El visit 199 98616	1. 数少 / 1 _ 4 U.	ij () [
THIS INDENTURE WITNESSETH, THAT THE	LROTAÑÃĐŸ	ohn Wi Dunn,	Junior, divorced
and not since remarried. of the County of Cook	and State of	Illinois	, for and in consideration
of the sum of Ten and no/100			Dollars (\$10,00).
in hand paid, and of other good and valuable co	onsiderations, recu	sipt of which is hereby (duly acknowledged, Convey-and War-
cent-unto HERITAGE BREMEN BANK AND	TRUST COMPA	an Illinois Corpora	tion as Trustee under the provisions of
a certain Trust Agreement, dated the 3rd			
day of December	1987 .and	l known as Trust Numbe	r 87-3185 , the following
, described real estate in the County of Cook			and State of Illinois, to-wit:
Lots 37 to 43 in Block 2 being a Subdivision of t	in Crois	sant Park Mar	kham Ninth Addition
ter of Section 14, Towns			
Principal Meridian in Cod			
PIN# 28-16-424-019 (Lot	431	DTN# 20 14 4	24-022 (Lot 40)
PIN# 28-14-424-019 (Lot of PIN# 28-14-124-020 (Lot of	42)	PIN# 28-14-4	24-022 (Lot 40) 24-023 (Lot 39) 24-024 (Lot 38) 24-025 (Lot 37);
PIN# 28-14-424-021 (Lot	41)	PIN# 28-14-4	24-024 (Lot 38) 24-025 (Lot 37)
		P1N# 20-14-4	24-025 (DOC 37);
システト	00	\wedge	The second
	GA	0	
TO HAVE AND TO BOLD the said real estate vice, the app Full power and authority is hereby granted to be difference	· ·	•	
highways or alleys and to vacate any subdivision or part thereof, at on any terms, to convey either with or without consideration, to co.	nd to resubdivide said re over said real extete or .	al estate as often as desired, to c envisars thereof to a successor o	ontract to sell, to grant options to purchase, to sell r successors in trust and to grant to such successor
or successors in trust all of the title, estate, powers and authorit as any part thereof, to lease said real estate, or any part thereof, to terms and for any period or periods of time, not exceeding in the	ese of any single demis-	e the term of 198 years. and to r	eitem ut étteur leases chou suit fettus étés en sido
period or periods of time and to amend, change or modify leases an options to lease and options to renew leases and options to purchast sent or future rentals. to partition or to exchange said real ostate, or	r the whole or any part of rate of a chereof, for of	if the reversion and to contract t her real or personal property, to	especting the manner of fixing the ambunt of pre- grant casements or charges of any kind, to release.
convey or assign any right, title or interest in or about or easement in all other was and for such other considerations as it would be la above specified, at any time or times betrafter.	appur enarttraaidrea (what her iy jerson owi	lestate or any part thereof, and ring the same to deal with the si	to deal with and real estate and every part thereof tine, whether similar to or different from the ways
to no case shall are much doubted with and Tribles or any an	ccessor in trust, in h	ton to said real estate, or to who trobliged to see to the application	m said real estate or any part thereof shall be con- on of any purchase money, rent or money borrowed
veved contracted to be sold, leased or mortgaged by said Trustee, or or advanced on said real estate, or be obliged to see that the terms of any act of said Trustee, or be obliged or privileged to inquire into a oriented by said Trustee, or any successor in trust, in relation to sai	d this trust have feel ei my of the terms of said a deep outstocked by co	applied with, or be obliged to inc Frust Agreement, and every dee out two evidence in favor of eve	juire into the authority, necessity or especiency of d, trust deed, mortgage, lesse or other instrument is seenon including the Resistent of Niles of said
 - county: relying upon or claiming under any such conveyance, leave and Tenst Agreement was in full force and effect, (b) that such cor 	or other instrument (a) svevance or other instru	the at the time of the delivery. " at was executed in accordan-	thereof the trust created by this indenture and by ce with the trusts, conditions and limitations con
tained in this Indenture and in said Trust Agreement or in all ame not the trust. was duly authorized and empowered to execute and to a successing or successing in trust, that such successor or success	deliver every such deed. 2013 in 1508t have been	tru te eo leuse, mortgago or o	ther instrument and (G) if the conveyance is made
authorities, duties and obligations of its, his or their predecessor i This conversation is made upon the express understanding and	conditions that prither	Heritage Brome a Bank And T	rust Company, individually or as Trustee, nor its
successor or successors in trust shift incur any personal liability or may do no unit to do in or shout the said real estate or under the pro- bappening in or about said real estate, any and all such liability ber	is hereby expressly was:	ved and released. Any collection of	bligation of indebtedness incurred of entered into
by the Trustee in connection with said real estate may be entered in irrevocably appointed for such purposes, or, at the election of the Tr obligation whatsiever with respect to any such contract, obligation shall be applicable for the payment and docharge thereof. All pers	ustee in its own name.	as Trustee of an exore is trust at	d not individually (and the Trustee shall have no
date of the filing for record of this Deed		, (
The interest of each and every beneficiary bereunder and unde- ings, avails and proceeds arising from the sale or any other disposi- bereunder shall have any title or interest, legal or equitable, in or	ison of said real estate. to said real estate as as	and such interest is hereby dec ich hut only an interest in earni	liced in be personal property, and no beneficiary ngs at and sud proceeds thereof as aforesaid, the
intention hereof being to vest in said Heritage Bremen Bank And so itsed			',0
If the title to any of the above real extate is now or hereafter re- cale thereof, or memorial, the words "in trust," or upon condition, or yields	gottered the Registrar's "with limitations," or v	d Titles is hereby directed not to sords of similar import, in accord	register (*) He in the certificate of title or dupli lance with the station in such case made and pro-
And the said granter hereby expressly waive and release ing for exemption of homesteads from sale on execution or otherwi-		benefit under and by virtue of a	ny and all statut, vof the fixate of Illinois, provid-
In Witness Whereal, the granter		his	hand and
regels of this getter and an annual of	day ofD	ecember	
John W. Dunn fr.	_ ISEAL! _		ISEALI
John W. Dunn, Junfor	. (SEAL)		(SEAL)
STATE OF Illinois 1. Normall Normal N	an J. Smy	th John Joh	n W. Dunn
	since remarkant		
		ho same norses — who	e name _is
			ne this day in person and acknowledged
and the second s		·-	the said instrument as <u>his</u> it forth, including the release and waiver
of the right	untary act, for the i t of homestead.	eres and pur poses energis se	io. su, mendang the release und warref
NORMAN J. SMYTH, LTD.	ter my hand and	Notarial ()	seal this
17211 OAK PARK AVENUE	<i>j. 4.4.4</i>	Noma	J. Janto
INLEY PARK, ILLINOIS 6047	sion expires May	9, 1990	Notary Public

GRANTEE:

HERITAGE BREMEN BANK AND TRUST COMPANY

17500 Oak Park Avenue Tinley Park, Illinois 60477 Property Address

15804 Clifton Park, Markham, IL

For information only maert street address of above described property.

This space for affixing Riders and Revenue Stamps

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Property of Cook County Clerk's Office 1979 . DEPT-01 RECORDING \$12.2 . T#4444 TRAN 1678 12/22/87 10:21:00 . #2693 # D *-B7-669796 COOK COUNTY RECORDER

\$12.00 MAIL