\$15100

DEED INUR SFFICIAL COPY/89286847 The above space for recorder's use only

	THIS INDENTURE WITNESSETH, THAT THE GRANTOR, Bakul Pandya and Kiran Pandya, hus			
	of the County of Cook	and State of		, for and in
	consideration of the sum of Ten and no/100-		Dollars (\$	10.00).
	in hand paid, and of other good and valuable cons	iderations, receipt of wh	ich is hereby duly ackno	wledged, Convey
	- and Warrant - unto HERITAGE TRUST COMPANY, an Illinois Corporation as Trustee under the prov			
	a certain Trust Agreement, dated the 15t	h d	lay of June	
	19 89 , and known as Trust Number 89-371	.2	the following described:	real estate in the
	County of Cook	and State	of Illinois, to-wit:	:
	Lors 34 and 35 in Equestrian Estates Unit Number 2, being a Subdivision			
	part of the South West 4 of Section 24 Township 37 North Fange 11 East 9077 the Third Principal Meridian as Document 24215345, in Cook County, Illinois			
	PIN #22-24-305-001 & 002 COMMUL ADDRESS: 1 Horseshoe Lane, Lemont, IL 60439			
	COOK COURT, RECORDER			
	87-48-* 1 \$ \$282\$ ' ***********************************			
1751 \$	TU-1430 *		8928	6847
1 614	1.07234			j
ļ	TO HAVE AND TO HOLD the said real suite with the appurtenances. End power and authority is barely granted to said Trustee to improve			
	Full power and authority is hereby granted by taid Trustee to improve highways or alleys and to vacate any subdivision or part thereof, and to resum any terms, to convey either with or without could be not convey said or successors in trust all of the title, estate, powers any authorities vested is			
	or any part thereof, to lease said roal estate, or any jart thereof, to lease said roal estate, or any jart thereof, to lease said roal estate, or any jart thereof. The case of an period or periods of time, not exceeding i, the case of an period or periods of time and to amend, change or modify lases a withe ter options to lease and options to ronew leases and options to purchase the w	to time, in possession or reversion, by single demise the term of 198 years and provisions thereof at any tar	by leases to commence in priesently rs, and to renew or extend leases up me or times hereafter, to contract to	in future, and upon any on any on any terms and for any of make leases and to grant
-	options to lease and options to ronew leases and options to purchase the w present or future rentals, to partition or to exchange said to be to the options of the property of	hale or any part of the reversion at y part thereof, for other real or per appurtenant to said real estate or	nd to contract respecting the manne sound property, to grant casements a any part thereof, and to deal with K	r of fixing the amount of r charges of any kind, to aid real estate and every
	present or future rentals, to partition or to exchange said to "c" "", or at release, convey or assign any right, title or interest in or about or a semen part thereof in all other ways and for such other considerations us i, would from the ways above specified, at any time or times hereafter.			
	In no case shall any party dealing with said Trustee, or any success conveyed, contracted to be sold, leased or mortgaged by said Trustee, or a barrowed or advanced on said real estate, or be obliged to see that the text.	in trust, in relation to said real est y successor in trust, be obliged to s is of this trust have been complied	tate, or to whom said real estate or see In the application of any purcha with, or be obliged to inquire into th	uny part thereof shall be se money, rent or money is authority, necessity or
	conveyed, contracted to be sold, leased or mortgaged by said Trustee, a 'a barrowed or advanced on said real estate, or be obliged to see that the ter expediency of any act of said Trustee, or be obliged or privileged to inquire a instrument executed by said Trustee, or any successor in trust, in relation to Titles of said county relying upon or claiming under any such conveyance indenture and by said Trust Agreement was in full force and offect, bit that	to ac, or he terms of said Trust Ag o sa 4 real state shall be conclusive le, se or other instrument (a) that	greement, and every deed, trust deed, e evidence in favor of every person ti at the time of the delivery thereof	mortgage, lease or other neluding the Registrar of the trust created by this
j	Indenture and by said Trust Agreement was in full force and effect, (b) that limitations contained in this Indenture and in said Trust Agreement or in all or any successor or trust, was duly nuthorized and empowered to execute and is made to a successor or successor in trust, that such successor or successor in trust, that such successor or success	such, sonvertnee or other instrume amendar aris thereof, if any, and hi deliver a very aigh deed, trust deed,	nt was executed in accordance with t inding upon all beneficiaries thereum lease, mortgage or other instrument	he trusts, conditions and ler, (c) that said Trustee, and (d) if the conveyance
2) a				
Avenue	This conveyance is made upon the express understanding and condition in trust shall incur any personal liability or be subjected to any claim, judg or about the said real estate or under the provisions of this Deed or said Trussaid real estate, any and all such liability being hereby expressly waived a connection with said real estate may be entered into by it in the name of appointed for such purposes, or, at the election of the Trustee, in its own nat whatsoever with respect to any such contract, obligation or indebtedness exapplicable for the payment and discharge thereoft. All persons and corporat the filling for record of this Deed.	that beither heringo Trust Comp ment or decree for any hir g it or th t Agreement or any commonent the	ony, individually or as Trustee nor a key or its or their agents or attarney reto, or for injury to person or proper	s successor or successors may do or omit to do in ty happening in or about
	said rear estate, any and an such mapping point nervey expressly waived a connection with said real estate may be entered into by it in the name of appointed for such purposes, or, at the election of the Trustee, in its own name	the then beneficiaries and er and I'n ne, as Trustee of an ever as trust a	rust Agreement as their attorney-in nd not individually (and the Trustee	fact, hereby irrevocably shall have no obligation
Comparation Park	unitable for the payment and discharge thereoft. All persons and corporat the filing for record of this Deed.	ions whomsoever and whatsoev c sl	hal be charged with notice of this co	ndition from the date of
Oak Oak	The interest of each and overs bondernes becoming and under said True	t Armenment and of all persons class	mir a under them or any of them shall	be only in the enmangs.
] [-]				
Heritage Tr 77506 South Pinley Park	And the said granter hereby expressly waive and release			
1.ta	providing for exemption of home-steads from sale on execution or atherwise:	41 to 12 and an		
Herita 17500 Tinley	In Witness Whereast the grander S aforesaid ha Ve ha	Tuna		hand S and
	well	day at	K13 Bullion	
i	Bakul Pandya		Pandya ()	(SEAL)
Ĺ	· ·	EAL)		(SEAL)
	STATE OF Illinois , , Lin	da Lee Lutz	, a Notary I	bublic in and for earl
	County of Cook 88 County, in the St	nto aforesaid, do heroby certify	that Bakul Pano	lye
	and K	iran Pandya		
	personally known to me to be the same person S whose name S			
en en en en	7.00.4		ed before me this day in perso divered the said instrument as	
		•	s therein set forth, including th	e release and waiver
	"OFFICIAL SEAL" of the right of hot GIVEN under my	nestead. hand and <u>not a</u>	rial	seal this
	Linda Lee Batte of Illinois 15th	day ofJune		D. 19 <u>89</u> .
أنغ الله	My Commission Expires May 13, 1991		E 12 2	Notary Public
SCA	My commission et	pires	5-13-91	·
· · · · · · · · · · · · · · · · · · ·	NO CHANGE WHERE TAX RILLS AR	E SENT		
	RANTEE: NO CHANGE WHERE TAX BILLS ARE SENT 1 Horseshoe Lane, Lemont, IL			
	HERITAGE TRUST COMPANS 9-3712 17500 Oak Park Avenue Tinley Park, Illinois 60477	Fi	or information only insert street add above described property	ress of

UNOFFICIAL COPY

Property of Cook County Clerk's Office

89286847