> for and in consideration of * * * * *TEN AND NO* * Dollars, and other good and valuable considerations in har	OIS * * * id paid.	
Convey X and (WARRANT X / ZOWKRXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	unto **	OO lee for Recorder's Use Only)
provisions of a trust agreement dated the 17TH MAY 19.86 and known as Trust Ni	day or leading to the	(hereinafter referred
to as "The trustee,") the following described real estate and State of Tainois, to wit: LOT 6 IN CORTHBROOK HIGHLANDS UNIT NO. 13	in the County of	COOK
10-A AND 13 BEING A SUBDIVISION IN THE NO TOWNSHIP 4: NORTH, RANGE 12 EAST OF THE T	RTH EAST 1/4 OF SEC	CTION 9, IDIAN, IN COOK
HEREINAFTER CALLED "13 E. REAL ESTATF".	r index no.: 04-09	-212-004 177 -
TO HAVE AND TO HOLD my real estate with the appurtenances the trust agreement set forth.	upon the trusts and for the use	s and purposes herein and in
Full power and authority are hereby granted to the trustee to sulto dedicate parks, streets, highways or alleys, to secate any subdivision or perto sell on any terms; to convey either with it sufficient consideration; to successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust trustee; to donate, to dedicate, mortgage or oth two encumber the real part thereof, from time to time, in possession or reve ston, by leases to be for any period or periods of time, not exceeding in the case of any single upon any terms and for any period or periods of time and to amend, chait any time or times hereafter; to contract to make its result to grant or purchase the whole or any part of the reversion and its contract respectentials; to partition or to exchange the real estate, or so "art thereof, charges of any kind; to release, convey or assign any right, it is or interest any part thereof; and to deal with the real estate and every p, it thereof in be lawful for any person owning the same to deal with the same, which	art thereof; to contract to sell; is convey the teal estate or any pi- all of the litle, estate, powers a lestate or any part thereof; to ommence in praesent or in fut- demase the term of 198 years, a mge or modify leases and the to ptions to lease and options to ting the manner of fixing the a for other real or personal prof- t in or about or easement appi- all other ways and for such oth	or grant options to purchase; int thereof to a successor or not authorities vested in the lease the real estate, or any siro, and upon any terms and not to renew or extend lease erms and provisions thereof renew leases and options to into the provision of future terry; to grant easements or return and to the real estate or considerations as it would
any time of times hereafter. In no case shall any party dealing with the trustee in relation 1, the shall be conveyed, contracted to be sold, leased or mortgaged by the tomoney, rent, or money borrowed or advanced on the real estate, or by of with, or be obliged to inquire into the necessity or experiency of any act of the terms of the trust agreement; and every deed, trust deed, mortgage, to the real estate shall be conclusive evidence in favor of every person rely other instrument. (a) that at the time of delivery thereof the trust create effect, (b) that such conveyance or other instrument was executed in according authorized and empowered to execute and deliver every such deed, it conveyance is made to a successor or successor in trust, that such successor is fully vested with all the title, estate, rights, powers, authorities, duties are	istee, be obliged to see to the inged to see that the terms of the frustee, or be obliged or pear, o other instrument executivity per a or claiming under and herein and by the trust agreedance with the trust, conditions upon an beneficiaries therein ust deed, lease, mortgage or other or successors it trust have bend obligations of the ris or their	application of any purchase he trust have been complied rivileged to inquire into any ed by the trustee in relation by such conveyance, lease or rement was in full force and as and limitations contained ider; (c) that the trustee was or instrument; and (d) if the eeen properly appointed and predecessor in trust.
The interest of each beneficiary under the trust agreement and of a in the possession, earnings, asais and proceeds arising from the mortgage, s is hereby declared to be personal property, and no beneficiary under the equitable, in or to the real estate as such, but only an interest in the possession of the title to any of the above lands is now or hereafter registered.	ale, or other disposition of the rections agreement sna? have a cons, carnings, avails and recover	eal estate, and such interest ny title or interest, legal or is thereof as aforesaid.
note in the certificate of title or duplicate thereof, or memorial, the wor- or words of similar import, in accordance with the statute in such case made	ds "in trust," or "upon condi- and provided.	on," or "with limitations,"
And the said grantor hereby expressly waives and releases an statutes of the State of Illinois, providing for the exemption of homesteads in Witness Whereof, the grantor phoresaid has hereunto set. h	from sale on execution or other	wish
day of 19 (SEAL) RATHLEEN M. BRADY (SEAL)		(SEAL)
State of Illinois, County of COOK ss. 1, the underspired, a Notary Public in a	and the solid Courses in the Sta	an atomical toys HEBERY
IMPRESS CERTIFY that KATHLEEN M. BRA	DY, DIVORCED NOT R	EMARRIED subscribed to the
SEAL foregoing instrument, appeared before me HERE welled and delivered the said instrument a therein set forth, including the release and	this day in person, and acknow <u>BOX</u> free and voluntary ac	ledged thatSh O_ signed, t, for the uses and purposes
Given under my hand and official seal, this Sand	day of May	1 1086
EDNA W. ROSS Commission expires MY COMMISSION EXPIRES MAY 9, 1989	Educe LD Pol	<u> </u>
This instrument was prepared by Edna W. Ross, First II	NOTARY PUI lingia Bank of Wilm ME AND ADDRESS)	
*USF WARRANT OR QUIT CLAIM AS PARTII S DESIRE	ADDRESS OF PROPERT	
FIRST ILLINOIS BANK OF WILMETTE	2330 PEACHTREE NORTHBROOK, II	
MAIL TO { 1200 CENTRAL AVENUE	PURPOSES AND IS NOT	IS FOR STATISTICAL A PART OF THIS DEED.
WILMETTE, ILLINOIS 60091	SEND SUBSEQUENT TA	N BILLS TO:

Deed in Trust

FIRST ILLINOIS BANK OF WILMETTE, TRUSTEE 7

Property of Coot County Clert's Office

T-34 (Rev. 5/84)