	The above space for recorders the control
	THIS INDENTURE, made this 30th day of August , 19 91, between State Bank of Countryside, a banking corporation of Illinois, as Trustee under the provisions of a deed or leeds in trust, duly recorded or registered and delivered to said Bank in pursuance of a trust agreement dated the 25th day of April , 19 89, and known as Trust No. 89-560 party of the first part, and Mark Moriarty and Maureen Moriarty, his wife as joint tenants of 8 Kettering Ln., Lemont, II  parties of the second part.  WITNESSETH, that said party of the first part, in consideration of the sum of Ten and 00/100
	WITNESSETH, that said party of the first part, in consideration of the sum of Ten and 00/100
	real estate, situated in Cook County, Illinois, to-wit:
	Lot 30 in McCarthy Pointe, being a subdivision of/the SOuth West 1/4 of Section 21, and part of the North West 1/4 of Section 28, all in Township 37 North, Range 11 East of the Third Principal Meridian, in Cook County, Illinois.
	22-21-301-009 . DEPT-01 RECORDINGS . T\$1.111 TRAN 3544 09/D ・ サ\$1.111 TRAN 3544 09/D ・ サ\$156 キ み モータリー ・ GOOK COUNTY RECORDE
	Ox
	Together with the tenements and appurtenances thereunity belonging.  TO HAVE AND TO HOLD the same unto said parties of the second part, and to the proper use, benefit and behoof forever of said party of the second part.  Subject to easements, covenants conditions and restrictions of record if any.  Subject to 1990 real estate taxes and subsequent years  This deed is executed by the party of the first part, as Trustee, as aforesaid, pure said to and in the exercise of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the proper of said Trust Agreement above mentioned, and a restrict of the power mentioned, and a restrict of the proper mentioned and a restrict or the power and authority mentioned and a restrict or the power and authority mentioned and a restrict or the power and authority mentioned and a restrict or the power and authority mentioned and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and the power and authority mention and a restrict or the power and authority mention and the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict or the power and authority mention and a restrict
	Subject to easements, covenants conditions and restrictions of record if any.
	Subject to 1990 real estate taxes and subsequent years
	This deed is executed by the party of the first part, as Trustee, as aforesaid, pursuant to and in the exercise of the power and authority granted to and vested in it by the terms of said Deed or Deeds in Trust and the provisions of said Trust Agreement above mentioned, and of every other power and authority thereunto enabling, SUBLECT, HOWEVER, to the Tens of all trust deeds and/or mortgages upon said real estate, if any, of record in said county; all unpair general tases and special asses and; is and; then said real estate; building lines; building, liquor and ofter restrictions of record, if any; party walls, party wall rights and party wall agreements, if any; Zoning and limiting Laws and Ordinarces; mechanic's lien claims, if any; easements of record, if any; and rights and estates in possession.  IN WITNESS WHEREOF, said party of the first part has caused its corporate seal to be hereto affixed, and has caused its name to be signed to these presents by its Asst. Vice Pres. the day and year
	STATE/BANK OF COUNTRYSIDE as Trustee as aforesaid
	Atlest 1 (Brig ) Su
	STATE OF ILLINOIS  SS.  COUNTY OF COOK  A Notary Public in and for said Country, in the state aforesaid, DO HEREBY CERT', IV, THAT  Majory J. Lind. of said Bank, personally known to me to be the sail of persons.
	whose names are subscribed to the foregoing instrument as such ASSL, VICE Pros.  and ASSL VICE Pros.  acknowledged that they signed and delivered the said instrument as their own free and voluntery act, and as the fee any coluntery act, and as the fee any coluntery act of said thank, for the users and purposes therein set forth;  and the said ASSL. VICE Pros.
	OFFICIAL SEAL  JOAN CREADEN  We comporate seal of said Bank to said instrument as said.  JOAN CREADEN  JOAN CREADEN  WE COMMISSION EXP. JAN. 39,1994  AUGUST Track of DLINOIS  Notary Public  Notary Public  Notary Public
Pr	pured by: M. Brocken, State Bank of Countryside' FOR INFORMATION ONLY INSERT STREET ADDRESS OF ABOVE
D E	Countryside, IL 60525  DESCRIBED PROPERTY HERE
Ľ	NAME   Elica Najdanovich
Ę	STREET 207 E. 127th Street
R Y	CITY Lemont, IL 60439
T	OR: RECORDER'S OFFICE BOX NUMBER

Buyer, Seller or Representative

\$13.29 /91 15:26:00 465898

Decument Number

## **UNOFFICIAL COPY**

IT IS UNDERSTOOD AND AGREED between the parties hereto, and by any person or persons who may become entitled to any interest under this trust, that the interest of any beneficiary hereunder shall consist solely of a power of direction to deal with the litle to said real estate and to manage and control said real estate as hereinafter provided, and the right to receive the proceeds from rentals and from mortgages, sales or other disposition of said real estate, and that such right in the avails of said real estate shall be deemed to be personal property, and may be assigned and transferred as such; that in case of the death of any hereficiary hereunder during the existence of this trust, his or her right and interest hereunder shall, except as herein otherwise specifically provided, pass to his or her executor or administrator, and not to his or her heirs at law; and that no beneficiary how has, and that no beneficiary hereunder at any time shall have any right, title or interest in or to any portion of said real estate as such, either legal or equitable, but only an interest in the earnings, avails and proceeds as aforesaid. Nothing herein contained shall be construed as imposing any obligation on the Trustee, to file any income, profit or other tax reports or schedules, it being expressly understood that the beneficiaries hereunder from time to time will individually make all such reports and pay any and all taxes growing out of their interest under this Trust Agreement. The death of any beneficiary hereunder shall not terminate the trust nor ig any manner affect the powers of the Trustee hereunder. No assignment of any beneficial interest hereunder shall be binding on the Trustee until the original or a duplicate copy of the assignment, in such form as the Trustee and its acceptance indicated thereon, and the reasonable fees of the Trustee for the acceptance thereof paid; and every assignment of any beneficial interest hereunder, the original or duplicate of which shall not have been lodged with the trustee, old as to all subsequent assignees or purchasers without notice

void as to all subsequent assignees or purchasers without notice.

In case said Trustee shall be required in its discretion to make any advances of money on account of this trust or shall be made a party to any litigation on account of holding title to said real estate or in connection with this trust, or in case said Trustee shall be compelled to pay any sum of money on account of this trust, whether on account of breach of contract, injury to person or property, fines or penalties under any law, judgments or decrees, or otherwise, or in case the Trustee shall deem it necessary on account of this trust, to consult or retain counsel and shall thereby linear attorneys' fees, or in the event the Trustee shall deem it necessary on account of this trust, to consult or retain counsel and shall thereby linear attorneys' fees, or in the event the Trustee shall deem it necessary on account of this trust, to consult or retain counsel and shall thereby linear attorneys in the event that the said Trustee is follows: (1) that they will on demand pay to the said Trustee, with interest thereon at the rate of 15% per annum, all such dishursements or advances or payments made by said Trustee, together with interest thereon at the rate of 15% per annum, all such dishursements or advances and expenses made or incurred by said Trustee shall not be required to convey or otherwise deal Trustee shall have 'cen fully paid, together with interest thereon as aforesaid, and (3) that in case of non-payment within ten (10) days after demand said a way a sufficient sum to reimburse itself for all such dishursements, payments, advances and expenses made or incurred by said treat estate at public or private said on such terms as it may see fit, and retain from the proceeds of said sair a sufficient sum to reimburse itself for all such dishursements, payments, advances and interest thereon and expenses, including the expenses of such sale and attorneys' fees, rendering the overplus, if any, to the beneficiaries who are entitled thereto. Howev

Notwithstanding anything her line fore contained, the Trustee, at any time and without notice of any kind, may resign us to all or part of the trust property if the trust projectly or any part thereof is used, or the use thereof is authorized or contemplated, for any purpose (including, but not limited to, the sale it wholesale, retail or otherwise, giving away or other disposition of intoxicating liquors of any kind, or as a tavern, liquor store or other er solishment for the sale of intoxicating liquors for use or consumption on the premises or other wise, or for any purpose which may be within P., scope of the Dram Shop Act of Illinois or any similar law of any State in which the trust property or any part thereof may be located by when in the opinion of the Trustee, may subject the Trustee, within its sole determination, to embarrassment, insecurity, liability hazard o, or gation. Such resignation as to all or part of the trust property shull be fully effected by the conveyance of the Trust property, or the part thereof as to which the Trustee desires to resign the trust hereunder, by the Trustee to the beneficiaries in accordance with their respective in crest hereunder. The Trustee notwithstanding any resignation hereunder, shall continue to have a first lien on the trust property, for its costs, expenses and altorneys' fees and for its reasonable compensation. to have a first lien on the trust property, for its cos s, expenses and attorneys' fees and for its reasonable compensation.

This Trust Agreement shall not be placed on record in the Recorder's Office or filed in the office of the Registrar of Titles of the County in which the real estate is situated, or elsewhere and the recording of the name shall not be considered as notice of the rights of any person hereunder, decogatory to the title or powers of aid Trustee.

