entstive.

## DEED INTOFFICIAL COPY 90 24/08

	THIS INDENTURE WITNESSETH THAT THE GRANTOR GEORGE P. VLASIS, 11,	_
	THIS INDENTURE WITNESSETH, THAT THE GRANTOR GEORGE P. VLASIS, 11, Married and CARL R. BOHNE, A Bachelor, of the County of Cook and State of Illinois for and in	
i	consideration of the sum of TEN AND NO/100THS Dollars (\$ 10.00 ),	1
	in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey	-{
1	- and Warrant - unto HERITAGE TRUST COMPANY, an Illinois Corporation as Trustee under the provisions of	1
	a certain Trust Agreement, dated the first day of April	1
	19 89, and known as Trust Number 89-3649 , the following described real estate in the	1
	County of Cook and State of Illinois, to wit:	ł
r, entative.	Lot 2 in Block 10 in Midlothian Gardens, a Subdivision of that part of the Southeast 1/4 of Section 10, Township 36 North, Range 13, East of the Third Principal Meridian, lying Northwest of right of way of Chicago Rock Island and Pacific Railroad; also East 47/60ths of the Southwest 1/4 of Section 10, Township 36 North Range 13, East of the Third Principal Meridian, except that part (if any) of South end of Block 19 which falls South of South line of Section 10, in Cook County, Illinois	
ag.		-
훈	commonly 'nown as 14812 S. Keeler, Midlothian, 1L	1
¥	P.I.N. 28-10-006-008 NOTE: THIS IS NOT HOMESTEAD PROPERTY	1
Saffer or thir	TO HAVE AND TO HOLD the said rest estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in eaid Trust Agreement set forth.	l
	Full power and authority is hereby granted to said Trustee to imprave, manage, protect and subdivide soid real or any point thereof. to dedicate parks, streets highways or alleys and to vecate any subdivisor of part thereof, and to reached estate as often as desired, to contract to sell, to grant deprious to purchase, to sell on any terms, to convey sither with or without corp. der. Not, to convey said sell of the title, estate, park or in the sell of sell of the sell of the title, and the sell of the title of the sell of the	- Stone
	In no case shall any party dealing with said Trustee, or any sur or or in trust, in relation to said real estate, or to whom and real estate or any part thereof shall be conveyed, contracted to be sold, leased or inortgaged by said Trustee. — my successor in trust, be obliged to see to the application of any purchase money, rent or money between of any act of said Trustee, or provided to see that the erms of the trust have been compiled with, and every deed, trust deed, mortgage, lease or other instrument executed by said Trustee, or any successor in trust, in relation to all of a leasted shall be tonchulve evidence in favor of every person finciding the Registers of Thites of said county) relying upon or claiming under any such conveyance about the trust and the time of the delivery thereof the trust created by this indentures and by said Trust Agreement as in full force and effect, to that the tonce or other instrument tab that at the time of the delivery thereof the trust created by this indentures and by said Trust Agreement or in all assertions in the said of the secondaries with the trust agreed the trust agreed in trust, was duly authorized and empowered to execute and deliver yet yet, and binding upon all beneficiaries thereunder, (c) that said Trustee, or any successor in trust, was duly authorized and empowered to execute and deliver yet such deed, trust deed, lease, mortgage or other instrument and rd) if the conveyance is made to a successor in trust, that such successor or successors in trust, that such successor in trust.	space for affixing Riders and Revenue Sta
	This conveyance is made upon the express understanding and conditions that neithe. Pertuge Trust Company, individually or as Trustee nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, judgment or decree for in thing it or they or its or their signits or attorneys may do ar smit to do in or about the said real estate or under the provisions of this Deed or said Trust Agreement or my manufacture, are for injury to person or property happorning in or about and real estate or under the provisions of this Deed or said Trust Agreement or my manufacture, and all such inshifts being hereby expressly waived and realessed. Any or size it, adjustation or understances incured or entered into by it in the name of the then beneficial estandard for such purposes, or, at the election of the Trustee, in its own name, as Trustee of an empose successfully tend the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebtedness except only so far as me trust my, and funds in the actual soussession of the Trustee shall be applicable for the payment and dachange thereoft. All persons and corporations whomsoever and whate ever hall be charged with native of this Coudilian from the date of the filing for record of this Deed.	space for affixin
	The interest of each and every beneficiary hereunder and under acid Trust Agreement and of all persons, it is ning under them of any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said cell estate, and sort interest is harth of on which is personal property, and no benefit lary hereunder shall have any title un interest, legal or equitable, on ur to said end estate a socil last only an interest at one of our or, a covails and proceeds thereof an elonestad, the intention hereof being to yest in said Horitage Trust Company the entire legal and equitable title in fee simple, in said to air of the real estate above described.	E S
	If the title to any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed that "credistor or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or upon condition, or "with limitations," or words of similar import, in accordance or with the statute in such case made and provided.	
11	And the said grantor Shereby expressly waive and release any and all right or benefit under and by virtue in any and all statutes of the State of Illinois, providing for exemption of homesteads from sale on execution or otherwise.	
11	In Witness Whereof, the grantor S aferesaid ha Ve hereunto set their hand S and	1
11	seel 5 this 23rd day of August 19 89	1
-	SEORGE P. VLASIS, II CARL R. BOHNE	1
16	GEORGE F. VIRGITY II	
-	STATE OF ILLINOIS County of COOK  State of Cook  State of County in the State aforesaid, do horsely certify that GEORGE P. VLASTS, TI Married and Carl R. Bohne, a Bachelor	
	personally known to me to be the same person B whose name B	1
*	subscribed to the foregoing instrument, appeared before me this day in person and acknowledged thattheysigned, washed and delivered the solid instrument astheir	讀
	free and voluntary act, for the uses and purposes therein set forth, including the release and waiver	Document Number
-	of the right of homestead.  OCTOBERIAL SEAL" GIVEN under my hand and notarial	i i
[	"OFFICIAL SEAL"  EDWINA ERAZMUS  23rd hay of August A.D. 19 89	å
	Notery Public, State of Illinois	{
	My Commission Expires April 27, 1993  My commission expires 4-27-93	
ı		•

GRANTEE:

HERITAGE TRUST COMPANY 17800 Oak Park Avenue Tinley Park, Illingis 60477



## UNOFFICIAL COPY

Property of County Clerk's Office