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WARRANTY DEED IN TRUST

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PUBL ESTATE TRANSLETICAL

Form 91 R 1/70

The above space for recorder's use only

Γ	THIS INDENTURE WITNESSETH, That the Grantor JOHN S. KAZIK, divorced and
1	not since remarried,
	of the County of Cook and State of Illinois for and in consideration of Ten & No/100's
	and valuable considerations in hand paid, Convey S and Warrant S unto the CHICAGO TITLE AND TRUST COMPANY, a corporation of Illinois, whose address is 111 West Washington Street,
	Chicago, Illinois 60602, as Trustee under the provisions of a trust agreement dated the 29th
İ	day of July 19 77, known as Trust Number 1070298the following described real estate in the County of Cook and State of Illinois, to-wit:
1	LOT 9 IN BLOCK 1 IN ERNEST H. KLODES BUNKER HILL COUNTRY
	CLUB ESTATES, BEING A SUBDIVISION OF PART OF VICTORIA POTHIERS RESERVATION OF SECTION 31, TOWNSHIP 41 NORTH,
	RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN
-	COOK COUNTY, 14LINOIS.
	Permanent Index Number 10-32-131-009
	Commonly Known as: 6913 Concord Lane , Niles, Illinois
81	₩G90-06-* α # ₩980# 30065 115
00:\$1	1 DEPT-01 RECORDING 11:4
13 00	TO HAVE AND TO HOLD the said premises with the approtenar res upon the trusts and for the uses and purposes herein and in said trust agree-
	ment set forth. Full power and authority is hereby granted to said trust a lo improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any sub averous or part thereof, and to resultaivide said property as often as desired, to contract to sell, in grant opinions to purchase, to sell on any strets, because with or without consideration, to convey said premises or any part thereof to a successor or successors in trust and to grant to self, a convey said premises or any part thereof, in said trustee, to donels, to dedicate, to mortgage, pleage or obsesse encounters and poperty, or any part thereof, in loss said property, or any part thereof, in the to time, in passession or reversion, by log or to commence in passessit or future, and upon any terms and for any periods of time, no exceeding in the case of any single defines of serion of 188 years, and to renes or extend the leases upon any terms and for any period or periods of time and to amend, change or modify leases and of terms and provisions thereof at any time or times becenter, to contract to make leases upon unitions to lease and options to recew leases in princes by burchase the whole or any part of the reversion and to con-
- 1	vested in sald trustee, to donate, to dedicate, to mortgage, phedge or oth revisa encumber said property, or any part thereof, in lease said property, or any part thereof, from time to time, in passession or reversion, by levier to numerice an piescentic or future, and upon any terms and for any periods of time, no accessing in the case of any single demission or term of 198 years, and to review or extend leases upon any terms and
1	for any period or periods of into end to amend, change or modify leases and do terms and provisions thereof at any time or times between the annual options to renew leases and options to grant options to the several and to grant options to renew leases an options to purchase the whole or any part of the reservation and to contract respecting the manner of fixing the amount of present or future rentals, in partition or to exchange said property, or any part thereof, for
	to make leases and to grant options to lease and options to renew leases an options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the smoont of present or future ration or to exchange said property, or any part thereof, for other real or personal property, to grant easements or charges of any kind, to clease convey or assign any right, title or interest in or about or exceeding a part of the pa
	In no case shall any party dealing with said trustee in relation to said premises, or by whom said premises or any part thereof shall be conveyed, contracted to be said, leased or mortgaged by said trustee, be obliged to see the application of any purchase tuning rend, or money herrowed or advanced on said premises, or be obliged to see that the terms of this (rust by a lean compiled with, or be obliged to inquire into the
}	other considerations as it would not any period by high consideration as all would not any period by high consideration as all trustees in relation to said premises, or 15 whom said premises or any part thereof shall be conveyed, contracted to be said, leased or murigaged by said trustee, be abliged to see a consequence of any purchase money rent, or names herework or advanced on said premises, or be obliged to see that the terms of this (right has 2 cm compiled with, or be obliged to inquire into the necessity or expeciency of any act of said function or be obliged to inquire into the necessity or expeciency of any act of said function or be obliged to inquire only of the forms of and trust agreement; and every sheet, trust deed, inortage, lease or other instrument executed by said truste in relation to an real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument. That at the time of the delivery thereof the trust created by this indenture part by said trust agreement was in full lone and effect. (b) that are conveyance losses in the said trustees was duly authorized and empawore) because and deliver every such deed, trust deed, trust properly appointed and are fully vested with all the title, estate, rights, prove such or trust, that such ancessor of successors in trust, that such ancessor of successors in trust that such ancessor of successors in trust. That such ancessor of successors in trust that such ancessor of a successor or their properly appointed and are fully vested with all the title, estate, rights, prove a such terms, the the entering the conventions of the conventions.
	trust created by this indenture and by said trust agreement was in till force and effect. In the state of the trusts, exhibitions spind limitations contained in this indenture and in said to diagreement or in some amendment thereof and binding upon all beneficiales thereindag, so that said trustee was duly authorized and empawore to overcite and deliver every such deed, trust what such succession of the experimental and (b) if the conveyance is made to a succession of excession is trust, that such succession or suc-
	cessors in Inist have been properly appointed and are fully vested with all the title, estate, rights, power, authorities, duties and obligations of its, his or their preferessor in trust. The interest of each and every heneficiary hereunder and of all persons claiming under them or or y of hem shall be only in the samings.
}	its, his or their preferescor if trust. The interest of each and every heneficiary hereunder and of all persons claiming under them or any of hem shall be only in the sermings avails and proceeds arising from the sale or other disposition of said real estate, and such interest is he they declared to be personal properly, and no heneficiary hereunder shall have any title or interest, legal or equilable, in or to said real cate as see but only an interest in the sermings, swalls and proceeds thereof as aforesaid.
	avails and proceeds thereof as atoreased. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby our ten not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "with limit at any or words of similar import, in accordance with the statute in such case made said provided.
}	And the said grantorhereby expressly waive_Sand release_Sany and all right or henefit under a 1-by virtue of any and all statutes of the State of Blinois, providing for the exemption of homesteads from sale on execution or otherwise. In Witness Whereof, the grantoraforesaid ha. S_ hereunto set
	this lst day of February 1990
-	(John S. KAZIK)
Į	(Seal)(Seal)
	05A1B
	90065418
	State of Illinois GERARD D. HADERLEIN a Notary Public in and for said County, in
	County of COOK SS. the state sforesaid, do hereby certify that JOHN S. KAZIK
	personally known to me to be the same person
	OFFICIAL SEAL
	Notary Public, State of Illinois & Given under my head and notarial seal this 1sting of February 19
	My Commission Expires Nov. 23, 1990
[.]	Berarel D Hadalerleen

BOO

Form 91

After recording return to: Box 533 (Cook County only)

CHICAGO TITLE AND TRUST COMPANY
111 West Washington St. / Chicago, Ill. 60602
Attention: Land Trust Department

6913 Concord Place
For information only insert atreet address of above described property.

A.T.G.F. BOX 370