(The Above Space For Recorder's Use OFF)	1
THIS INDENTURE WITNESSETH, that the Grantor  James V. Thouson Jr., and Barbara Thouson, his wife.	
of the County of Lake and State of Illinois for and in consideration of the sum of TEN AND NO/100 ———————————————————————————————————	
TEN AND NO/100	f Paragraph Ite Transfer  Consentative
The South 275 feet of the North 458 feet of the West 107 feet of the East Half of the North West Quarter of the South West Quarter of the South East Quarter of Section 32, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.	Exempt under provisions of Paragraph Section 4, Real Estate Transfer Tax Act. 9-9-58 Buyer Salar of Regulations
Tax No:	P. 4.
Address: 1127 w 37th St., Chicago, IL	ge jo
This instrument was prepared by: Dennis S. Nudo, P.O.Box 538, Park Ridge, IL	mpt under Section Act.
Permanent Inder. Number: 17-32-400-088  TO HAVE AND TO HOLD the said set cellate with the appurtenances, upon the trusts, and for the uses and purposes herein and in	TX XX
said Trust Agreement as forth.  Full power and authority is hereby granted to aid Trustee with respect to the real estate or any, part of parts of it, and at any time or times to improve, manage, protect and subdivide a lid real estate or any part thereof, to dedicate parks, atreats, highways or alleys and to vacate any subdivision or part thereof, and it real, the said real estate as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either to the whole consideration, to convey said real estate or any part thereof to a successor or successors in trust and to grant to such succes, or to successors in trust all of the title, estate, powers and authorities vested in said Trustee, to dopate, to dedicate, to mortgage, pledge or the content of the present or in the future and upon any or any part thereof, from time to time, in possession or tree does not be commence in the present or in the future and upon any	IPS HERE
Full power and authority is hereby granted " aid Trustee with respect to the real estate or any, part of parts of it, and at any time or times to improve, menage, protect and subdivide a id-real setate or any part thereof, to dedicate parks, streats, highways or alleys and to vacate any subdivision or part thereof, and it real by ", de taid real estate as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either without consideration, to convey taid real estate or any part thereof to a successor or successors in trust and to grant to such successors in trust and to the little, estate, powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, pledge or with the encumber said real estate, or any part thereof, from time to time in the said of the little, estate, powers and authorities vested in said or any part thereof, from time to time in possible of the said of the little, and to remember and the said of the said test o	AFFIX "RIDERS" OR REVENUE STAMPS HERE
hereafter  In our case shall any party dealing with said Trustee, or any successor in trust—felation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be said, leased or morty—ed b—said Trustee, or any successor in trust, be obliged to the the spiciation of any purchase money, rend or money borrowed or dwand on the trust property, or be obliged to be after the terms of the trust have been complied with, or be obliged to inquire into the authority, necessity or expediency of any act of said Trustee, or be obliged or privileged to inquire into any of the terms of said T. A—sement; and every deed, frout deed, mortgage, lease or other instrument executed by said Trustee, or any successor in trust, in relating to said trust property shall be conclusive evidence in favor of every person retying upon or claiming under any successor in trust, in relating to said trust property shall be conclusive evidence in favor of every person retying upon or claiming under any successor in trust, in relating to said trust property shall be conclusive evidence in favor of every person retying upon or claiming under any successor in Institution, (a) that is the time of the delivery thereof the trust created by this dreed and by said Trust Agreement was been in Juli force—no effect, (b) that such conveyance or other instrument or in all simendments thereof, if any, and is binding upon all beneficiaries theteunder. (c) that it is under the conveyance is made to a successor or successors in trust, that such successor or successors in trust, that such successor in successor in trust, that such successor in successor in trust, that such successors in trust, but or side processor in trust.  Verteed with all the title, estate, rights, powers, authorities, duties and obligations of its, his or side processor in trust.	JERS" OR RI
amendments thereof, if any, and is binding upon all beneficiaries theteunder, (c) that it using a visite, or any successor in trust, was duly suffortived and empowered to execute and deliver every such deed, trust deed, lease, nor gas, or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successors in successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or "not predecessor in trust."  This conveyance is made upon the express understanding and condition that the Granice, net ner individually or as Trustage, nor its	XI - XII
vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or water predecessol in itsus.  This conveyance is made upon the express undestanding and condition that the Grantee, net here individually or as Trustee, nor its successor of successors in trust shall incur any personal liability or be subjected to any claim, further, or decree for anything it or they or its of their agents or astorneys may do or omit to do in or about the said real estate or under ', e- provisions of this Deed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said re-essy ic, any and ell such liability being hereby expressly waved and released. Any contract, objection or indebtedness incurred or en-cred it to by the Trustee in connections with said real estate may be entered into by it in the name of the then beneficiaries under said T ust Agreement as their astorney-in-fact, hereby therevocably appointed for such purposes, or at the election of the Trustee, in its new name, as y T size of an express trust and not individually (and the Trustee shall be applicable or in the trustee, and office of the contract, objection or indebtedness except only to far as the trust property and funds in the actual postession of the Trustee shall be applicable or 'ne payment and discharge thereoff). All persons and corporations whomsoever and whatsoever shall be charged with notice of the cover dition from the date of the fiture for record of this Deed.	AFI
in-fact, hereby irrevocably appointed for such purposes, or at the efection of the Trustee, in the new name, as 17 issects an express from and not individually (and the Trustee shall have no obligation whatsoever with respect to any such contains, collection or indebtedness except only so far as the trust property and funds in the actual possession of the Trustee shall be applicate in the payment and discharge thereof). All persons and corporations whomsoever and whatsoever shall be charged with notice of this cordition from the date of the filting for record of this Deed.	
The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claims a unser them or any of them shall be only in the earnings, avails and proceeds arising from the tala or any other disposition of the trust records and except interest is hereby declared to be personal property, and no beneficiarly hereunder shall have any title or interest, space or squalable, in or to tail drust property as such, but only an interest in the extentings, avails and proceeds thereof as aforesaid, the intention here being to vest in the Truste the entire legal and equitable title in few simple, in and to all of the trust property above described.  If the stitle to any of the trust property is now or hereafter registered, the Registers of Titles is hereby directed not to re, its room note in the certificate of title or duplicate thereof, or memorial, the worlds "in trust", or "upon condition", or "with limitations", or world similar import, in accordance with the statute in such case made and provided.	ı
And the said Grantor hereby expressly waive, and release any and all right or benefit under and by virtue of any and all statutes of the State of lilinots, providing for the exemption of homesteads from sale on execution or otherwise.  IN WITNESS WHEREOF, the Grantor afgressid have hereunto set their hand S and seas this 9.4.	i
	\$12.25 3/88 12:14:00 -435249 R
STATE OF Cont Ss.	<b>D</b> n
I,a Notary Public in and for said County, In the State aforesaid, do hereby certify that James V. Thomson, Jr. and Barbara Thomson, his wife,	88438248
personally known to me to be the same personS whose name S are subscribed to the foregoing instrument, appeared be- ary act, for the user and purposes therein set forth, including the release and waiver of the right of homestead.  GIVEN under my hand and Notarial Seal this day of Avrum Reifer	
Notary Public, State of Illinois  oministion expires My Continues May 14, 1991	BO
The contract of the contract o	DOCUMENT
TRUST DEPT.	TIN
Capitol Bank and Trust 4801 W. Fullerton	NUN
Chicago, IL 60639 ONLY AND IS NOT A PART OF THIS DEED.	E
Document Prepared By:	
Dennis Nudo, P.O.Box 538, Park Ridge, IL	L
Chi cayes, De.	

TRUST NO.

RETURN TO: Capitol Bank and Trust
4801 West Fullerton

Chicago, illinois 60639

DEED IN TRUST

(QUIT CLAIM DEED)

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4801 W. Fullerton • Chicago, Illinois 60639 • (312) 622-7100 AND TRUST

TRUSTEE

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TOWN POST

The design of Mess Estate Transfer Exembliangual biological in the old bi

Serif Of Cook County Clerk's Office