	The above space for recorder's use only
Nancy J. Hoffman	That the Grantor, Sheldon S. Hoffman and
of the County of Cook	and State of Illinois , for and in consideration Dollars (\$ 10.00),
of the sum of Ten and no/100	
in hand paid, and of other good and valuable	considerations, receipt of which is hereby duly acknowledged, Convey
	L BANK AND TRUST COn banking corporation duly organized and
	is, and duly authorized to accept and execute trusts within the State of certain Trust Agreement, dated the 15th day of
June1988, and known as Trus	st Number 1369, the following described real estate in the
County of Cook and State of I	llinois, to-wit:
LOT 4 (EXCEPT THE WEST 10 F	EET) IN GARDEN COURT II, BEING A
	LOT 4 OF NORTHBROOK COUNTRY SIDE
FARMETTS BEING A SUBDIVISION 7	N IN THE SOUTH WEST 1/4 AND THE TOWNSHIP 42 NORTH, RANGE 12 EAST OF
THE THIRS PRINCIPAL MERIDIA	
A	, and the second
900/1/2	
70-	EXEMPT UNDER PROVISIONS OF
0,	PARAGRAPH C SECTION 4
-/x,	REAL ESTATE TRANSFER ACT
	6-22-88 Chance Cham
	DATE BUYER SELECT OR REPRESENTATIVE
SUBJECT TO Real Estate Taxes for 1	ne year 1987 or subsequent years, covenants,
easements and restrictions of r	
anid Trust Auroomant set forth.	with the appurtenances, upon the trusts, and for the uses and purposes berein and in said Trust et o improve. manage, protect and subdivide said real estate or any part and to vacate any subdivision or part thereof, and to vesubdivide said real estate as often asset, to said or a y terms, to convey either with or without consideration, to convey said one, to dedicate the convey either with or without consideration, to convey said one, to dedicate the convey either with or without consideration, to convey said one to the convey either with or without consideration, to convey said one to convey either with or without consideration, to convey and do not convey either with or without consideration and the state, or any part of convey either end of the convey either end of extending the end of time, not exceed much the case of any single demise the term of 108 yearned of ide of time, not exceed much the case of any single demise to remember and provition make lesses and to grant options to remember of the convey of the convey end of the end of the convey end of the e
Full power and authority is hereby granted to thereof, to dedicate parks, streets, highways or alleys at	and I rust to to improve, manage, protect and subdivide said real estate or any part and to versity and subdivision or part thereof, and to resultivide said real estate as often inse, to said or a y terms, no convey either with or without consideration, to convey said ross in trus. It to grant to such successor or successors and any part and to result the conveyage, pledge or otherwise encumber said all of the life, estate, to dedicate. The protession or reversion, by leases to commence estate, only part and to indo or periods of tir e an to amend, change or modify leases and the terms and provide of time, not exceed us in the case of any single demise the term of 198 years and to grant to smead, change or modify leases and the terms and provide of time, not exceed us in the case of any single demise the term of 198 years and to grant options to lease and options to renew leases and options to contract respecting, the manner of fixing the amount of present or future yentals, to thereof, for other real o personal property, to grant easements or charges of any kind, in or about or ensement to purtennut to said real estate or any part thereof, and to it other ways and for such the considerations as it would be lawful for any person at to or different from the way, above specified, at any time or times ferral stee, or any successor in true, we relation to said real estate, or be obliged to see that the terms of this into the suthority, necessity or ext direct of any act of said Trusts, be obliged to not be sold, leased or mortgage by mid Truste, or any successor or other instrument executed said real estate shall be conclusive—dence in favor of every person (including the ing under any such conveyance leave or other (natrument, (a) that at the time of the by said Trust Agreement was in full force and effect, (b) that such conveyance is consorted as a successor in trust, and the successor or accessors in trust have been properly of intended and are fully vested with all obligations of its, his or their predecessor i
as desired, to contract to sell, to grant options to purch real estate or any part thereof to a successor or successor	anse, to sail or any terms, to convey either with or without consideration, to convey said ors in trust all of the title, estate,
powers and authorities vested in said Trustee, to donkte thereof, to lease said real estate, or any part thereof, f	c. to dedicate a mortgage, pledge or otherwise encumber said real estate, or any part rom time to time, in possession or reversion, by lesses to commence in praesent or in
renew or extend leases upon any terms and for any per sions thereof at any time or times hereafter, to contract	ind or periods of tirle and to amend, change or modify leases and the terms and provi- to make leases and to grant options to lease and options to renew leases and options to
purchase the whole or any part of the reversion and to partition or to exchange said real estate, or any part t	contract respecting he manner of fixing the amount of present or future rentals, to hereof, for other rent of personal property, to grant easements or charges of any kind,
to release, convey or assign any right, title or interest deal with said real estate and every part thereof in all	in or about or ensemed to purtenunt to said real estate or any part thereof, and to to there ways and for such there considerations as it would be lawful for any person
owning the same to deal with the same, whether similar in no case shall any party dealing with said Tru	at to or different from the war's above appecified, at any time or times hereafter. stee, or any successor in true, in relation to said real estate, or to whom said real to be said leasted or mortgaged by add Trustee or any successor in trust be abilitied.
see to the application of any purchase money, rent or m trust have been compiled with, or be obliged to inquire	oney borrowed or advanced on ani ry lestate, or be obliged to see that the terms of this into the authority, necessity or expedience of any act of said Trustee, or be obliged or
privileged to inquire into any of the terms of said Trust by said Trustee, or any successor in trust, in relation to	Agreement: and every deed, trust deed, mortgage, lease or other instrument executed and real estate shall be conclusive dence in favor of every person (including the
delivery thereof the trust created by this Indenture and	ing under any such conveyance leave or other instrument, (a) that at the time of the by said Trust Agreement was in full force and e Tect, (b) that such conveyance or other conditions and limited land of the la
in all amendments thereof, if any, and binding upon all authorized and empowered to execute and deliver every	beneficiaries thereunder, (c) that said Tustee, or any successor in trust, was duly such deed, trust deed, lique, mortgage or other fairment and (d) if the conveyance is
made to a successor or successors in trust, that such suc the title, estate, rights, powers, suthorities, duties and	cessor or successors in trust have been properly op inted and are fully vested with all obligations of its, his or their predecessor in t u.t
Trustee, nor its successor or successors in trust shall income they or its or their agents of attorneys may do or omit	taking and collection that neither [10] on Nail 13. Ban L., individually or as
Trust Agreement or any amendment thereto, or for injinbility being hereby expressly waived and released.	dry to person or property happening in or about said rear estate, any and all such Any contract, obligation or indebtedness incurred or inter-t into by the Trustee in
connection with said real estate may be entered into be in-fact, hereby irrevocably appointed for such purposes	y it in the name of the then beneficiaries under said Trust A vr ement as their attorney, or at the election of the Trustee, in its own name, as Trust end of an express trust and on whatsoever with respect to any such contract, obligation of ind needs except only easion of the Trustee shall be applicable for the payment and dathage thereof). All
so far as the trust property and funds in the actual poss persons and cornorations whomsoever and whatsoever at	easion of the Trustee shall be applicable for the payment and clacka ge thereof). All the charged with notice of this condition from the date of the filling for record of
this Deed.	er and under said Trust Agreement and of all persons claiming and them or any seed arising from the said or any other disposition of said real ceits, and out interest
of them shall be only in the earnings, avails and proceis hereby declared to be personal property, and no because the personal property.	peds arising from the sale or any other disposition of said real estate, and such interest reficiary hereunder shall have any title or interest, legal or equitable, if or to said real a and proceeds thereof as aforesaid, the intention hereof being to vest in all Wheeling
In the certificate of title or duplicate thereof, or men similar import, in accordance with the statute in such	or hereafunnie, in an to all to the real state source described or hereafuncied not to resister or note or hereafuncied not to resister or note of littles is hereby directed not to resister or note of the note
is in accordance with the true intent and meaning of the	, as evidence take any transfer, charge or other desiing involving the registered lands be trust.
	and release any and all right or benefit under and by virtue of any and all ption of homesteads from sale/on execution or otherwise.
In Witness Whereof, the grantor S afor seal S this 16th day de	7
seal sthis toth	1 KUMA KOTI
Sheldon S. Hoffman	[SEAL] Nancy J. Hoffman [SEAL]
·	
State of Illinois J. Den:	Sheldon S. Hoffman and
County of UUK) the state afor Nancy J. Hoffman	resaid, do hereby certify that
personalty kn	own to me to be the same person S whose name S are subscribed to
the foregoing	r instrument, appeared before me this day in person and acknowledged that
J OFFICIAL SEAL	
NOTARY PUBLIC. STATE OF HEINDIS TO	, for the uses and purroses therein set forth, including the release and waiver of the stead.
My Commission Expires 6-17 Gygunder	my band and notarial seal this 16thday of June 1988
	Denial K Newbert
Region to Warren F. Strop	

P.O. Box 1270 Elgin, IL 60121

3644 Heritage
Northbrook, IL 60062
For Information only Insert street address of above described property.
Permanent Index #04-07-401-059

UNOFFICIAL COPY

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13.88 3.7 (3.4 Ú883).

OFFICIAL BEAL DENISE K. HERBERT