ر المراوية المراوية المراوية المراوية الم	the state of the s
	GOP VELKA; A SINGLE
PERSON NEVER MARRIED, AND ANTOINE	ETTE HAVELEA P/K/A ANTIONETTE
HAVELKA, A SINGLE PERSON NEVER MA	RETED, of 5313 S. Ridgeway, City
of Chicago, Cook and State	offor and us consideration
of TEN (319.00) and no/100 Dollars, and other grod and	valuable considerations in hand paid, Convey
and Women's Quitclaim unto the FIRST NATIO	NAL BANK OF EVERGREEN PARK, a national banking
association existing under and by virtue of the laws of the Un	nited States of America, its successor or successors as Trustee
under the provisions of a trust agreement dated the2	2nd day of May 19.92, known as
Trust Number 12459 the following described re-	al estate in the County of <u>Cook</u> and State
of Illinois, to-wit:	
THE NORTH 7 FEET OF LOT 42 AND LECHICAGO LAWN BEING A SUBDIVISION OF THE SOUTH WEST QUARTER OF SECTRANGE 13 EAST OF THE THIRD PRINC COUNTY, ILLINOIS.	OF THE SOUTH EAST QUARTER FION 11, TOWNSHIP 38 NORTH, IPAL MERIDIAN, IN COOK
PERNANENT LIDEX NUMBER: 19-11-33	23-005-0000
COMMONLY KNOWN AS: 5313 SOUTH RE	IDGEWAY, CHICAGO, ILLINOIS 60632
Ox	EXEMPT UNDER PROVISIONS OF PARAGRAPH P SECTION 4, REAL ESTATE TRANSFER TAX FO
92512141	6.25-42- Anne Havella
	DATE DEPT REPRESENTATION IN TA4444 FRAN 2672 37/14/07 16
Grantee's Address: 3101 West 95th Street, Evergoren Park	. #2140 ± 0 × 92 -5 12
	purtenances, upon the trusts and for the uses and purposes
resubdivide said property as often as desired, to contract to convey, either with or without consideration, to contract to convey, either with or without consideration, to convey said trust and to grant to such successor or successors in trust all trustee, to donate, to dedicate, to mortgage, pledge or other said property, or any part thereof, from time to time, in posses future, and upon any terms and for any period or periods of til 198 years, and to renew or extend leases upon any terms and modify leases and the terms and provisions thereof at any time options to lease and options to renew leases and options to contract respecting the manner of fixing the amount of proproperty, or any part thereof, for other real or personal property deal with said property and every part thereof in all other we for any person owning the same to deal with the same, wheth any time or times hereafter.  In no case shall any party dealing with said trustee in relation thereof shall be conveyed, contracted to be sold, leased or mo of any purchase money, rent, or money borrowed or advanced trust have been compiled with, or be obliged to inquire into to obliged or privileged to inquire into any of the terms of said trustee in relation to their instrument executed by said trustee in relation to said person relying upon or claiming under any such conveyance, it thereof the trust created by this Indenture and by said trustee was duly authorized and empowered to execut Indenture and in said trust agreement or in some amendment that said trustee was duly authorized and empowered to execut or other instrument, and (d) if the conveyance is made to a successors in trust have been properly appointed and are fully duties and obligations of its, his or their predecessor in trust only in the earnings, avails and property, and no beoeficiary here only on the said real estate as such, but only an interest in the	ell, to grant options to purchase, to sell on any terms, to or the ises or any part thereof to a successor or successors in lottle, estate, powers, and authorities vested in said wise en, o ober, said property, or any part thereof, to leave sign or exersion, by leaves to commence in praesenti or in me, not er estating in the case of any single demise the term d for any period or periods of time and to amend, change or eor times hereafter, to contract to make leaves and to grant or purchase the whole or any part of the reversion and to escent or future to all, to partition or to exchange said etty, to grant easen ell or chatges of any kind, to release, neith appurteriant to so dip emises or any part thereof, and asy and for such other couloiderations as it would be lawful er similar to or different from the ways above specified, at in to said premises, or to whom sold premises or any part triggaged by said trustee, he obliged to se to the application for said premises, or be obliged to se to the application for said premises, or be obliged to se to at the terms of this he nevessity or expediency of any act of aid trustee, or be ust agreement; and every deed, trust deed, mortgage, lease d real estate shall be conclusive evidence in (avor of every lease or other instrument, (a) that at the tire of the delivery sait agreement was in full force and effect, (b) that such with the trusts, conditions and limitations contained in this thereof and binding upon all beneficiaries thereunder, (c) the and deliver every such deed, trust deed, lease, mortgage exerted with all the title, estate, rights, powers, authorities, sucessor or successors in trust, that such successor or exerted with all the title, estate, rights, powers, authorities, such and effect of the delivery every with all the object of them or any of them shall be or other disposition of said real estate, and such interest is creamings, avails and proceeds thereof as aforesaid.
n or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter registered, the Registrat of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust" or "upon condition," or with "hmitations," or words of similar import, in accordance with the statute in such case made and provided.	
And the said grantor 5 hereby expressly waive wirtue of any and all statutes of the State of Illinois, providing footherwise.	or the exemption of homesteads from sale on execution or
In Witness Whereof, the grantor S aforesaid have hereunto set their hand and seals this 5 Th day of JUNE 1992.	
	10 22.
ISEAL, Anne Havelka	SEALI SEALI
ANNE HAVELKA	ANTOINETTE HAVELKA  F/K/A ANTIONETTE HAVELKA  GALL  FALSE  F/K/A ANTIONETTE HAVELKA
(SEAL)	THE RELEGIES IN THE SEAL OF SEAL

This instrument was prepared by: Arthur R. Pierce, Esq., 4246 W. 63rd St., Chicago, IL 60629

## **UNOFFICIAL COPY**

	ss. ARTHUR R. PIERCE	
	a Notary Public in and for said County, in the State aforesaid,	do hereby certify tha
	ANNE HAVELKA, A SINGLE PERSON NEVER MARRIED	•
	HAVELKA F/K/A ANTIONETTE HAVELKA, A SINGLE	PERSON NEVER
	MARRIED	
	personally known to me to be the same person 8 whose nam	es are
	subscribed to the foregoing instrument, appeared before me t	his day in person and
	acknowledged that they signed, sealed and delivere	ed the said instrumen
	as their free and voluntary act, for the uses and purp	oses therein set forth
	including the release and waiver of the right of homestead.	
	GIVEN under my hand and Notarial	seal thi
	25th day of JUNE	A.D. 19 <u>_92</u>
0,	Cotthe 2 Ruce	
	April 11, 1993	Notary Public.
MY COMMISSION EXPIR		
E M T GOMMING	COLIDA COLIDA	
	OOF COUNTY	O <sub>ff</sub>

Dred in Trust

WARRANTY DEED

First National Bank of Evergreen Park

TRUSTEE



First National Bank of Evergreen Park

Trust Department 3101 Weu V5th Street Evergreen Pork, Illinois 60842 422-6700



## STATEMENT BY GRANTOR AND GRANTEE

The granter or his agent affirms that, to the best of his knowledge, the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a posson and authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a posson and authorized to do business or acquire title to real estate under the laws of the State of Illinois.

Dated 7,1992	Signature & anne Havelka
700	Grantor or Agent
SUBSCRIBED AND SWCHOLO GEFORE	•
ME BY THE SAID A FRIEND	
THIS 21 DAY OF YELL	<b>~</b> ₹
19 42 PROE	5
NOTARY PUBLIC VETT COLOR OF THE	tice
MY COMMISSION EXPIRES 4/11/9	33 }

The grantee or his agent affirms and verilies that the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire and hold title to real estate under the laws of the State of Illinois.

Dale JUNI 25/992	Signature & Unne Havelka
	Grantee or Agent
SUBSCHIBED AND SWORK TO ESFORE	U <sub>r</sub>
ME BY THE SAID ME TIME	
THIS OI DAY OF Jone	
19 97	CÓ
NOTARY FUBLIC CLASSIC CONTRACTOR	500cc
OFFICIAL SEAL ARTHUR R. PIERO NOTARY PUBLIC, STATE OF ILLE MY COMMISSION EXPIRES 4/1	Alaca Z

Note: Any person who knowingly submits a false statement concerning the identity of a grantee shall be guilty of a Class C misdemeanor for the first offense and of a Class A misdemeanor for subsequent offenses.

[Attach to deed or ABI to be recorded in Cook County, Illinois, if exempt under provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.]