DEED IN TRUST UNDFFICIALS COPSY 4 4 1 1 (QUIT-CLAIM)

	(The Above Space For Recorder's Use Only)
THIS INDENTURE WITNESSETH, the	at the Grantors Peter Tasiopoulos and
of the County of Cook of Ten	and State of Illinois for and in consideration of the sum
(5 10.00), in bane	I paid, and of other good and valuable considerations, receipt of which is bereby duly
acknowledged, Convey and Quit-Claim	unto Dearbrook State Bank un Minois hank
ing corporation of Deerfield , Illinois, an	d duly authorized to accept and execute trusts within the State of Illimois, as Trustee
339	lated the 185 day of ADP11 1983 and known as Trust Number real estate in the County of COOK and State of Illinois, to-wit:
The North 100 feet of	C Lots 53 and 54 in Central Road Acres
Second Addition a Su East 333 feet thereo	of Lots 53 and 54 in Central Road Acres bdivision of the West & (except to f) of the Northwest Fractional tof 41 North, Range 12 Recorded July 24, 07922 in Cook County, Illinois.
Section 10, Township	07922 in Cook County, Illinois.
09-10-10	3-613
TO HAVE AND TO HOLD the said real estate	with the apportenances, upon the trusts, and for the uses and purposes herein and in
times to improve, manage, protect and subdivide sat vacate any subdivision or part the two. Ind to result chase, to sell on any terms, to comey cities with a or successors in trust and to grant to out accessor Trustee, to donate, to dedicate, to motting e.g. dedge or any part thereof, from time to time, in row two terms and for any period or periods of time, not exclude a trust any time or times hereafter, to contract to make this ethe whole or any part of the reversion and the partialion or to exchange said real estate, or any put.	In Trustee with respect to the real estate or any part or parts of it, and at any time or id real estate or any part thereof, to dedicate parks, streets, highways or alleys and to odinate said real estate as often as desired, to contract to sell, to grain options to pustor without consideration, to comey said real estate or any part thereof to a successor or or successors in trust all of the title, estate, powers and annototics vested in aside of interestive encumber said real estate, or any part thereof, to lease said real estate, on or reversion, by leases to commence in the present or in the future and upon any reding in the case of any since demine the term of 194 years, and to renew or estend of time and to amend, change or modify leases and the terms and provisions thereof iterace and to grant options to lease and options to renew leases and options to pust leaves and to grant options to lease and options to renew leaves and options to pust leaves and to grant options to charge so fany surfaces in or about or executing the amount of present or charges of any surfaces in or about or executing the amount to said real extendents or charges of any part thereof.
and so deal with said real estate and every part the person owning the same to deal with the same, w hereafter. In no case shall any party dealing with said feust	rest as ". Other way a and for such other considerations as woods be until for any hether similar tir on different from the ways above specified, at any time or times "e, or any to "swer in trust, in relation to said real estate, or to whom said real estate be sold, leaked or mortgaged by said Trustee, or any successor in trust, be obliged to
terms of the trust have been compiled with, or of Trustee, or be obliged or privileged to inquire into a or other instrument executed by said Trustee, or startor of every person relying upon or claiming under thereof the trust created by this Deed and by said Te ment was executed in accordance with the trusts, amendments thereof, if any, and is binding upon all authorized and empowered to execute and deliver everance is made to a successor or successors in trust, vested with all the title, estate, rights, powers, authors.	or money whiled or advanced on the trust property, or be obliged to see that the cobliged to it due to into the authority, necessity or expediency of any act of said my of the term. It aid Trust Agreement: and early deed, trust deed, mortgage, lease to successor in trust, in relation to said trust property shall be conclusive evidence in a my successor in trust, in relation to said trust property shall be conclusive evidence in a many successor in trust, in relation to said trust property shall be conclusive evidence in a many successor in trust, in a flow ce and effect. (b) that such conveyance or other instruccionalities and limits ions unatisned herein and in said Trust Agreement or in all the beneficiates therefore, in the property appearing in or about said real extate, any and all such liability or be subjected to any, this n, judgment or decree for any thing it or they do in or about the said real extate or in er the provisions of this Deed or said Trust tu person or property happening in or about said real extate, any and all such liability or the subjected or the provisions of this Deed or said Trust to the provision of the then beneficiaties under the provision of the Trustee in contract, including and of the then beneficiaties under the provision of the Trustee in contract, are the electron of the trustee, in its own more, as Trustee of an express trust.
successor or successors in trust shall incur any persor or its or their agents or attorneys may do ut omit to Agreement or any amendment thereto, or for injury ity being hereby expressly waived and released. Any nection with said real estate may be entered into by in-fact, bereby irrevocably appointed for such purel and not individually (and the Trustee shall have no except only so far as the trust property and funds a charge thereof). All persons and corporations whom of the filing for record of this Deed.	obligation whatmever with respect in any such and tract, obligation or indebtedness in the actual pursession of the Trustee shall be applicable for the payment and dissociet and whatmever shall be charged with other of this condition from the date.
of them shall be only in the earnings, avails and pro- interest is hereby declared to be personal property. to said trust property as such, but only an interest in vest in the Trustee the entire legal and equitable till. If the title to any of the trust property is now or in the certificate of title or duplicate thereof, or mem similar import, in accordance with the statute in suc	
statutes of the State of Illinois, providing for the ex	and release any and all right or benefit under and by vir ue o any and all emption of homesteads from sale on execution or otherwise.
IN WITNESS WHEREOF, the Grantor S. afores day of July	aid ha V C, hereunto set their hand S and seal S this 5 th
María Tasipoulos	System 71 Fette Costopoulos [Sent]
STATE OF TILL COUNTY OF CO 2)	011.00.1
aforesaid, do hereby certify that MARIA	AVIDSON .a Notary Public in and for said County, in the State TASIPONLOS AND PETEL TASIO PONLOS Description of the Property of the State of the Sta
fore me this day in person and acknowledged that TN tary act, for the uses and purposes therein set forth.	signed, scaled and delivered the said instrument as free and volun- sicluding the telease and wairer of the right of homestead.
GIVEN under my hand and Notarial Seal this Commission expires 0 CT. 16	1888 Andring R. Banker NOTARY PUBLIC
Document Prepared By:	ADDRESS OF PROFERTY:
Andrew J. Pach	SW Corner of Meadow Lane and
Deerbrook State Bank	Central Road, Des Plaines
160 S. Waukegan Road	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
Deerfield, IL 60015	SEND SUBSEQUENT TAX BILLS TO:

SECTION 4. REAL ESTATE TRANSPER TAX ACT.

7-6-87 TA COLOR OF PARAGRAPH TET.

DATED BUYER-SELLER-HEPPESENTATIVE

DOCUMENT NUMBER

ILLIANA FINANCIAL INC FORM 58F 217 (10/74)

(Add ess)

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TRUST NO.__

RETURN TO: Deerbrook State Bank
160 South Waukegan Road

Deerfield, Illinois 60015

:5.7.

DEED IN TRUST

(QUIT CLAIM DEED)

Deerbrook State Bank Deerfield, Illinois TRUSTEE

JUL-13-87

Clark's Office REL

12.00

FORM SBF 217 :10/74,