WARRANTY DEED IN THE OFFICE AL COPPY

\$13.29

	THIS INDENTURE WITNESSETH, That the Grantor, LOIS ELAINE STONE, Spinster
İ	of the County of Cook and State of Illinois , for and in consideration
	of the sum of 150 on the sum of the sum of the sum of the state of Illinois, and duly authorized to accept and execute trusts within the state of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the 20th day of ebruary 1991, and known as Trust Number 91-1026, the following described real estate in the County of cook and State of Illinois, to-wit:
	LOT 1 IN ASCROFT SUBDIVISION OF THAT PART OF LOT 4 IN COUNTY CLERKS DIVISION OF LOT 2 IN SUBDIVISION OF THE NORTH HALF AND ALSO THE NORTH WEST QUARTER OF SECTION 18, TOWNSHIP 37 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, LYING SOUTH OF THE SOUTH WEST HIGHWAY, IN COOK COUNTY, ILLINOIS.
	P.I.N. 24-18-102-002 Address 10501 S. Southwest Highway, Worth, U 60482 COOK COUNTY BECORDER
2.92 90:79 \$	\$30\0.00 \$0.
	TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth. Agreement set forth. Full power and authority is hereby granted to such a set to improve, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or allegs and to secute any set division or part thereof, and to re-subdivide said real estate as often as desired, to contract to sell, to grant options to purchase, to sell on any tents, to excess or in the subdivide said real estate, powers and authorities vested in said to a successor or successor in trust and to grant to such system or successors in trust all of the title, estate, powers and authorities vested in said frustee, to domae, to dedicate, to morigoge, pledge or or cross encumber said real estate, or any part thereof, to leave said real estate, from time to time, it possession or reversion, by leaves to commence in praesent or in futuro, and upon any terms and for any period or periods of time, not exceeding in the case of any single demises 0 so terms of 18 years, and so renew or extend leaves upon any terms and for any periods of time and to amend, change or modify leaves and the cerms and provisions thereof at any time or times hereafter, to contract to make leaves and to grant options to leave and options to renew leaves and 5 so to purchase the whole or any part of the tevetsion and contract or owners of sixing the amount of present or future rentals, to part upon 7 sechanges and real estate, or any part thereof, or contract to present property, to grant easurements or charges of any kind, to releave, colver 0 assign any right, title or interest in or about or easement appurtenant to said real estate or any part thereof, and to deal with said real estate and any part thereof, and to their weak and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the w
!	In no case shall my party dealing with the Inistee, or any successor in 17 M. in relation to state real earlier, to contracted to be sold, feased or mortgaged by at 3 frustee, or any successor in trust, be obliged to see to the application of any purchase money, rent of money bortowed or advanced on said real estators to exhibited to see that the terms of this trust have been complied with, or be obliged to inquire into the authority, necessity or expediency of any according a frustee, or the obliged or privileged to inquire into any of the terms of said. Trust Agreement, and every deed, trust deed, mortgage, leave or other instrument executed by said. Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every, i.e., or (including the Registrar of Titles of said country relying upon or claiming under any such convexance, leave or other instrument (a) that at the time if the delivery hereof the trust created by this Indenture and by said. Trust Agreement was executed in accordance with the Irust and by said. Trust Agreement was the object of the trust created by this Indenture conditions and limitations contained in this Indenture and in said. Trust Agreement or in all any administrated and extense of the conditions and deliver every such deed, trust deed thereunder, (c) that said. Trustee, or any successor in trust, wis duly authorized and empowers a cyceve and deliver every such deed, trust deed thereunder, (c) that said. Trustee, or any successor in trust, wis duly authorized and empowers a cyceve and deliver every such deed, trust deed thereunder, (c) that said the successor of successor or succe
	This conveyance is made upon the express understanding and condition that petitier State Lank of Co. "State, individually or as Trustee, not its successors or successors in trust shall incur any personal liability or be subjected to any claim, judge entargetic anything it or they or it agents or attorness may do or omit to do in or about the said real estate or under the provisions of this Dec. or said Trust Agreement or any amendmen thereto, or for injury to person or property happening in or about said real estate any and all such hability wing he chy expressly waived and released Any contract, obligation or indebtechess incurred of entered into by the Trustee in connection with said real, state may be entered into by it in the name of the their beneficiaries under said. Trust Agreement as their attorney in-fact, hereby irresocably appointed on such purposes, or at the efection of the Trustee, in its own name, as Trustee of an express trust and not undividually (and the Trustee shall have to a bloadion whatsoever with respect to any such contract, obligation or indebtedness except only so far as the trust property and funds in the actual powers on of the Trustee shall be appropriately for the payment and descharge thereof). All bersons and corporations whomsoever and whatsoever shall be charged with notice of this condi-
	shall be only in the carnings, avaits and proceeds around round the save of any other inspectation, and the state of said real edge, as such, but only to be personal property, and no beneficiarly hereunder shall have one timerest, legal or equitable, in or to said real edge, as such, but only an interest in the carnings, avails and proceeds thereof as inforesaid, the intention hereof being to vest in said State Hank of Countriside the entire legal and equitable to the in the complet, in and to all of the real estate as now or hereafter registered. The Registrar of Titles is bettery directed not to register of note in the Hille to any of the above real estate is now or hereafter registered. The Registrar of Titles is bettery directed not to register of note in the criticate of title of duplicate thereof, or memorial, the words "in trust, or "upon condition", or "with limitation", of words of sir flor import in accordance with the statute in such case made and provided, and said Trustee shall not be required to produce the said Agreement of control of the state of the ordinary trustees thereform, as evidence that any transfer, charge or other dealing involving the registered lands is in accordance with the victorial registerial and the six in accordance with the victorial registerial
	and the annue of the trust. And the said gramor And the said gramor and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise In Witness Whereof, the granter seal this 23rd aforesaid his hereunto set her hand seal this 23rd day of February 1991 [SEAL] Cols Elaine Stone [SEAL] SEAL
	State of 111 inois County of Cook SSS. in the state of aforesaid, do hereby certify that LOIS ELAINE STONE, Spinster
	personally known to me to be the same person whose name is
	Prepared by: JOHN AMBROSE, Attorney

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