DEED	IN	TRUST	IN	0	F	F	IC	IA	o. '	C	D F	37	94	77	104
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The above space for recorder's use only

	THIS INDENTURE WITNESSETH, that the Grantor
	MARIE VINTIKA, also known as MARIE H. VINTIKA, a Widow and not since
	of the County of Cook and State of Illinois for and in consideration of Ten and no/100 Dollars, and other good
	of Ten and no/100 Dollars, and other good and valuable considerations in hand paid, Convey and warrants unto
2	FIRST NATIONAL BANK OF CICERO, a National Banking Association of Cicero, Illinois,
	as Trustee under the provisions of a trust agreement dated the lst day of November 19 68, known as Trust Number 2389, the following described real estate in the
7	County of Cook and State of Illinois, to-wit:
	Parcel 1: Unit Baron 2 in Lot 37, together with its undivided percentage
	interest in the common elements in Mill Creek Condominium II, as delineated and
	defined in the declaration recorded as Document Number 86-089960, and as amended from time to time, of the South 1/2 of the Northeast 1/4 of Section 33,
	Township 37 North Range 12 East of the Third Principal Meridian, in Cook
	County, Illinois.
	Parcel 2: Easement for Ingress and Egress for the benefit of Parcel 1 as
	contained in the Plat of Mill Creek Condominium Subdivision recorded June 14,
	1979 as Document Number 25003904. PAN - 33 - 208 - 26 TO HAVE AND TO HOLD the said premises with the app are families upon the trusts and for the uses and purposes herein and in said trust agreement set forth.
	TO HAVE AND TO HOLD the said premises with the apt it fances upon the trusts and for the uses and purposes herein and in said trust agreement set forth. Full power and authority is hereby granted to said nustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets,
	highways or alleys and to vacate any subdivision or part thereof, the or resubdivise and property as often as desired, to contract to sell, to grant options to purchase, to sen on an expire, to convey either with or without completation, to convey any part thereof or a successor or not trust and to grant to study successor or
	successors in trust all of the title, estate, powers and authorities vessel, in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said property, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, to lease said property part thereof, to lease said property and to renew or extend leases to commence in paresenti or futuro, and upon any terms and for any period or periods of time, not exceeding in the case of any single deniis; the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of
	time and to amend, change or modify leases and the terms and provision; thereof at any time or times hereafter, to contract to make leases and to grant options to reade and options to reade and options to produce the modern of fixing the amount of present or fitting the manner.
	partition or to exchange said property, or any part thereof, for other real or personal property, to grant easements or charges of any kind, to release, convey or assign any right, right or repressing a position or easement anomatement to said for such other days and for such other days are days and days are days are days and days are days and days are days are days and days are days are days and days are days are days are days and days are days are days are days and days are
	considerations as it would be lawful 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 hereafter. In no case shall any party dealing with said trustee in relation to said premises, or at whom said premises or any part thereof shall be conveyed, contracted to be sold.
	leased or mortgaged by said trustee, be obliged to see to the application of any purchase indice, rent or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust bave been complied with, or be obliged to inquire into the necessity or expensions of any act of said trustee, 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, exceuted by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance or other instrument, (a) that at the time of the delivery thereof the trust created by this indenture and by said trust agreement was in full force and effect, (b) that such conveyance or offer it inturnent was executed in accordance with the trusts, conditions and
	limitations contained in this indenture and in said trust agreement or in some amendment hereof and by 3D og upon all beneficiaries thereinder, (c) that said trustee was duly the properties of
	successors in trust, that such successor in trust have been properly appointed and are fully verid; it hall the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them, had be only in the eatroings, avails and proceeds arising from
	the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no bene default as the remainder of the control of the
	If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed, at to register or note in the certificate of title or duplicate theteof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in a cord, acc with the statute in such case made and provided.
	And the said grantor hereby expressly waive 6 and release 6 any and all right or benefit under and by in the of any and all statutes of the State of
	Illinois, providing for the exemption of homesteads from sale on execution or otherwise.
	In Witness Whereof, the grantoraforesaid ha_Bhereunto setherhapand sealthis
	O_{2} \sim
	(Seal) Marie H. Centera (Seal)
	Marie H. Vintika (Scal)
	·C
,	THIS INSTRUMENT PREPARED Stanley D. Loula, Esq.
	6000 W. Cermak Road
	Cicero, IL 60650
	State of
	the state aforesaid, do hereby certify that Marie H. Vintika, a widow and not since remarried
	personally known to me to be the same personwhose name18subscribed to
•	personally known to the force the same person and acknowledged that Bhe signed,
	"OFFICIAL SEAL" Sealed and delivered the said instrument as
	Stanley D. Lord Sorth, including the release and waiver of the name of homestead. Notary Public, Water of Phoels Solven under my hand and notarial sea this 168h day of January 87
٠.	My Commission Expires 1-75/90 \$
	Notary Jubic
	A COMPANY OF THE PROPERTY OF T

GRANTEE'S ADDRESS:

FIRST NATIONAL BANK OF CICERO
6000 WEST CERMAK BOAD
CICERO ILLINOIS 60650

(RECORDER'S BOX NO. 284)

Palos Park, IL

For information only insert street address of above described property.

January 16, 1987 Potts Parts

Ruyer, Seller or Representati

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UNOFFICIAL COPY

COOK COUNTY RECORDER

1 #1852 # C # SI - Oct 7 00

1 #1644 TRAN 0516 01/26/87 10:43:00

DEPT-01 RECORDING COOK - COUNTY RECORDER

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