(The Above Space For Recorder's Use Only)

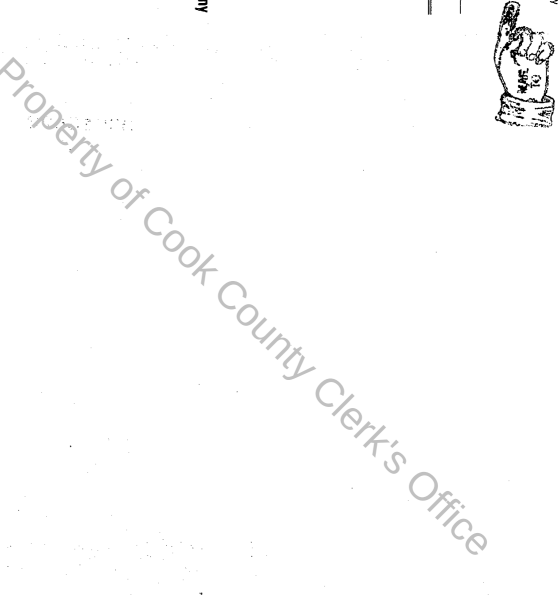
THIS INDENTURE WITNESSETH, that the Grantor s.	HOWARD H. JENEWEIN and
EVELYN M. JENEWEIN, his wife of the County of COOK and State of IL	T. TNOTS for and in consideration of the sum
of TEN DOLLARS (\$10.00)	name and the contract of the c
(5 10.00), in hand paid, and of other good an acknowledged, Convey and Warrant unto First State Banking corporation of Park Ridge , Illinois, and duly authorized to accept under the provisions of a certain Trust Agreement, dated the 315 hay of O 2072 , the following described real estate in the County of	to valuable considerations, receipt of which is hereby duly to a Trust Company of Park Ridge , an Illinois bankton and execute trusts within the State of Illinois, as Trustee CLOBER
LOT 52 AND THE SOUTH HALF OF LOT CARPENTER AND MILWAUKEE AVENUE SU OF THAT PART OF SECTION 8, TOWNSH OF THE THIRD PRINCIPAL MERIDIAN, EXCEPT I'VE NORTH 666 FEET THEREOF	BDIVISION BEING A SUBDIVISION IP 40 NORTH, RANGE 13, EAST LYING EAST OF MILWAUKEE AVENUE
P.I.N.#13-08-215-009-0000 vol. 32 5459 North Parkside	6
Chicago, I ¹ 11 nois 60630	90015622
etados en vientados en vertados. 1 a 1811 de Comercia en la comercia de	
TO HAVE AND TO BOLD the all real estate with the appurtenances, upon said Trust Agreement set forth.	
times to improve, manage, project and subdivide in the activate with respect to the vacate any subdivision or part thereof, and to take obtained and real estate as often chase, to sell on any terms, to convey either with or without consideration, to convey either with our successors in trust and to grant to such successor or successors in trust all of	of, to dedicate parks, streets, highways or alleys and to as desired, to contract to sell, to grant options to pur- onvey said real estate or any part thereof to a successor the title, estate, powers and authorities vested in said
Trustee, to donate, to dedicate, to mortgage, pledge C other wise encumber said to any part thereof, from time to time, in possession or reversion, by leases to determs and for any period or periods of time, not exceed us in the case of any single leases upon any terms and for any period or periods of time, and to amend, change change and the case of any single period or periods of time and to amend, change	cal estate, or any part (hereo), to leake said fell estate, or mind the present or in the future and upon any definite the term of 198 years, and to renew of extrem of the term of the term of the term of the term of the terms
TO HAVE AND TO ROLLI the all real estate with the appurlements, upon said Trust Agreement set forth. Full power and authority is hereby grante, to sid Trustee with respect to the times to improve, manage, project and subd. (de. s real estate or any part there vacate any subdivision or part thereof, and to . set outlines and real estate as often chese, to sell on any terms, to convey either wir, for without consideration, to co or successors in trust all of Trustee, to donate, to dedices, to mortgage, pledge c otherwise encumber said or sany part thereof, from time to time, in pussession or reversion, by leases to circums and for any period or time, not execut on in the case of any single leases upon any terms and for any period or periods of time, not execut on in the case of any single leases upon any terms and for any period or periods of time, not of section of the case of any single leases the whole or any part of the reversion and to contrat. ** ** ** ** ** ** ** ** ** ** ** ** **	real estate of any part or parts of it, and at any time of of, to dedicate parks, sixtees, highways or alleys and to all desired, to contract to sell, to grain options to pursurely said real estate or any part thereof to a sociesal of the self-desired of the self-de
hereafter. In me case shall any porty dealing with said Trustee, or any successor in v. st, u. or any part thereof shall be conveyed, contracted to be sold, leased or mor jaged see to the application of any purchase money, reful or money borrowed or advanterms of the trust have been complied with, or be obliged to inquise into any of the terms of said Trust, or on their instrument executed by said Trustee, or any successor in trust, in relation of every person relying upon or claiming under any such conveyince, leave thereof tile frust created by this Deed and by said Trust Agreement the said of the said trust and the said trustee of the said to said to be said to trustee of the said trustee of trustee of the said t	relation to said real extere, or to whom said real estate y said Trustee, or any successor in trust, be obliged to ed on the first property, or be obliged to see that the enthority, necessity or expediency of any act of said tablement; and very deed, strust deed, mortrage, lesse
on in their instrument executed by said Trustee, or any successor in trust, in relail to favor of every person relying upon or claiming under any such onesyance, leave thereof (the trust created by this Deed and by said Trust Agreement was in full forcinent was executed in accordance with the trusts, conditions and limitations of accordance with the conditions and limitations of accordance with the conditions and institutions of the condition of the conditions and institutions of the condition of the conditions and institutions of the conditions and institutions of the conditions are conditionally upon all beneficiaries thereunder, (c)	n o said frust property shall be conclusive evidence in object in the state of the state of the delivery of the fact, (b) that such conveyance of other intrustance, or object in all states or the state of the stat
authorized and empowered to execute and deliver every authorized and empowered to execute and elever to the very ence to make to a successor in trust, that such accessor or successor vested with all the little, estate, rights, powers, authorities, duties and obligations. This conceverse is made upon the express understanding and condition that	rase, Morte to a other instrument and (d) if the con- ors in Irun, her-been properly appointed and are fully of its, his of their predecessor in trust. the Cranter, or these individually or as Trustoe, nor its
vested with all the little, estate, rights, powers, authorities, duties and obligations. This conveyance is made upon the express understanding and condition that successor are successor in trust shall incur any personal liability or be subjected to or its or their agents or attorneys may do or omit to do in or about the said real endagement or any amendment thereto, or for injury to person or property happen ity being hereby expressly wavered and released. Any contract, obligation or indebinection with said real extate may be entered into by it in the ame of the then been in-fact, hereby krevocably appointed for such purposes, or at he election of the land not individually (and the Trustee shall have no obligation whatsoever with reeven only so fac as the trust property and funds in the actual possession of the charge thereoff). All persons and corpurations whomsoever and whatsoever shall of the liting for record of this Deed.	any claim, is guient or decree for anything it or they state or unner the pro- a.c. so if shis beed or said Trust thing in or about said calles ate, any and all such liabilitedness incurred or intered into by the Trustee in constitutions and the said calles are constitutionally and the said calles are constitutionally and the said calles are constitutionally and the said calles are constituted as a said calles are calles and the said calles are called a said called a sai
and not individually (and the Trustee shall have no obligation whatsoever with re- except only so far as the trust property and funds in the actual possession of the charge thereof). All persons and corporations whomsoever and whatsoever shall be of the illing for record of this Deed.	spect to any such conter
The interest of each and every banefictury hercunder and under said Trust Agi of them shall be only in the earnings, avails and proceeds arising from the sale of interest is hereby declared to be personal property, and no beneficiary hereunder to add trust property as such, but only an interest in the earnings, avails and processes in the Trustee the enthe-legal and equitable fille in fee simple, in and to all if the title to any of the trust property is now or hereafter registered, the Regil in the certificate of title or duplicate thereof, or memorial, the words "in frust", or similar linport, in accordance with the statute in such case made and provided.	
And the said Gentor hereby expressly walve and release any and statutes of the State of Illinois, providing for the exemption of homesteads from IN WITNESS WHEREOF, the Grantor S aforesaid hu Venereunto set	all right or benefit under and by virtue of all, and it
day of October 19 89	mart Herewer
(or Many	upon Tencercupolis
STATE OF LLLINOIS SS.	
RUSSELL J. STEWART	, a Notary Public in and forpsaid County, in the State
aforesaid, do hereby certify that HOWARD JENEWEIN & EVER personally known to me to be the same persons whose name S are	subscribed to the freegoing instrument, appeared be-
fore me this day in person and acknowledged that the Syned, scaled and delivers act, for the uses and purposes therein set forth, including the release and GIVEN under my hand and Notarial Scatterial State St. day	waiver of the trent of hopestead.
Commission expires MY COMMISSION EXP. OCT 17,1991	ALA VALT NOTARY PUBLIC
Document Prepared By:	AUDRESS OF PROPERTY:
RUSSELL J. STEWART	90015622
26 Main Street	THE ABOVE ADDRESS IS FOR STATISTERALA DIRPOSES ONLY AND IS NOT A PART OF THIS DEED.
Park Ridge, Illinois 60068	Name)
ACTURN TO PARK RIDGE	(Address)
BUX 718 PAKK RIDGE GOOGS	•

RETURN TO: First State Bank & Trust Company of Park Ridge

607-11 Devon Avenue

Park Ridge, Illinois 60068 - OR 12 Recorder's Box No. 260

TRUST NO.



DEED IN TRUST

(WARRANTY DEED)

Inst State Bank & Trust Company of Park Ridge Park Ridge, Illinois

TRUSTEE

BFC Forms Service, Inc.