known as virginia	M. Radler		Virgini		
of the County of Cool	<	end State of	Illinois	for and in conside	ration
Ten (\$10.00)					d lete, ; e c
and other good and valu	able considerations in hand	paid, the receipt whe	reof is bereby a	cknowledged, Convey	S 22 25
	unto the CITIZENS BAR				
	Trustee under the provision				<u> </u>
	19 87)
•	the County of Cook				- 420N
Lots 8 & 9 (exce Avenue) in Krenn West 1/4 of Secti Principal Meridian Subject (c) (a) Co utility easements if any; (d) existing	and Dato's Cicero on 22, Township 41 in Cook County, I evenants, conditions and roads and highway leases & tenancies	thereof, taken for Avenue 'L' Subdit North, Range 13 llinois. & restrictions of Pays, if any; (c) special tax	or widening of vision in the East of the record; (b) party wall resord (a) general	Cicero e South e Third private, public ights & agreem ments for impro	ents.
improvements du	ars including taxes the year 1987.	willen Onay accre	I IIII OCF	of SKOKIE,	TI I TMAT
PIN: 10-22-306-00 Address of Proper	9-0/00 & 10-22-306- ty. /391 North Skok	910-0000 🗶 ie Blyd., Skokie	V.E.LIIGE	or original,	
<u> </u>	0,5	,	Skokie	c Developmer Code Chapter \$240 PAID: S	10
81					
S LO RVAR VUD IC	LICIT TO Alexanded market form	with the ennumbers of			21/06
Full power and aut premises or any part the thereof, and to resubdive	HOLD the said promises trust agreement set forth hority is hereby granted preced, to dedicate parks, at ide said property as often in here either with or without	, said trusted to imp sets, highways or alle as /esirid, to contract to maid another, to con	to sell, to gran	at options to purchase or any part thereof	
Full power and aut premises or any part the thereof, and to resubdive agil on any terms, to consuders or authorities vested in each of any part thereof in the case of any for any period or period any time or times herea and options to purchase amount of present or fuor personal property, to interest in or about or and every part thereof in owning the same to dea or times hereafter.	herity is hereby granted bereof, to dedicate parks, at ide said property as often in trust and to grant to such said trustee, to denate, to, to lease said property, or a praesenti or in future, and in grant to such said trustee, to denate, to, to lease said property, or a praesenti or in future, and single demise the term of a of time and to amend, chefter, to contract to make let the whole or any part of the ture rentals, to partition or grant easements or charge sasement appurtenant to said other ways and for a let with the same, whether is	, said trustee to imposts, highways or alless resired, to contract to insideration, to contract to insideration, to contract to insideration, to contract to insiderate to mortgage any part increase, and to reage or moulfy lease and to great op the reversion and to contract to exchange any puch to relate the reversion and to contract to exchange and to great optically premises or any puch other considerations and to or different considerations and to or different considerations.	iys and to vacate, to self, to grant or vey said premise ours in trust all is, pledge or other mime to time, if for any period mew or extend it and the terms tions to lease an intract respecting party, or any prase, convey or art thereof, and it would from any ways a	e any submission of the title, estate, prwise encumber said in possession or reve or periods of time, neases upon any term and provisions there of options to renew if the manner of fixin art thereof, for other assign any right, title deal with said probe lawful for any phove specified, at any phove specified, at any	said part se, to (to a cowers propersion, se and sef at leases g the r real tle or perty erson cions
Full power and aut premises or any part the thereof, and to resubdive agil on any terms, to consuders or any part the thereof, and to resubdive agil on any terms, to consuders or authorities vested in effy, or any part thereof its description of any period or period any time or times herea and options to purchase amount of present or full or personal property, to interest in or about or and every part thereof its description of the same to deal or times hereafter. In no case shall any any part thereof and every part thereof shall be the application of any pithat the terms of this transport of said trustee, every deed, trust deed, reall be conclusive evide other instrument, (a) the agreement was in full fwith the trusts, condition ment thereof and bindingered to execute and deliveyance is made to a su appointed and are fully his or their predecessor	herity is hereby granted bereof, to dedicate parks, at ide said property as often in trust and to grant to such a said trustee, to donate, to a said trustee and to amend, che feer, to contract to make it the whole or any part of the ture rentals, to partition or grant easements or charge assement appurtenant to as a laid other ways and for a conveyed, contracted to brichase money, rent, or mount have been complied with or be obliged or privileged nortgage, lease or other inner in favor of every person at at the time of the delive orce and effect, (b) that suns and limitations contained upon all beneficiaries the ver every such deed, trust increase or successors in tru vested with all the title, es in trust.	, cald trustee to implests, highways or alless /esirid, to contract the insideration, to contract the insideration, to contract the insideration of some contract the insideration of contract the insideration of some contract to many purchases and to great opine reversion and for the exchange soil prise of any kind, to relied premises or any purch other considerationization of the consideration of the contract o	iys and to vacate, to self, to grant or vey said premise ours in trust all is, pledge or other interest of for any period mew or extend it and the terms tions to lease an intract respecting party, or any prace, convey or at the reof, and in any mays all premised on sail of the terms of a said trustee in the terms of a said trustee was due or other instructions of the terms of the	a any submission of the title, estate, provise encumber said in possession or reve or periods of time, neases upon any term and provisions there of options to renew if the manner of fixing assign any right, tito deal with said probe lawful for any phove specified, at any to whom said premiss, or he obliged to ustee, be obliged to insee, or he obliged to incessity or expedient aid frust agreement aid frust agreement elition to said real as the conveyance, less than the conveyance, less than the conveyance, less than the conveyance of the	said part se, to i to a owers prop- resion, of ax- a and oof at leases g the real tle or perty erson time trait dance cy fif saturat dance perty con- perty i trait dance cy fif saturat dance cy fif saturat dance con- perty i fits,
Full power and aut premises or any part the thereof, and to resubdive spil on any terms, to co sudcessor or successors is and authorities vested is erty, or any part thereof by leases to commence is ceeding in the case of an for any period or period any time or times herea and options to purchase amount of present or fuor personal property, to interest in or about or and every part thereof loowing the same to dea or times hereafter. In no case shall any any part thereof shall be conclusive evide other instrument, (a) the application of any pithat the terms of this trany act of said trustee, every deed, trust deed, rahall be conclusive evide other instrument, (a) the agreement was in full fwith the trusts, conditionment thereof and binding ered to execute and deliveyance is made to a suspointed and are fully his or their predecessor. The interest of each shall be only in the ears such interest is hereby tetreat, legal or equitable thereof as aforesaid.	herity is hereby granted bereof, to dedicate parks, at ide said property as often in rust and to grant to such a said trustee, to denate, it, to lease said property, or a praesenti or in future, and to grant to such a said trustee, to denate, it, to lease said property, or any single demise the term of a of time and to amend, chifter, to contract to make let the whole or any part of the ture rentals, to partition or grant easement or charge sasement appurtenant to said other ways and for a let with the same, whether a let with the same or other insured at at the time of the delivered at at the time of the delivered at a the time of the delivered at a the time of the delivered and limitations contained grupon all beneficiaries the cossor or successors in true wasted with all the title, as in trust. And every beneficiary hereings, avails and proceeds a declared to be personal profit in or to said real estate a	, said trustee to imposts, highways or alless restrict, to contract the consideration, to contract the consideration, to contract the second to the second the second to t	itys and to vect; to self, to grat; to self, to grat; to self, to grat; vey said premise ours in trust all (s. pledge or other mine to time, di for any period snew or extend is and the terms tions to lease an intract respecting perty, or any period of the self of the se	e any submission of any part thereon or any part thereon of the titis, estate, previse encumber said in possession or reve or periods of time, no eases upon any term and provisions there and provisions there of the control of the manner of fixing art thereof, for other assign any right, tito deal with said probe lawful for any phove specified, at any to whom said premisuate, be obliged to mises, or be obliged to incessity or expedient and trust agreement of the lation to said real each onveyance, less the control of the corresponding of the control of the corresponding to the corresponding to the control of the corresponding to the corresponding to the corresponding to the control of the corresponding to the corre	said part se, to i to a owers properion, ot ex- as and of at leases g the r real tile or perty erson time time trust daries and apow periy i the periy i time trust daries and periy i time
Full power and autories or any part the thereof, and to resubdive agil on any terms, to co successors or auccessors or autocessors or autocessors or autocessors or autocessors or autocessors and authorities vested in egtly, or any part thereof by leases to commence i ceeding in the case of an for any period or period any time or times herea and options to purchase amount of present or fuor personal property, to interest in or about or and every part thereof loowning the same to dea or times hereafter. In no case shall any any part the reof shall be the application of any pithet the terms of this trany act of said trustee, every deed, trust deed, reshall be conclusive evide other instrument, (a) the agreement was in full faired to execute and deliveyance is made to a suspointed and are fully his or their predecessor. The interest of each shall be only in the earn such interest is hereby extrest, legal or equitable thereof as aforesaid. If the title to any of mondition," or "with limit provided.	herity is hereby granted percof, to dedicate parks, at ide said property as often in rust and to grant to such a said trustee, to denate, id, to lease said property, or a praesenti or in future, and to grant to such a said trustee, to denate, id, to lease said property, or any single demise the term of a of time and to amend, the fiter, to contract to make it the whole or any part of the trust rentals, to partition or grant easements or charge sasement appurtenant to as a said other ways and for a limit with the same, whether it with the same, whether it is with the same, whether it is with the same, whether is party dealing with said treconveyed, contracted to burchase money, rent, or moust have been complied with or be obliged or privileged or privileged or the said at the time of the delivers at at the time of the delivers and effect, (b) that sums and limitations contained gupon all beneficiaries they ere every such deed, trust increased with all the title, es in trust. And every beneficiarly hereings, avails and proceeds a declared to be personal proceeds and the certificate of title or the said real estate a the shove lands is now or in the certificate of title or tations," or words of similar testions," or words of similar testions," or words of similar testions, and the certificate of title or tations," or words of similar testions, and the certificate of title or tations," or words of similar testions, and the certificate of title or tations," or words of similar testions, and the certificate of title or tations, and the certificate of title or tations.	, said trustee to imposts, highways or alless restrict, to contract to insideration, to resuccess of dedicate to mortgage any purchaser, and to read any purchases and to great prise of any kind, to relied premises or any purch other consideration with the second, leased or mortises of any kind, to relied to interest in relation to see sold, leased or mortises borrowed or advant, or be obliged to into inquire into any ostrument executed by on relying upon or clairly thereof the trust of conveyance or other in this Indenture and reunder, (c) that said deed, lease, mortgage st, that such successor tate, rights, powers, seemer and of all permissing from the sale coperty, and no benefic as such, but only an inhereafter registered, duplicate thereof, or an import, in accordant	itys and to vest; it oself, to great or the cors in trust all is, pledge or other mine to time, if for any period mew or extend it and the terms tions to lease an intract respecting perty, or any period of the core of the	e any subvision to purchas or any part thereon or the titis, estate, prwise encumber said in possession or reve or periods of time, no eases upon any term and provisions there and provisions there of the manner of fixin art thereof, for other assign any right, the deal with said probe lawful for any phove specified, at any to whom said premis ustee, be obliged to increasity or expedient and trust agreement election to said real election of the said real election of the elec	said part se, to i to a owers proprion, ot ex- a and of at leases g the r real tile or perty erson time trust daries as or tru
Full power and autories of any port the hereof, and to resubdive the hereof and authorities vested in early, or any part thereof the hereof and authorities vested in early period or period any time or times herea and options to purchase amount of present or fully or personal property, to interest in or about or early thereof to work the form of the and every part thereof and every part thereof to work the application of any pithat the terms of this trapper of said it rustee, every deed, trust deed, result the terms of this trapper deed, trust deed, result the terms of this trapper deed, trust deed, result the terms of this trapper deed, trust deed, result the conclusive evidencher instrument, (a) the appointed and are fully his or their predecessor. The interest of each shall be only in the ears the treef as aforesaid. If the title to any of not to register or note is condition," or "with limit provided. And the asic grants	herity is hereby granted percof, to dedicate parks, stide said property as often invey either with or without in trust and to grant to such said trustee, to donate, to a present or in future, any single demise the term of a of time and to amend, che feer, to contract to make the whole or any part of the ture rentals, to partition or grant easements or charge assement appurtenant to as a limit of the same, whether it is with the same, whether it is a said of the same, and the same or the conveyed, contracted to burchase money, rent, or mount have been complied with or be obliged or privileged nortgage, lease or other inner in favor of every person at at the time of the delived rore and effect, (b) that sums and limitations contained upon all beneficiaries the very such deed, trust occasior or successors in trust. And every beneficiary hereings, avails and proceeds in trust. And every beneficiary hereings, avails and proceeds declared to be personal profit in or to said real estate a the certificate of title or th	path, highways or alless /esirid, to contract the misidaration, to contract the misidaration, to contract the misidaration, to contract the misidaration, to contract the misidaration or success to dedicate to mortgage any part increof, from dupon any Jerms and 198 years, and to mange or modify leases and to grant op the reversion and for to exchange asis prices of any kind, to relate the premises or any pluch other consideration which the consideration of the sold, leased or mort ney borrowed or advant, or be obliged to into inquire into any outrined the trust of the trust of the conveyance or other in this Indenture and resunder, (c) that said deed, lease, mortgage st, that such successor tate, rights, powers, enunder and of all perceptions and of all percept, and no benefic such, but only an inhereafter registered, duplicate thereof, or an import, in accordants.	iys and to vector, it oself, to grate over said premise over said premise over said premise over said premise or other mine to time, if for any period mew or extend it and the terms tions to lease an intract respecting perty, or any end trustee in riming under any rested by this irerinstrument with said trustee in riming under any rested by this irerinstrument with said trustee was dutor or successors in said trustee, duties on a claiming under other instrument or other dispositions claiming under the Registrar of memorial, the week with the state any and all	e any submission to purchase or any part thereoses or any part thereoses or any part thereoses or any part thereoses or periods of time, no cases upon any term and provisions thereoses or periods of time, no cases upon any term and provisions thereoses of time, no cases upon any term and provisions thereoses of the manner of fixing art thereoses, for other cases on any right, the to deal with said probe lawful for any phove specified, at any to whom said premise ustee, be obliged to incessity or expedient and the case of the conveyance, less that the conveyance of the	said part se, to i to a owers prop- resion, of at seases g the real lie or perty person time time trust daries ase br trust daries apow- perty i its, them , and or in- ceeds rected upon and or and or and

CBT 1517A

One S. Northwest Highway Park Ridge, Illinois 60068. ONE SULL SERVICE STREET PARK RIDGE, ILLINOIS 60068

..[Seal].

_ • [Seal] •

UNOFFICIAL COPY

STATE	OF ILLINOIS	} g	8.					
COUNTY	OF COOK	J.	I, Laur	etta Berg				
	,	_		said County, in the St adler a/k/a Virgi				
		oubecribed	to the foregoing	be the same person If instrument, appears Signed, senie voluntary act, for the	d before me this d and delivered t	be said instrument		
		including the release and waiver of the right of homestead.						
		GIV	EN under my h	and and notary	<u> </u>	seal this		
		215	day o	December	<i></i>	_A. D. 19_87		
	00-			***************************************		Notary Public.		
	0	?/_		APTERY PLETT CIRTY MY COMM. EYP. AL	a di u u 🔻			

ATTENTION: Recorder of Deed

After recording, please return this Deed to Citizens Bank & Trust Company, by depositing the same in Box 405 if this Deed has been recorded in Cook County, otherwise by mail to:

Citizens Bank & Truz Company *
One S. Northwest Highway
Park Ridge, Illinois 60061

COOK COUNTY, ILLINUT. FILED FOR RECORD

1987 DEC 22 AM 11: 08

EED IN TRUST

BOX 405

TRUST NO. 665847

*CITIZENS DANN & THUST CO.

PARK RIDGE, ILL.

TO: CITIZENS BANK & TRUST COMPANY *

87669418