(WARRANTY)

(The Above Space For Recorder's Use Only)

THIS INDENTURE WITNESSETH, that the Grantor ROBERT J. PRICE, JR. MARRIED		
of the County of COOK and State of ILLINOIS for and in consideration of the sum of TEN AND 00/100		
(s 10.00——————————————————————————————————		
LOT 15 IN BLOCK 1 IN JOHN H. GAY'S SUBDIVISION OF THE NORTH 1/2 OF THE NORTH-WEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 9, TOWNSHIP 37 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN (EXCEPT THE WEST 67 FEET THEREOF) IN COOK COUNTY, ILLINOIS		
Real Estate Transfer Tax Act.		
612.80 (6 h) -1 h h		
Date Buyer, Seller or Representation		
Permanent Tax No. 25-09-203-015		
TO HAVE AND TO HOLD the aid real exists with the appurtanances, upon the trusts, and for the uses and purposes hereot and in said Trust Agreement set forth	1	
Full power and authority is here's granted to last Trustee with respect to the rask existe or any part or parts of it, and at any time or times to improve, manage, protect and subdividual datal eater any part thereof, to dedicate parks, streats, highways or sileys and to vacate any subdivision or part thereof, and 'or subdivide said real estate as often as desired, to contract to sail, to grant options to quit cheer, to sail on any terms, to convey eithe wirk. Without combileration, to convey and real estate or any part of thereof to a successor or successors in trust and to grant to such a successor in trust all of the title, estate, powers and authorities weeled to said.	AFFIX "RIDERS" OR REVENUE STAMPS HERE	90297818
or successors in trust and to grant to such about or successors in trust all of the fittle, estate, powers and authorities vested these. Trustee, to donate, to decides, to mortgage, by day or otherwise encumber and resident; or any part thereof, to lease said real estate, or any part thereof, from time to time, in possession rate resion, by leases to commence in the present or in the future and upon any terms and for any periods of time, not exceed upon the case of any night demans the term to 198 years, and to renew or extend leases upon any terms and for any periods or periods of time in time, not upon the case of any night demans and the terms and provisions thereof at any time or times hereaffer, to contact to make these 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 concar. In specing the manner of fixing the amount of present or future rantials, to partition or to exchange said real estate, or any part there of it to their real or property, to grant estates and every part hereof it to be the reversion and to call the said to deal with said raid estate and every part hereof in an or was and for such other considerations as would be leaved for any person owning the same to done with the same, whether sim at the different from the ways above specified, at any time or times hereafter.	KPS.	8
issees upon any terms and for any period or periods of time indict unsend, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contact to make hases and uptons to leave and options to renew leaves and uptions to purchase the whole or any part of the reversion and to consider the processing the manner of fixing the amount of present or future cantals, to the total or any part of the reversion and to consider the processing the manner of fixing the amount of present or future cantals, to	STA	Œ
partition of to exchange satures related to any partition of the partition	ENG	Œ
In no case shall any party dealing with said Trustee, or any successor in trust, to relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or muriger in y said Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money borrowed or days and on the frust property, or be obliged to be set that the terms of the frust have been compiled with, or be obliged to inquise in the authority, necessary or expediency of any act of add Trustee, or he obliged or privileged to inquise into any said Trust Agreement; and every deed, trust deed, contagne, lease or other instrument executed by said Trustee, or any successor in trust, in white to said trust property shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, leave or other instrument, (a) that at that time of the delivery thereof the trust created by this Deed and by said Trust Agreement was in full force of effect. (b) that such conveyance or other instrument, and the trust Agreement or in all amendments thereof, if any, and is hording upon all beneficiaries thereunder, (c) that and Trustee, or any successor in trust, and allowed the successor in trust, that such successor is for an agrange or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor is successor is for an agreement and and are fully vested with at the title, existe, rights, powers, authorities, dutien and obligations of its this or their predecasion in trust.	× × E	
terms of the frust have been compiled with, or be obliged to inquire it to the authority, necessity or expediency of any act of abid. Trustee, or he obliged or privileged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, contragge, leads or other instrument executed by said Trustee, or any successor in trust, in clother to said trust property shall be conclusive evidence in	S. O	
thereof the trust created by this Deed and by said Trust Agreement was in full fix or ind effect. (b) that such conveyance or other baseument was resculed in accordance with the rures, conditions and limitations—	EDER	
authorized and empowered to excelled and with succession of successions in the succession of successions in trust, that such successions in trust expenses the succession of succession	XI.	
successor or successors in trust shall mear any personal liability or be subjected to any claim, and ment or decree for anything it or laby or its or their agents or attorneys may do no mit in do in or about the said real seafer or under ne rowisions of this Dead or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about a settate, any and all such liability to be a set of the property of the p	AF	
resisted with all the title, estate, rights, powers, authorities, duttes and obtigations of the his 'd their producessor in trust. This conveyance is made upon the express understanding and condition that the Giran 'e. wither individually or as Trustee, nor its successor or successors in trust shall occur any personal liability or be subjected to any claim and ment or decree for anything it or thay or its or their spents or attorneys may do no omit in do in or ability are selected or under ne rowisions of this Dead 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 heigh hereby expressly waived and telesaed. Any contract, obtained and endertedness incursed or end. — Into by the Trustee in the connection with said real estate may be entered into by it in the name of the then beneficiaries under said 'unit Agreement as their atformey-infact, hereby intervocably appointed for such purposes, or at the besidon of the Trustee, in its own in me, as Trustee of an express Dust and not individually (and the Trustee shall have no obligation whatstoever with respect to any such or track, a digitation or individually (and the Trustee shall have no obligation whatstoever with respect to any such or track, a digitation or individually can be streamed in the actual or the Trustee shall be applied.) In the partial of the filing for record of this Occid.		
The interest of each and every heneficiary hereunder and under said Frust Agreement and of all persons c. "nir." "ner them or say of them shall be only in the varnings, avails and proceeds arising from the sale or any other disposition of the trist property, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, segs." "qu'llable, in or to said trust property as such, but only an interest in the sarnings, avails and proceeds thereof as storeadd, the interior, he had not been also as the said trust property as such, but only an interest in the sarnings, avails and proceeds thereof as storeadd, the interior in the control of the contro		
If the title to any of the trust property is now or hereafter registered, the Registrar of Titles is hereby directed not to each if or note in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "with limitation.", or words of similar language metors with the stature in such case made and provided.		
And the said Grantor, hereby expressly waive—and release—any and all right or benefit under and by within of the statutes of the State of Illinois, providing for the exemption of homesteeds from sale on execution or otherwise DEP 100 ING IN WITNESS WHEREOF, the Grantor—aforesaid ha 8 hereunto set 18 hand—and seal 1856 1 100 2	2798	\$13.6 11:42.00
dey of January 19.90.	297	61.8
X folest Court RECORDE	R	
ROBERT J. PRICE, JR.		1
STATE OF Illinois County of Cook Ss.		**
t. the undersigned a Notary Public in and for said County, in the State storesaid, do hereby certify that ROBERT J. PRICE, JR. MARRIED TO SHIRLEY BELLE PRICE	ı	
personally known to me to be the same personwhose name18 subscribed to the foregoing instrument, appeared be-		. ; €.,
ore me this day in person and acknowledged that he signed, sealed and delivered the said instrument as his free and volun- ary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.		
GIVEN under my hand and Notarist Sest this day of Case		
commission expires May 2 1992. Saulera H. Confidence Public		20
Occument Prepared By: "OFFICIAL SEAL MADRESS OF PROPERTY: "OFFICIAL SEAL MADRESS OF PROPERTY: ANIXON SEAL MADRESS OF PROPERTY: ANIXON SEAL MADRESS OF PROPERTY:		EN
Austin Bank of Chicago BARBARA A. JAKE OF ILLINDIS		DOCUMENT NUMBER
6400 W. North Avenue AY COMMISSION EXPIRES 8/2/97 1 Cago, Illinois NY C		No.
Chicago, IL 60635		

RETURN TO: Austin Bank of Chicago Chicago, Illinois 60653 6400 W. North Avenue

TRUST NO.

DEED IN TRUST

PLUTIN BONK
OF Chicago
TRUSTEE

Property of Cook County Clerk's Office

90297818

s.