64.004			· <u> </u>		
04-804				recorders use only	
THIS INDENTUKE, made OAK BROOK BANK, a under the laws of the U within the State of Illin trust duly recorded and control of the state o	corporation dul nited States of ois, not persona lelivered to said	y organized and America, and du lly but as Truste	uly authorized se under the pr	Illinois banking of to accept and executions of a deed	cute trusts or deeds in
Agreement, dated the day of July	27th , 1987	· ·		2047	•
party of the first part, and 14 S. LaGrange Road,	LaGrange, IL		J	•	
as Trustee under the provof March . 19 89 WITNESSETH, that said provosiderations in hand particles following described real of the said particles of the s	, and known a party of the first aid, does hereby	s Trust Number part, in consider convey and quit-	9342 ation of the sun Dollars, claim unto said	and other good and	i valuable
Lot 1 in Block 15 in Subdivision in the So Range 12, East of the thereof recorded Febr Plats No. 137, Page:	outhwest quart Third Princi Tuary 16, 1915	er of Section pal Meridian, as Document	34, Township according to 5573274, in B	39 North, the Plat	
	0/2/				69
OK CONNIK BECONDER	Man .				25
1 ten 3008 04/07/89 11:					59153396
PREI No. 15-34-314-	-014 Vol.	177			
together with the tenements and		reunto belor gin z.	,		
TO HAVE AND TO HOLD herein and in said Trust Agreen THE TERMS CONDITIONS	nent set forth.		·		· ·
HEREOF. And the said grantor hereby statutes of the State of Illinois, p					any and all
This deed is executed by the power and authority granted to a Agreement above mentioned, in other power and authority thereu said real estate, if any, recorded	party of the first par and vested in it by to cluding the authori into enabling. This d or registered in so	t, as Trustee, an aforche terms of said Dec ty to convey directly leed is made subject aid county.	esaic, parsuant to d d or Dras in Trus y to the Trur see gra to the liens of all tr	lirection and in the exe and the provisions of antee named herein, an uat deeds and/or mortg	said Trust id of every ages upon
IN WITNESS WHEREOF, so name to be signed to these presen Secretary, the day and year firs	its by one of its Vice	part has caused its c Presidents or its Ass	corporate seal to 25 sistant Vice Presin	Nereto affixed, and has ur?s and attested by its	Caused its Assistant
LBROOM OF			AK BROOK BA		1
COMPORATA	Ву		₩	ICE PF	EBIDENT
SEAL	Attest _	Daeling	3 News	ASSISTANT SE	CRETARY
STATE OF ILLINOIS. SS.	CERTIFY, that the a and Assistant Secre- personally known to instruments as such Vice President and acknowledged that the	bove named tary of the OAK BR o me to be the same Assistant Secretary, ra ney signed and delivere	OOK BANK, an Ill- persons whose name espectively, appeared d the saul instrumen	inois banking corporation les are subscribed to the before me this day in a tag their own free and vo	e Tresident n. Grantor, e foregoing person and buntary act
This instrument prepared by:	 set forth; and the said as custodian of the conational banking ass 	d Assistant Secretary () rporate seal of said nati sociation to be affixed t d as the free and volun	hen and there acknow ional banking associa to said instrument as	tion for the uses and purpo- ledged that said Assistant tion caused the corporate is said Assistant Secretary hall banking association for	Secretary, seal of said 's own free
Oak Brook Bank 2021 Spring Road Oak Brook, IL 60521	"OTARY PU	RON E. COTE BIIC, STATE OF ILLIN		. 28,1989	
₩ **	· (1) 11 12	RION EXPIRES 9/12	Nothing Publi	short 1X	
NAME Nick A. Cetwin	•	CZ?	INBI	FOR INFORMA ERT STREET ADDRESS DESCRIBED PROPE	OF ABOVE

DELIVERY GTREET

96 3:30 3:50

521 S. LaGrange Rd. Suite 204A LaGrange, 111. 60525

LaGrange, Ill.

CITY

INSTRUCTIONS RECORDER'S OFFICE BOX NUMBER

OR

3600 S. Arthur Ave.

Brookfield, Ill. 60513

Full power and authority is hereby granted to said Trustee to improve, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys, to vacate any subdivision or part thereof, and to resubdivide said real estate as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey said real estate or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said real estate, or any part thereof, to lease said real estate, or any part thereof, from time to time, in possession or reversion, by leases to commence in praesenti or in futuro, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew crextend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract 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 contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said real estate, 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, title or interest in or about or easement appurtenant to said real estate or any part thereof, and to deal with said real estate and every part thereof in all other ways and for such other 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, or any successor in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money borrowed or advanced on said real estate, or be obliged to see that the terms of this 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 in a pry of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (including the Registrar of Titles of said county) relying upon or claiming under any such conveyance, lease 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 other instrument was executed in secondance with the trusts, conditions and limitations contained in this Indenture and in said Trust Agreement or in all amendments thereof, if any, and binding upon all beneficiaries thersunder. (c) that said Trustee, or any successor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, least mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such fuc lessor or 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 their predecessor in trust.

This conveyance is made upon the express under itan ling and condition that neither Grantee, individually or as Trustee, nor its successor or successors in trust shall invur any personal liability or be subjected to any claim, judgment or decree for anything it or they or its or their are not or attorneys may do or omit to do in or about the said real estate or under the provisions of this Deed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said real estate, any and all such liability being hereby expressly waived and released. Any contract, obligation or inderest incurred or entered into by the Trustee in connection with said real estate may be entered into by it in the name of the then beneficiaries under said Trust Agreement as their attorney-in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an express trust and not include ally (and the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indificulties except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof). All persons and corporations whomsoever and whatsoever shall be the read with notice of this condition from the date of the filing for record of this Deed.

The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds a using from the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in earnings, avails and proceeds thereof as aforesaid, the intention hereof being to vast in said Grantee the entire legal and equitable title in fee simple, in and to all of the real estate above described.

If the title to any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to register 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 with the statute in such case made and provided.