AMERICAN TITLE order

DEIMAR R. CRAFT, divorced and not since remarried,

87500521

and State of Illinois , for and in consideration Dollars (\$150,000,00). in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, unto COLONIAL BANK AND TRUST COMPANY OF CHICAGO, an Illinois Corporation whose address is 5850 West Belmont Avenue, Chicago, Illinois, as Trustee under the provi-

and State of Illinois, to wit:

first , and known as Trust Number 1185

Lot 41 in Charles S. Neero's Resubdivision of Block 5 in Grant and Keeney's Addition to Pernock, being a subdivision of the East Half of the West Half of the Northwest Quarter of Section 35, Township 40 North, Range 13 East

Cook

of the Third Principal Meridian, in Cook County, Illinois

Subject to covenants, conditions and restrictions of record; public and utility easements and roads and highways, if any; party wall rights and agreements, if any; existing tonancies; special taxes or assessments for improvements not yet completed; installments not due at the date hereof of any special tax or assessment for improvements heretofore completed; general taxes for the year 1980 and subsequent years

PERMANENT TAX NO. 13-35-118-0/3 }

TO HAVE AND TO HOLD the sald real estate with the apportenances, upon the tr' ats, and for the uses and purposes herein and in said Trust Agreement set forth. TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the triats, and for the uses and purposes herein and in said Trust Agreement set forth. Full power and authority is hereby granted to said Trusted to Improve, manage, in thect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or allays to vacate any subdivision or part thereof, and to testabilities said real. """ of the as desired, to contract to sail, to grant options to purchase, to sail on any terms, to convey either with or without consideration including deeds convoying directly (e.g., just Grantee, to convey said real estate or any part thereof to successor or successors in trust all of the fittle, estatic reviews and authorities vested in said Trustee, to donate, to dedicate, to mortgage, pledge or otherwise on combined and real estate, or any part thereof, to lease said really also, any part thereof, to donate, to dedicate, or any part thereof, to the trust of the said or part of the said of the

to deal with the same, whether similar to or different from the ways above specified, at any time or times hereal ex.

In no case shall any party dealing with said Trustee, or any successor in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be convoyed, contracted to be sold, leased or morigaged by said Trustee, or any successor in trust, be obliged to see to the aprilection of any purchase money, rent or money become or advanced on said real estate, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into any purchase money, rent or money become or any successor, or become of any act of said Trustee, or be obliged or privileged to inquire into any of the terms of said trust Agreement; and trust, or or, trust deed, mortgage, lease or other instrument executed by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in fairor or every person (including the Registrar of Titles of said country relying upon or calming under any such conveyance, lease or other instrument; (a) that is it he little of the call very thereof the first or with the trusts, conditions and immistions contained in this indenture and in said Trust Agreement or in all amendments thereof, if any, and was binding upon all to global crust becauted in the trust and of the first contained to the trust call the contained to the trust contained to the contained

imitations contained in this Indenture and In said Trust Agreement or in all amendments thereof, if any, and was binding upon all tile reclaims thereunder, (c) that said Trustee, or any successor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortes, a or or him fairmant and (d) if the conveyance is made to a successor or successors in trust, that such successor in trust have been properly appointed and an fully rested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.

If its conveyance is made upon the express understanding and conditions that neither Colonial Bank and Trust Company of Chicago, ind. ""al", or as Trustee, nor its successor or successors in trust shall incur any personal liability or to subjected to any ctain, judgement or decree for anything it or they or its or now, geats or atterneys may do or omit to do in or about the said real estate or under the provisions of this Dead or said Trust Agreement or any amuniform the first or of inj. "y.t." person or properties by her present any calculation or indebtadnet, in current or entered into by the Trustee in connection with said real estate may be entered into by the Trustee in connection with said real estate may be entered into by the inside in connection with said real estate may be entered into by the inside in connection with said real estate may be entered into by the inside in connection with said real estate may be entered into by the inside of an express trust and not individually (and or "to see shall have no obligation whatsoever shall be applicable for the payment and discharge thereory. All persons and corporations whomsoever and whatsoever shall be charged with notice of this conthe Trustee shall be applicable for the payment and discharge thereof). All persons and corporations whomspever and whatspever shall be charged with notice of this condition from the date of the filing for record of this Deed.

The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shalf have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in earnings, avaits and proceeds thereof as aforesaid, the intention hereof being to vest in said Colonial Bank and Trust Company of Chicago the entire legal and equitable title in fee simple. In and to all the real estate above described

If the little to any of the above real estate is now or hereafter registered, the Register of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or upon condition, or "with limitations," or words of similar import, in accordance with the statute in such case made

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 Iffinois, providing for exemption or homesteads from sale on execution or otherwise.

In Witness Whereol, the grantor on aforesaid fra	sethis hand mand seal of thislst.	day of
September 59 87		11 14
(SEAU)	DELMAR R. CRAFT	Certific (SEAL)
(SEAL)		(SEAL)

THIS DOCUMENT PREPARED BY:

William Butcher

5232 W. Diversey,

Colcolat Bank and Itual Company o

of Chicago

3804-10 W. Dickens Chicago Illinois
For information only insert street address of above described property.

space for affixing Riders and Revenue Stamp.

UNOFFICIAL COPY

		*12.25 7+0003 TRAN 8123 09/11/87 16:08:00 +4587 + C *-37-500521 COOK COUNTY RECORDER
STATE OFILLINOIS	WILLIAM C. BUTCHER	, Notary Public in and for said
County Of COOK	SS. County, in the State aforesaid, do hereby certify that	DELMAR R. CRAFT, divorced and
not since r	emarried,	No. of the Control of
	une parapodif who se parae 1.5	
personally known to mu to he the st before me this day in person and a	The purious reality and the pu	subscribed to the foregoing instrument, appeared , signed, sealed and delivered the said instrument as
his		n set forth, including the release and waiver of the right of homestead.
GIVEN under my hand and notarial	soal thi 3rd day of September	A.D., 19
:	Or Wellin	C. Over
My commission expires Al	MUST 13, 1988	Notary 1 - olic

CITY OF CHICAGO *
REAL ESTATE TRANSACTION TAX DEPT. OF REVENUE SEPTION 981800

"OFFICIAL SEAL"
William C. Butcher
NOTARY PUBLIC, STATE OF ILLINOIS
My Commission Expires: Aug. 13, 1988

STITE OF ILLIMOISE

STITE OF ILLIMOISE

INVESTMENT OF THE OFFI

MAIL TO:
FIRST COLONIAL ESCROW SERVICES, INC.
30 No. Michigan Avenue — 3rd Floor
Chicago, Illinois 60602

#1250