FORM 4095 RANKPORMS, INC.	1986 JUL 24 PM 2: 14 863   4	<u>051</u>
	That the Grantor, TADEUSZ NABIELEC and ANIELA	
NARTETEC bis wife		· · · · · · · · · · · · · · · · · · ·
of the County of CODE ************************************	and State of Illinois , for and in consider EN** Dollars (\$ 10.00	ation
in hand paid, and of other good and valuable	considerations, receipt of which is hereby duly acknowledged, Conve	/өу
	AND TRUST COMPANY, a banking corporation duly organized to laws of the State of Illinois, and duly authorized to accept	and
execute trusts with the State of Illinois, as '	Trustee under the provisions of a certain Trust Agreement, dated	d the CO.NO. DIS
27th day of PES	ember. 1984, und known as Trust Nu described real estate in the County of Cook and i	
of Illinois, to-wit:	escribed real estate in the county of	State 12
That part of Block 9, unit	t 5, Hanover Gardens First Addition,	
of part of Section 25, Tow Third Principal Meridian,	waship 41 North, Range 9 East of the described as follows:	No. Total
Commencing at a point on t	the North Line of said Block 9, 88.0   🖟 🖟 💆	ST/
feet East of the North Wes	st corner of said Lot Block 9; then listance of 120.0 feet to the South	
line of said Block; thence	East on the South line of said Block,	REVE * STA
a distance of 73.0 feet; t	hence North at right angles, a distance	ESTATE T ESTATE T * * * DEPT. OF REVENUE
North line of sald Plock,	a line of said Block, thence West on the a distance of 78.0 feet to the point	
of beginning, in Cook Coun		9 G.
~ O <sub>*</sub>		ISFER IV
	restrictions of record, taxes for 1985	
and subsequent years PPIN: 06-25-308-022-00	ino Ca	8 :: ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! !
TO HAVE AND TO HOLD the said real satate was a Trust Agreement set forth.	while the appurtenances, upon the trusts, and for the uses and purposes herein are	·   Ø
thereof, to dedicate parks, streets, highways or slieys and as desired, to contract to sell, to grant options to purchas a desired, to contract to sell, to grant options to purchase.	aid 11 1 2 2 3 improve, mnnage, protect and subdivide said real relate or any did to vend only relativists or any distortion of the threef, and to resulbivide said real estate use, so, to set or 2 2 terms, to convey either with or without consideration, to convey as in trust set of grant to such successor or auccessors in trust all of the title, es to dedicate, it mortgage, pledge or otherwise encumber said real estate, or any on time to time, in a session or reversion, by leases to commence in presentic	part 9 often c v said 9 state, 9
real stitute or any parts rested in said Trustee, to donate, thereof, to lease said real estate, or any part thereof, for thereof, to lease said real estate, or any period or periods	s in trust see. Example to the see of the se	pert or in end to
renew or extend leaves upon any terms and for any period	ed or periods of the and to amend, change or modify leases and the terms, and p	provi-
purchase the wasse or any part to partition or to exchange said real estate, or any part to to reichse, convey or assign any right, title or interest in the received of the partition of every part thereof in all	to make lusars and to grant options to lease and options to renew leases and option intract respecting in. run ner of fixing the amount of present or future rentainered, for other rent of persons property, to grant easements or changes of any is or about or easement "purtenant to said real estate or any ant thereof, an other ways and for such the considerations as it would be inwise for any other ways and for such the considerations as it would be inwise for any other ways and for such the "a but of the perfect." The considerations as it would be inwise for any other ways and the predictor, or or any successor in trust, an relation to said real estate, or to whom said obe soid, leased or mortgage by as "Trustee, or any successor in trust, he oblige one by sorrowed or advanced on sair "a", estate, or bo obliged to see that the terms of into the authority, necessity or exycling to go to said Trustee, or be oblige Agreement; and every deed, trust deed mortgage, lease or other instrument excending eather shall be conclusive, "idence in favor of every person (including said real estate shall be conclusive, "idence in favor of every berson (including	is, to Bi Lind, Bi nd to Pis RO RO orson Pass EV M
deal with sain rear strain with the same, thether similar owning the same to deal with the same, thether similar lin no case shall say party dealing with said Trust lines the same that the same that is conveyed, contracted to	other ways and for suce Ane to continue the suce of the suce of the successor in trutt, in relation to said real estate, or to whom said e.e., or any successor in trutt, in relation to said real estate, or to whom said Trustee, or any successor in trust, he oblig	orson PREVENUE PREVEN
estate or any part thereo: sent to see to the application of any purchase money, rent or mon trust have been complied with, or be obliged to linquire in	be sold, leased or mortgager by a state, or be obliged to see that the terms of sey borrowed or advanced on said re, settine, or be obliged to see that the terms of set the authority, necessity or expeditions of any act of said Trustee, or be obliged to the number of the instrument exe	to to the to the total to the total to the total to the total tota
delivery thereof the trust created by the state of the trusts, co- instrument was executed in accordance with the trusts, co- in all amendments thereof, if any, and binding upon all binding approximately all the approxim	/ said Trust Agreement was in full torce and easet, 107 hour said Trust Agreemen and timitations contained in the Indian are and in said Trust Agreemen beneficiaries thereunder. (c) that said Trustee or any successor in trust, was	other duly
authorized and empowered to execute any usual made to a successor or successors in trust, that such successor she it is a state, rights, powers, authorities, duties and or the item and or the successors in the	ng under any such conveyance lease or othe "natrument, (a) that at the time of y said Trust Agreement was in full force and elect, (b) that such conveyance or onditions and limitations contained in the Indon'ure and in said Trust Agreemen beneficiaries thereunder, (c) that said Trustee or any successor in trust, was chideed, trust deed, lease, mortgage or other 'netrumont and (d) if the conveyancesor or successors in trust have been properly an inted and are fully vested with obligations of its, his or their predicessor in trust.	hall R
unily or as Trustee, nor its successor or successors in tru	ust shall incur any personal liability or be subjected to any claim, judgment or de	error Z S
Deed or said Trust Agreement or any amendment the said such liability being hereby expressly waived and release and said said estate may be entered into by	on, or for injury to person or property happening in or about said real eatate, any sed. Any contract, obligation or indebtedness incurred or en a ed into by the Truste it in the name of the then beneficiaries under said Trust A resement as their attorior at the election of the Trustee, in its own name, as Texas of an express trust	and Till > <
so far as the trust property and funds in the actual possess	ision of the Trustee shall be applicable for the payment and (sacha ge thereof).	
persons and corporations whomsoever and whatsoever shall this Deed.	ision of the Trustee shall be applicable for the payment and clacks ge thereof). Il be charged with notice of this condition from the date of the fill np for record r and under said Trust Agreement and of all persons claiming up er charn or	11 91 1
The interest of each and every beneficiary hereunder of them shall be only in the earnings, avails and proceed is hereby declared to be personal property, and no benef estate as such, but only an interest in the sarnings, ava	ds arising from the sale or any other disposition of said rani estate, and nuch inte ficiary hereunder shall have any title or interest, legal or equitable, in c to said alls and proce ds thereof as aforesaid, the intention hereof being to wat, a said	real The Time
Addengant Charle and Torret Company the entire level at	alls and proceeds thereof us aforesaid, the intention hereof being to year in said, and equitable title in fee simple, in and to all of the real estate above discribed, or hereafter registered, the Registrar of Titles is hereby directed not to reside our point, the words "in trust," or "upon condition," or "with limitations," or words as made and provided, and said Trustee shall not be required to produce the	
Agreement or a copy thereof, or any extracts therefrom, a is in accordance with the true intent and meaning of the	as evidence that any transfer, charge or other deniing involving the registered (a : trust,	and
And the said grantor hereby expressly waive statutes of the State of Illinois, providing for the exempt	and release	all
In Witness Whereof, the grantor afores	sald have hereunto set their hands s	and
seal this 24th day	[SEAL] Todener Nobiler [SE.	
	[SEAL] Anicla Wabielec !SE	2 2
State of Illinois John C.	Jahrling a Notary Public in and for said County,	
County of Cook SS. the state afores	said, do hereby certify that Tadeusz Nabielec and Aniela his wife.	86314051
peraonally know	vn to me to be the same person	<u>ـ</u> ا ق
the foregoing i	instrument, appeared before me this day in person and acknowledged th	- S
	signed, sealed and delivered the said instrument as <b>their own</b> free a or the uses and purposes therein sat forth, including the release and waiver of t	and
right of homestee	ad. a=1 1.1. 8G	_
UITER Under by	nand and notarial self this dead of	-
- · · · · · · · · · · · · · · · · · · ·	Notary Public	

deed drafted by: John C. Jahrling, 1839 W. Chicago, Chicago, IL 60622

Midwest Bank and Trust Company Elmwood Park, Illinois

20-64-170 DF Duren

2151 Narcies Hanover Park, IL 60103
For information only infart street address of above described property.

## **UNOFFICIAL COPY**

FRED S. HASSakon 804 M. Milwowlas NILL. 606 48

BOX & C.

Property of Cook County Clark's Office