	C	1 8	4 1 5	
	The above space for recorder's use only	南征	MESS	
THIS INDENTURE WITNESSETH, The ADAMIK, his wife	nt the Grantor, LEO T. ADAMIK and REGINA M.	圖圖	强制)	
-Caba County of COOK	and State of ILLINOIS for an in consideration	1 2	ጀ/ መረሰ	,
of the sum of TEN & 00/100	onsiderations, receipt of which is hereby duly acknowledged, Convey	1 3	EAL A	
and Warrant unto EdgeMark Bank, a	banking corporation duly organized and existing as a banking corporation	惠品	* 22 =	1
under the laws of the State of Illinois, and d	uly authorized to accept and execute trusts within the State of Illinois Agreement, dated the 15th day of April	AST OF	* AC	•
19 91 and known as Trust Number 9.	LLT1356, the following described real estate in the County of	1	7 8 7	1
Cook and State of Illi	nois, to-wit:	3		_
		1 =		Ź
Lot 8 in Block 23 in Elston	n's Addition to Chicago in Sections	=	5 \$ 6	ב
4 and 5, Township 39 North, Meridian, in Cook County,	Range 14 East of the Third Principal	1111	THILL	ĺ
		1		
Document Prepared By: Lewi Vill	ls John Craft, 205 E. St. Charles Road La Park, IL 60181 Telephone (708) 934-355	5	. ,	-
	40	d 4	8 8 3	١
P.I.N. #17-05-126-909-0000		ᅇᆘ	70 75 m) m	
Common Address: 13F5 W. Cr		FA	REVENUE	
summer to taxes for the year	1990 and subsequent years, easements,			
TO HAVE AND TO HOLD the said real care wi	of record, party wall rights and agreeme the the appurtenances, upon the trusts, and for the uses and purposes herein and in said.	n 1877)	ESTAT	
Trust Agreement set forth. Full power and authority is hereby granted to said to dedicate narks streets highways or alleys and to	if a tee to improve, manage, project and subdivide said real estate or any part thereof, said to resightly de said real estate as often as		1 m (6
abovious to contenet to cell to grant collects to butch a	we to self on any terms, to convey either with or without consideration, to convey said $m_{\rm eff}$, trust and to grant to such successor or successors in trust all of the title, estate, i.e. to collecte, to mortgage, piedge or otherwise encumber said real estate, or any part	9		ŕ
thereof, to lease said feal estate, or any part thereof, i	rol. 2 p. to time, in possession of reversion, by reases to commerce in practical in the leaves of the content of the term of 108 years and	E S	TRANSACTION	County
to renew or extend leases upon any terms and for any provisions thereof at any time or times bereafter, to c	period of religions of time and to amend, change of modify leaves and the terms and ontract to be leaves and to grant options to leave and options to renew leaves and ston and to contract respecting the mature of lixing the amount of present of butter		AC	<
rentals, to partition or to exchange said real estate, or	any part thereof an other real or personal property, to grant easements of classes of	anua C	0110	
what to deal with said real extate and every part thereof is owning the same to deal with the same, whether similar In too case shall any party dealing with said Trust	r interest in or more or executent apparerable to saw real estate or any person on all other ways and for such other considerations as it would be lawful for any person to or different home the ways above specified, at any time or times hereafter eg. or any successor (n) ousl, in relation to said real estate, or to whom said real estate and the same approximation of the indigred to	ے چ	" }	
of any part thereof shall be conveyed, continued to c	e greet, reagen of the ray age to supply the section of the rest of the factors of	17.0		
obliged or privileged to inquire into any of the terms of executed by said Trustee, or any successor in trust, in	notice borrowed or any aced on said real exists, or be rouged to we that the terms of impairs into the authority accessity on expediency of any act of said fruster, or be said frust Spreament, and the deed, frust deed, morfgage, leage or other instrument relation to said real estale said. "Se conclusive evidence in favor of evity person (incorpor or clamping under any seek conveyance leave or other instrument, (a) that at the conveyance which is a said by each trust American was in foll force and effect that says is on your	<u> </u>	11117	
		¥	* *	
Trust Agreement or in all amendments thereof, if any, i frust, was duly authorized and empowered to execute a	contain the trusts, conditions an elimitations contained in this Indenture and it said thinding upon all beneficiaries, thereor by (c) that said I fustee, or any successor in a deliver every such deed, trust deed loan, marginge or other instrument and (d) if trust, that such successor or successor in trust, that such successor or successor in trust have been properly appointed and are out to such the said obligations of its, his or the a producessor in trust.	ا قُول (0 9 2	
This conveyance is made upon the express unders	faunding and condition that neither rugests & same, housinging or as trustee, nor its		1270	
successor or successors in trust shall meet any personal its or their agents or attorneys may do or omit to do it	lighthly or be subjected to any claim, marker to recree for anything it or they or to or about the said real estate or under the provious of this Deed or said Froit Agreem or or property happening in or about said rear early any and all such liability being digation or indebtedness incurred or entered in o f. the Trustee in connection with of the then beneficiaties under said froits.			
hereby expressly waived and released. Any contract, of said real estate may be entered into by it in the name	digation or indebtedness incurred or entered in of 5, the Trustee in connection with a of the then beneficiaties under said frust Agreem a cas, their attorney in-fact, hereby		L'III	
irrevocably appointed for such purposes, or at the electrical the frustee shall have no abligation whatsoever w	on of the Trustee, in its own name, as Trustee of an express trust and but Individually ith respect to any such contract, obligation or indebted to sexcept only so far as the attention shall be conficially for the navious and disclosure thereof. All persons and	Jul 17	NX.	
corporations whomsoever and whatsoever shall be charge. The interest of each and every beneficiary beteun	d with notice of this condition from the date of the bility for most of its freed deriand under said fract Agreement and of all persons claiming under them or any description of carding trees the color of condition of carding trees the color of condition of carding trees the color of condition of carding trees the color of carding trees the cardina trees trees the cardina trees trees the cardina trees the cardina trees the cardina trees the cardina trees the	<u> </u>	HHY.	
is hereby declared to be personal property, and no ben- estate as such but only an interest in the earnings, avails	efficiars, negentaer shall have any little or interest, legal of equips to shall ossio real and proceeds thereof as aforesaid, the intention hereof being to versite and I dgeMark.		刻室の	
Bank the entire legal and equitable title in fee simple, in if the title to any of the above real estate is now in the certificate of little or dunfiture thereal, or many	and to all of the real extate above described. Thereafter registered, the Register of fittles is hereby directed not to egister or note trial, the words "in trust," or "upon condition," or "with limitations, or words of		NSI.	
similar import, in accordance with the statute in such	case made and provided, and said trustee shad not be required in produce the said in as evidence that any transfer, charge or other dealing involving the terister d lands	-	37	
is in accordance with the true intent and meaning of the And the said grantor S. hereby expressly waive	and release any and all right or benefit under and by virtue of any and all	27	₫Þ	
traintes of the State of Bloods, providing for the exempt in Witness Wheteof, the grantor S. aforesaid b	ion of nomesteads from sale on execution of otherwise.	5	140	
seal this 30th day of	April 19 91	9	7,40	
Le T Odowie	ISTALI Region M. adamik ISTALI	* *	X X	
LEO T. ADAMIK	SEAL REGÉNA M. ADAMIK (SEAL)		Document Number	
State of Illinois Lewis	John Craft a Notary Public in and for said County, in and, do bereby certify that LEO T. ADAMIK and REGINA		en So	
ounty of DUPage 58. the state afores M. ADAMIK, his wife	and, do nereby certify that HEV I PROPERTY STICK NEW TOTAL		۱	
	wn to me to be the same person S whose nameS ATC subscribed to	1		
	instrument, appeared before me this day in person and acknowledged that			
EWIS JOHN CRAFT They	signed, sealed and delivered the said instrument as their free		91	_
OMMISSION EXPINES 3/18/04 the right of hor	act, for the uses and purposes therein set forth, including the release and waiver of nestead.	}	মূ	
Given under my	hand and notarial scalable 30th 75 or April 1991	1	89	
Mail To	Notary Public /	1	1289580	
Lewis John Craft & Assoc.	* **		õ	

Lewis John Craft & Assoc. Attorneys at Law/834-3656 205 E. St. Charles Road Villa Park, Illinois 60181