30443440 WARRANTY DEED IN TRING FFICIAL COP

ANTHONY V. PECORA and THIS INDENTURE WITNESSETH, That the Grantor, DOROTHY PECORA, his wife, of the County of Cook
of the sum of Ten and No/100 for and in consideration Dollars (\$ 10.00 in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey _ and Warrant _ unto State Bank of Countryside a banking corporation duly organized and existing under the laws of the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the 29th day of August 1990 . and known as Trust Number 90-982 , the following described real estate in the County of Cook and State of Illinois, to-wit: LOT 476 AND THE NORTH 11 FEET OF LOT 477 IN WILLIAM ZELOSKY'S TERMINAL ADDITION TO WESTCHESTER IN THE SOUTH HALF OF SECTION 16, TOWNSHIP 39 NORTH, RANGE 12 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS. COMMONEY KNOWN AS 900 HULL, WESTCHESTER, ILLINOIS 60154 PIN 15-15-317-054-0000 90443440 DEPT-01 RECORDING TO HAVE AND TO HOLD the said real estat, with the appurtenances, upon the trusts, and for the uses and purposes herein and in taid Trust Agreement set forth.

Full prover and authority is hereby granted to salf it site to improve, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any studivision or part thereof, and to re-subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any studivision or part thereof, and to re-subdivide said real estate or any part thereof to successor or produces on the said real estate or any part thereof to a successor or outcomes on the said real estate or any part thereof in a successor or uncerescored in trust and to grant to such at ceaser or successors in trust all of the title, estate, powers and authorities vested in said frankee, to donate, to dedicate, to mortgage, pledge or oth rwise encumbers add real estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, or lease said real estate, or any part thereof, and to any period or periods of time, not exceeding in the case of any single demise it ele in of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and an amend, change or modify leases and the zeros and provisions thereof at any terms or times hereafter, to contract to make leases, and to grant options to release and options to release and options to release to the period or periods of time and an amend, change or modify leases and the zeros and provisions thereof at any terms and for any period or periods of time and to an accordance of the period of the annual to provise the monage of the period of the annual to period or times hereafter, to contract to make leases and options to release, or any part thereof at any time or times hereaf would be lawful for any person owning the same to deal with the same, whether similar to br different from the ways above specified, at any time or times hereafter.

In no case shall any party dealing with the Trustee, or any successor in it ist, in relation to said real estate, or to whom said real estate, or any purt thereof shall be conveyed; contracted to be sold, leased or mortgaged by sai. Trustee, or any successor in trust, be obliged to see to the application of any purchase money, tent or mony borrowed or advanced on said real estate, or solding the said trust as the conveyed or advanced or said real estate, or solding to see that the terms of this trust have been complied with, or be obliged to inquire into any office of the terms of said trust Agreement, and every deed, trust deed, mortgage, lease or of er instrument executed by said Trustee, or any successor in trust, in relation to said results of the terms of of the trust created by this Indenture and by said Trust Agreement or in all amonds of the terms of the trust conditions and limitations of the terms of the terms of the trust of t have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, (a) and obligations of its, his or their predecessor in trust.

This conveyance is made upon the express understanding and condition that neither State Bank of Count side, individually or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, judg sent or decree for anything it or they or its successor or successors in trust shall incur any personal liability or be subjected to any claim, judg sent or decree for anything it or they or its necessor or successors in trust shall incur any personal liability or be subjected to any claim, judg sent or decree for anything it or they or its necessor or successors in trust shall incur any personal liability or be subjected to any claim, judg sent or decree for anything it or they or its necessor or successors in trust shall incur any personal rust Agreement or any amendment increto, or for injury to person or property happening in or about said real estate or and all such liability being or repressity waived and released. Any construct, obligation or indebtedness incurred or entered into by the Trustee in connection with said real estat ment and or the Trustee, in its own came, as Trustee of an express trust and not individually (and the Trustee shall have no soil, mitton whatsoever with respect or any such contract, obligation or indebtedness except only so far as the trust property and funds in the actual property and in the actual property in the current of the full of the filing for record of this Decd.

The interest of each and every beneficiarly hereunder and under said Trust Agreement and of all persons claiming under them or any of them the current of the trust of the filing for record of this Decd.

The interest of each and every beneficiarly hereunder and under said Trust Agreement and In Witness Whereof, the grantor S aforesaid have hereunto set this 29th day of Arequist their hand S. _day of __Adqust 10 <u>90</u> City this 29th Local Anthony V. Pecora Placera Dorothy Pécora ... ISEALL ... in the state of aforesaid, do hereby certify that Anthony V. Pecora and Dorothy Pecora, his wife, State of Illinois County of Cook SS. personally known to me to be the same person 5 whose name. are OFFICIAL SEAL subscibed to the foregoing instrument, appeared before me this day in person and acknowledged that PAUL M. LUKES signed, sealed and delivered the said instrument as their NOTARY PUBLIC, STATE OF ILLINOIS and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the COMMISSION EXPIRES 5/14/9h & homestend. 1990 ــ المعمد ander my hand and notarial seal this

Prepared By and Mail to: PAUL M. LUKES HOELLEN & LUKES 1940 West Irving Park Road Chicago, !llinois 60618

\$13.25

Riders and Revenue

"""UNOFFICIAL COPY

And the second s
on College expressions for consequent, who are present ARCORD to the COLD to the College of the
of the control of the new parts of the column of the colum
and the second to the second of the second o
real agrae yn tre war wyr ei yn de ffin y glywyrffin Mark Broth Broth Court a chwaraf diwy i'i gafa 💙 📗 🦠
and Allegar in a commentation of the contraction of
o a contrata na lingua hi in la watengka ngipalata kata. 🗀 2000-00 ngapan Malata 😥 malaka Malata 🔀
the state of the s
AND THE STATE OF THE MORTHS IN SELECTOR TO SELECT
or de la compositação de composição de la composição de composição de composição de la comp
o i jiho obbo se seberatot olev m olitoro sel mantine del più solo del del del del del del del del del del del Del di la colorida del
COUNTY HUNDIS.
STATES OF THE ST
FIN 15-16-217 059-0090
organism arcording
The second second and the second seco
transport of the second of
and the second of the second o
 the control of the cont
and the second of the second o
Nithony V. Fecora
Salve Line - Allering
The state of the s
and the second s
Burner Carlo Salar S Burner Salar S
The state of the s

90443440

"OFFICIAL SEAL OF MOTHER WITH ER WITH THE SHAPE OF THE SHAPE SHAPE

71 71 10 CM