THE THE PROPERTY OF THE PROPER

THIS INDENTURE, Made this 27th day of August 19.87 between ITASCA BANK & TRUST CO., 308 W. Irving Park Road, Itasca, Illinois 60143, an Illinois Corporation, as Trustee under the provisions of a deed or deeds in trust to said bank in pursuance of a trust agreement known on its records 1264 , party of the first part, and as Trust No. Palatine National Bank as Trustee Under Trust #4653 -Dated August 20, 1985 Brockway and Bank Lanes, Palatine, Illinois part y of the second part, apace tos recorder's WITNESSETH. That said party of the first part, in consideration of the sum of .---Ten and no/100 (\$10,00)---------------------------Dollars, nd other good and valuable considerations in hand paid, does hereby convey unto said party(ies) of the second part, the following described real estate, situated in Cook County, Illinois, to-wit: Lot 7 in Block I in Shenandoah Subdivision, being a Subdivision in the Southeast 1/4 of the Southwest 1/4 of Section 36, Township 41 North, Range 10, East of the Third Principal Meridian, according to the Plat thereof recorded as Document Number 24608335 in Cook County, Illinois. Permanent Index 140 07-36-317-007 TUNKY, H.L.IK FILED FOR RECOR 4987 SEP -3 AH 10: 36 87485097 This Document Prepared by: Jack Mensching 308 W. Irving Park Rd. Itasca, Illinois 60143 together with the tenements and appurtenances thereunto belouging. TO HAVE AND TO HOLD the same unto said party(les) of the second part, and to the proper use, benefit and behoof forever of said party(ies) of the second part. SUBJECT TO: All unpaid taxes and special assessments, if any, and any easements, encumbrances and restrictions of record. This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in parameter of the trust agreement above mentioned. This deed is made subject to the lieu of every trust deed or morteage conveying the above described premises (if any there be) of record in said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereto affixed, and has caused its name to gned to these presents by its (). Trust Officer and attested by its Assistant Secretary, the day and year first above writbe signed to these presents by its (ITASCA BANK & TRUST CO. State of Illinois COUNTY OF (DuPage) Assistant Secretory. I, the undersigned, A NOTARY PUBLIC in and for said County, in the State aforesaid, DO HEREBY CERTIFY, that the above named () Trust Officer of the ITASCA BANK & TRUST CO., and the above named Assistant Secretary of said Association, personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such (). Trust Officer and Assistant Secretary respectively, appeared before me this day in person, and acknowledged that they signed and delivered the said instrument as their own free and voluntary act, and as the free and voluntary act of said Association, for the uses and purposes therein set forth; and the said Assistant Secretary did also then and their acknowledge that he, as custodian of the corporate seal of said Association to said instrument as his own and voluntary act, and as the free and voluntary act of said Association, for the uses and purposes therein set forth. 27 day of AUGUST 1887 GIVEN under my hand and Notarial Seal this My Commission Expires June 5, 1988

C/K/A 1742 ROOSA EIK GROWE Village, IL.

ESTATE TRAHSFER TAX ACT.

PROVISIONS OF PARAGRAPH E

EXEMPT UNDER

Chamber M. Lange

FORM 18047 BANEFORMS INF

Please Mail to:

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DEED

ITASCA BANK & TRUST CO.

As Trustee under Trust Agreement

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"EXHIBIT A"

THIS CONVEYANCE IS MADE PURSUANT TO DIRECTION AND WITH AUTHORITY TO CONVEY DIRECTLY TO THE TRUST GRANTEE NAMED HEREIN. THE POWERS AND AUTHORITY CONFERRED UPON SAID TRUST GRANTEE ARE RECITED AND INCORPORATED HEREIN BY REFERENCE.

THIS DEED IS EXECUTED PURSUANT TO AND IN THE EXERCISE OF THE POWER AND AUTHORITY GRANTED TO AND VESTED IN SAID TRUSTEE BY THE TERMS OF SAID DEED IN TRUST DELIVERED TO SAID TRUSTEE IN PURSUANCE OF THE TRUST AGREEMENT ABOVE MENTIONED.

TO HAVE AND TO HOLD the said premues with the appurtenances, upon the trusts and for uses and purposes herein and in said trust agreement set forth.

Full power and authority is heleby granted to taid trustee to improve, manage, protect and subdivide said premius of any part thereof, to dedicate parks, proofs, highways or alleys and to vacate any subdivision of part thereof, and to resubdivide taid property as often at desired, to contract to will, to grant options to purchase, to sell on any terms, to convey, either with of without consideration, to convey said premius or any part thereof to a successor of ruccessors in trust and to pant to such successor or successors in trust all of the title, estate, powers and authorities verted in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber, said property, or any part thereof, from time to time, in posterion or reversion, by kases to commence in practisms of in future, and upon any terms and for any period of time, not exceeding in the case of any ungle demuse the term of 198 years, and to renew of extend leases upon any terms and for any period of periods of time and to grant options to renew leases and options interest at a partition of time, hereafter, to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract tespecung the manner of fixing the amount of present or future reneals, to partition or to exchange taid property, or any part thereof, for other real or periodal property, to grant easements or charges of any kind, to release, convey or easign any right, title of interest in or about or easement appurities to said premiues or any part thereof, and to deal with taid property and every part thereof in all other ways and for such other considerations as it would be tawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or times bereafter.

In no case shall any party dealing with said pursues in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased of mortgaged by said touries, be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the necessity or expediently of any act of said trustice or be obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trust agreement as said test estate shall be conclusive evidence in favor of every person relying upon de claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this indicators and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this lindenture and in said trust agreement or in some amendment thereof, both deed, trust deed, lease, mortgage or other that that the east duly authorized and empowered to execute and deliver every both deed, trust deed, lease, mortgage or other instrument, and (d) if the conveyance is made to a successors in trust, that such increasion or successors in trust, that such increasion or successors in trust, that such increasion of its, has or their predecessor in trust.

The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arraing from the sale or other disposition of said real estate, and such whereat is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in 0, to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.

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