Clho	Above Space For Recorder's Use Only)	
THIS INDENTURE WITNESSETH, that the Grantor s,	VITO P. LO VERDE and	
KATHLEEN E. LO VERDE, his wife		
of Ten (\$10.00) and no/100s******	**************************************	
(5 10.00 ), in hand paid, and of other good acknowledged, Convey and Warrant unto AVE	and valuable considerations, receipt of which is hereby duly NUE BANK NORTHWEST , an Hilnois bank	
ing corporation of Niles . Illinois, and duly authorized to acce	pt and execute trusts within the State of Illinois, as Trustee	
under the provisions of a certain Trust Agreement, dated the 14 day of 6	ofCOOKand State of Hinols, to with	
**Tot 458 in Wearamere of Arline	gton Helabts Unit 10 A-7	
**Lot 458 in Terramere of Arling being a Subdivision in the North	h half of Fractional	
Section 6, Township 42 North, Resumer roThird Principal Meridian, accord	ange 11, East of the	7
recorded May 17, 1984, as Docume	ent 27090322, in Cook County,	
TO HAVE AND TO HOLD the said real estate with the appartenances, a	03-06-205-000	<b>iS</b> Cic
TO HAVE AND TO HOLD the suit real estate with the apparentment, a said Trust Agreement set for in.	the seal colors and for the uses and purposes herein and in	
said Trust Agreement set for in.  Full power and authority is ver or granted to said Trustee with respect to times to improve, manage, protect ind subdivide said real estate or any part tracted any subdivision or part the for and to resubdivide said real estate as chase, to sell on any terms, to convey univer with or without consideration, or successors in trust and to grant to uch successor or successors in trust of Trustee, to donate, to dedicate, to morse or close or otherwise encumbers or any part thereof, from time to time, to procession or reversion, by leases terms and for any period or periods of time, to exceeding in the case of any a leases upon any terms and for any period or periods on time and to amend, charant time or times hereafter, to contract to make leases and to grant optic chase the whole or any part of the reversion and to contract respecting the a partition or to exchange said real estate, or any pirt thereof, for other real wind. I release, convey or assign any right, title on the real in or about or e und to deal with said real estate and every part thereof in all other ways an person owning the same to deal with the same, whether similar to or diffe hereafter.	often as desired, to contract to sell, to grant options to pur-	1
chase, to sell on any terms, to convey the with or without consideration, or successors in trust and to grant to act successor or successors in trust at Tristee to done to define to more an expensive encumbers	to convey said real estate or any part thereof to 3 successor	ā
or any part thereof, from lime to time, in pression or reversion, by leases terms and for any period or periods of time, to exceeding in the case of any	to commence in the present or in the future and upon any single demise the term of 198 years, and to renew or extend	
leases upon any terms and for any period or provide or time and to amond, or at any time or times hereafter, to contract to make leases and to grant onthe chase the whole or any part of the reversion and to contract respecting the	mange of injury teases and the terms and provisions increor ons to leave and options to purchasing the amount of present or future rentals, to	
partition or to exchange said real estate, or any part the of, for other real kind, to release, convey or assign any right, title or the real in or about or elements and the said real said to the convergence of a mile of the said real said to the convergence of a mile of the said real said to the convergence of a mile of the said real said to the said real said real said to the said real said	or personal property, to grant easuments or charges of any assument appurtenant to said real extains or any part thereof, the for any charge at the same and the	
person owning the same to deal with the same, whether similar to or diffe hereafter.	erent from the ways above specified, at any time or times   & :	ļ
In no case shall any party dealing with said Trustee, or any averasor in tru or any part thereof shall be conveyed, contracted to be sold, leased or moriga see to the application of any purchase money, rent or money. The conveyed or a terms of the trust have been compiled with, or be abliged to figure into Trustee, or be obliged or privileged to inquire into any of the term. It is not of the trust executed by said Trustee, or any successor in trust in the favor of every person relying upon or claiming under any such conveying each thereof the trust created by this Deed and by said Trust Agreement was in the amendments thereof, if any, and is binding upon all beneficiaries thereund authorized and empowered to execute and deliver every such deed, trust deveyance is made to a successor or successors in trust, that such successor or autoested with all the tille, estate, rights, powers, authorities, duties and obligat.	ist, in relation to said real estate, or to whom said real estate ged by said Trustee, or any successor in trust, be obliged to	j
terms of the trust have been complied with, or be abliged to I quite into	the authority, necessity or expediency of any act of said gust Agreement; and every deed, trust deed, mortgage, lease	Ĺ
or other instrument executed by said Trustee, or any successor in Irust of favor of every person relying upon or claiming under any such convoying the favor of the trust created by this Deed and by said Trust Agreement was in it.	distinct to said trust property shall be conclusive evidence in the same of the delivery of force and effect. (b) that such conveyance or other instru-	
ment was executed in accordance with the trusts, conditions and limits to amendments thereof, if any, and is binding upon all beneficiaries thereunder	ns antained herein and in said Trust Agreement or in all r, (c) that said Trustee, or any successor in reust, was duly	i
veyance is made to a successor or successors in trust, that such successor or successor with all the title, estate, rights, powers, authorities, duties and obligate	cc san s in trust have been properly appointed and are fully tion. of its, his or their predecessor in trust.	ļ
This conveyance is made upon the express understanding and condition to successor or successors in trust shall incur any personal liability or be subjected to the superior or the subject of the subject	that the Grantee, neither individually or as Trustee, nor its ad to any claim, judgment or decree for anything it or they are all attack or up at the groupings of this Declar or said Trust	
Agreement or any amendment thereto, or for injury to person or properly haity being hereby expressly waived and released. Any contract, obligation or in	indebtedness he great or entered into by the Trustee in con-	
in-fact, hereby increvocably appointed for such purposes, or at the election of and not individually (and the Trustee shall have no obligation whatsoever wi	the Trustee, in its own, time, as Trustee of an express trust it respect to any su n co liract, obligation or indebtedness	¥
This conveyance is made upon the express understanding and condition successor or successors in trust shall incur any personal liability or be subject or its or their agents or attorneys may do or omit to do in or about the said reading and expressly waived and released. Any contract, obligation or in rection with said real estate may be untered into by it in the name of the then in-fact, hereby irrevocably appointed for such purposes, or at the election of and not individually (and the Trustee shall have no obligation whatsoever wield except only so far as the trust property and funds in the actual possession of the filing for record of this Deed.	of the Trustee shall be applicable for the payment and dis- hall be charged with writing of this condition from the date	誈
The interest of such and every beneficiary herounder and under said Trus of them shall be only in the earnings, avails and proceeds arising from the suinterest is hereby declared to be personal property, and no beneficiary herous	manner of fixing the amount of present or future rentals, to or personal property, to grant easements or charges of any atoment appurionant to said real estate or any part thereof, deep such other considerations as would be lawful for any erent from the ways above specified, at any time or times say, in relation to said real estate, or to whom said real estate ged by said Trustee, or any successor in trust, be obliged to dynaced on the trust property, or be obliged to see that the the authority, necessity or expediency of any act of said rust Agreement; and every deed, trust deed, mortgage, lease elation to said trust property shall be conclusive evidence in sever or other instrument, (a) that at the time of the delivery to come of the rinstrument, (a) that at the time of the delivery to come of the rinst have been properly appointed and are fully than, including or other instrument and (d) if the concessor in trust, was duly out case, mortgage or other instrument and (d) if the concessor in trust, was duly out case, mortgage or other instrument and (d) if the concessor in trust, was duly out case, mortgage or other instrument and and are fully than a construction of the first of the concessor in trust, was duly and cose, mortgage or other instrument and all such habiling to a first of their predecessor in trust, that the Granton method of the first of the concessor of the property and such themeficiaries of their predecessor in trust, that the Granton method of the first of the concessor of the payment and dishall be charged with write of this condition from the date of the granton of the distance of the concessor of the conce	跃
to said trust property as such, but only an interest in the entings, avails and it vest in the Trustee the entire legal and equitable tills in fee simple, in and to	nater singli flave any title or inversal, legal or equitable, in or perceveds thereof as aforesaid, the intention hereof being to to all of the trust property above described.	Š
If the title to any of the trust property is now or hereafter registered, the in the certificate of title or duplicate thereof, or memorial, the words "in trust similar import, in accordance with the statute in such case made and provide	Registrar of Titles is hereby directed to the register or note	سن سن
similar import, in accordance with the statute in such case made and provide And the said Grantor. Shereby expressly waive and release	ed. y and all right or benefit under and by victue c/any and all	SIA
IN WITNESS WHEREOF, the Grantor aforesaid ha, hereunto set	handnnd sealthis	=
day, of, 19,		3 22
Sont  L		Š
—7)°	allen a de Vende (Seal)	ã
COUNTY OF COOK A		
KATELEEN M. MCKAY	a Notary Public in and for said County, in the State	
	(ATHLEEN E. LO VERDE	
ford no this destinate Malancknowledged thatsigned, scaled and dell	lycred the said instrument as the 1.T free and volun-	
tars het. The release and the	Topenber 1986	
Commission expires 1988	anca h. May	S
	NOTARY PUBLIC	DOCUMENT NUMBER
Document Prepared By:	ADDRESS OF PROPERTY 4235 Salem Drive	EN
MATTHEW P. WALSH and Associates, P.C.	Arlington Heights, Il	2
7300 W. College Drive	THE ABOVE ADDRESS IS FOR STATISTICAL FURPOSES ONLY AND IS NOT A PART OF THIS DEED.	MB!
Palos Heights, Il 60463	and subspousnit tax biels to: 4225 Salam Drive	(I)
the state of the property deposits the state of the state	CONTRACTOR	

00

Arlington Haights, Il.

RETURN TO: Avenue Bank Northwest 8720 Dempster Street Nike, Illinois 60648

TRUST NO.

Property of County Clerk's Office

**DEED IN TRUST** 

(WARRANTY DEED)

ಠ

L AVENUE BANK NORTHWEST
Niles, Illinois
TRUSTEE