DEED IN LINGFFICIALS COPY IN THE REPORT OF THE PROPERTY OF THE	of Oak Lawn
The above space for recorder's use only	76
THIS INDENTURE WITNESSETH, THAT THE GRANTOR, Prudence D'Amico, a widow and not since remarried, of the County of Cook and State of Illinois , for and in	\$300
consideration of the sum of TEN and 00/100 ********************************	2
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey	i ax
- and Warrant - unto HERITAGE TRUST COMPANY, an Illinois Corporation as Trustee under the provisions of	₽ ≤
a certain Trust Agreement, dated the 3rd day of April	Oak Lawn
19 89, and known as Trust Number 89-3637 , the following described real estate in the	1 -
County of Cook and State of Illinois, to-wit:	
Lot 18 in Preferred Builders Resubdivision of Lot 47 in Longwood Acres, being a Subdivision of the Northeast 1/4 of the East 1/2 of the Northwest 1/4 and the West 1/2 of the Southeast 1/4 of Section 15, Township 37 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois	\$100
Subject only to: general taxes for 1991 and subsequent years; building thes and building laws and ordinances; zoning laws and ordinances; visible public and private roads and highways; easement for public utilities; and other covenants and restrictions of recordin 24-15-211-018 (vol 244)	of Oak Lawn S.
TO RAVE AND TO HOLD the said real state with the appurtenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.	\$25
Full power and authority is hereby granted, o.s. id Trustre to improve, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivisor or per versel, and to resubdivide said real estate as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without can very come, to convey said real estate or any part thereof to a successor or successors in trust all of the title, estate, powers as d authorities vested in said Trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said real estate, or any part thereof, to leave such real estate, powers are destructed in the conformation of the result of the property of the property of time, not exceeding in the rase of any single denise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time, not exceeding in the rase of any single denise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify cases and the terms and provisions thereof at any time or times hereafer, to contract to make leases and to grant options to bease and options to renew leases and options to bease and options to receive the whole or any part of the reversion and to contract respecting the manner of fixing the amount of nature results, to partition as to exchange said real; star, or any part of the reversion and to contract respecting the manner of fixing the amount of nature results, to partition as to exchange said real; star, or any part of the reversion and to contract respecting the manner of fixing the amount of nature results, to partition as to exchange said real; star, or any part of the reversion and to contract respecting grant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or e-sement apportenant to said real estate or any part thereof, and to deal	25 Oak Lawn
In no case shall any party dealing with said Trustee, or any success in trust, in relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by sold Trustee, or in y successor in trust, be obliged to set to the application of any purchase money, rent or money borrowed on said real estate, or be obliged to set that the terms of trust have been compiled with, or be obliged to inquire into the authority, necessity or expediency of any net of said Trustee, or be obliged to reprinted to inquire into the authority, necessity or expediency of any net of said Trustee, or be obliged to reprinted to inquire into the authority, necessary or instrument executed by said Trustee, or any successor in trust, in relation to so a direct estate shall be conclusive evidence in favor of every person including the Registrar of Truttes of said county relying upon or claiming under any successor, is see or other instrument as that at the time of the delivery thereof the trust created by this findenture and by said Trust Agreement was in full force and effect, to that said. Trust are other instrument was executed in accordance with the trust, conditions and limital ions contained in this Indenture and in said Trust Agreement or in all amends entitled of any, and bracting upon ull beneficiaries thereunder, it that said Trustee, and it will be contained and enjowered to execute and deliver, deed, drive, markage or other instrument and in the title, estate, rights, powers, authorities, dutains and obligations of its, his or their predecessor is trust.	Heal Estate Transfer Tax
This conveyance is made upon the express understanding and conditions that neither He (tag). This Company, individually or as Trustee nor its successors or about the linear any personal hability or be subjected to any claim, judgment or decree for a 30° gi to they or its or their agents or attorneys may do or omit to do in a feat the property happening in or about said real estate or under the provisions of this Beed or said Trust Agreement or any or sen ment thereto, or for injury to person or property happening in or about said real estate, any and all such hability being hereby expressly wrived for the reasonable of the following the f	er Tax village of Oak Lawn
The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons that the control of them or any of them shall be only in the earnings, and and proceeds arising from the sale or any other disposition of said real estate, and such interest is hereby decayed to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such but only an interest in earnings, are his and proceeds thereof as aforesaid, the intention hereof being to vest in said Heritage Trust Company the entire legal and equitable title in fee simple, in and to all or the relationable described.	Real Estate Transfer Tax
If the title to any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to be aster or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or upon condition, or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.	Estat
And the said granter bereby expressly waive and release any and all right or benefit under and by virtue (1, n) and all statutes of the State of Illinois, providing for exemption of honesteads from sale on execution or otherwise:	е Т _{га} \$5
In Witness Whereof, the grantor aforesaid h.S. hereunto set her hand and	nsfer
sent this 26 day of September 1991	Tax
Y Prudence D'Amico (SEAL) S1598869 (SEAL)	Village of Oak Lawi

Prudence D'Amic	SEAL (SEAL	yor Septembe	<u>r</u> 91.5 98 866	19 9 1 (SEAL) (SEAL)
STATE OF Illinois County of Cook Prudence D'Amico, a		aforesaid, do hereby certify that ot since remars		blic in and for said
"OFFICIAL SCAL!" Mary Keee NOTARY PUBLIC OF HALING My Commission Prices 11/27	subscribed to the for that She free and voluntary ac of the right of borness	nd and <u>notaria</u>	fore me this day in person ed the said instrument as rein set forth, including the s 1	her

GRANTEE:

HERITAGE TRUST COMPANY 17500 Oak Park Avenue Tinley Park, Illinois 60477

ti

4016 West 106th Place
Oak Lawn, IL 60453

For information only invert street an inlove described property

Village Real Estate Transfer Tax of

Village Real Estate Transfer Tax

Document Numb

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INDEPENDENT FORMS SERVICES 4-287-02

