325.00 44:00 PCI

THE PROPERTY OF THE PROPERTY O
This Indenture Minesseth, Chat the Giaufet a Devid at Connaise
and Lynn M. Gonzalez, his wife
of the County of for and in consideration
of TEN (\$16.00) and no/100 Dollars, and other good and valuable considerations in hand paid, Couvey.
and Warrant unto the FIRST NATIONAL BANK OF EVERGREEN FARK, a national banking
association existing under and by virtue of the laws of the United States of America, its successor or successors as Trustee
under the provisions of a trust agreement dated the 28th day of Apz 11 1992., known as
Trust Number 12410 the following described real estate in the County of COOK and State
of Illimois, no-wit.  Lot 1 in the Resubdivision of the North 60 feet of the South 1/2 of Lot 2 in Block 16 in Frederick H. Bartlett's Centralwood, being a Subdivision of the East 1/2 of the East 1/2 of the East 1/2 of the West 1/2 of the East 1/2 of Section 3, Township 37 North, Range 13, East of the Third Frincipal Meridian, in Cook County, Illinois.
Address of Fromerty: 9719 S. Menard, Oak Lawn, II. P.I.N. 24-05-215-024-0000
Exempt under provisions of Paragraph E. Section 4.  Real Estate Transfer Tax Act.  8-18-92
Date Bujer, Seller or Representation To TRANS 6429 09/03/97 1 124444 TRAN 6429 09/03/97 1 28835 \$ \$ 52 85575 COOK COUNTY RECORDER
Granice's Address: 5101 West 95th Street, Evergoret, Park, Illinois 60642
TO HAVE AND TO MOLD the said premises will the supurtenances, upon the trants and for the uses and purposes
Full power and authority is hereby granted to said in istee to improve, manage, protect and authority is hereby granted to said in istee to improve, manage, protect and authorities said premises or any part thereof, to dedicate parks, streets, highways or dleys and to vacate any subdivision or part thereof, and to restrictively said property as often as desired, to contract to add, to grant options to purchase, to sell on any terms, to convey, either with or without consideration, to convey said propess or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the little, estate, powers, and authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encounter, said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or exercion, by leases to commence in praesention in future, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 196 years, and to renew or extend leases upon any terms and for any period of periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times here after to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future it is also partition or to exchange said to contract respecting the manner of fixing the amount of present or future it is also partition or to exchange said to contract respecting the thereof, for other real or personal property, to grant easence, so charges of any kind, to release, convey or assign any right, title or interest on eabout or easement appurtenant to seld premises or any part thereof, and to deal with the same, whether similar to or different from the ways above specified, at your person or times hereafter.
In no case shall any pasty dealing with said trustee in relation to said premises, or to whom \$7(3) premises or any pasty thereof shall be conveyed, a outracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase money, rent, or money horrowed or advanced on said premises, or be obliged to see the terms of this trust have been compiled with, or be obliged to inquire into the necessity or expediency of any acr of aid trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mertgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this Indenture and by said trust agreement was in full force and effect. (b) that such conveyance or other instrument was executed in accordance with the trust, conditions and limitations contained in this indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument, and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties as d obligations of its, his or their predecessor in trust.
only in the carnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is necessitive declared to be personal property, and no beneficiary bereinder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aloresaid.  If the title to any of the above lands is now or hereafter registered, the Registrar of Fitles 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 "limitations," or words of similar import, in accordance with the statute in such case made and provided.  And the said grantor hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or
otherwise.  In Witness Whereof, the grantor aforesaid ha MR_hereunto setLAR_E hand_end
seal is this 28th day of April 19 52
(SEAL) & Day Don Ros Og
ISEAL Sup of Mongolar
This instrument was prepared by: DALTON & DALTON, P.C. 7912 S. Austin, Burbank, 11, 60459

# **UNOFFICIAL COPY**

TATE OF Illinois		_	•	
COUNTY OF Cook			dersigned	
The Mark World is the State of the Comment of the C	z Notary Public in	and for said Course,	in the State aforma	d, do hereby certify that
The second s	David N. G	gnzalek and	Lynn M. Gor	zalez
STATE OF STATE				
ारक कर के हैं के अपने कर महासूक्त के के किस्सूक्त	معروب والمساور أوارك والمساور والمساول		· i	! : •
manife with the wind	bersonally known i	s me or he the same	person_S_whose a	· imeS
the second of th	• •			
				ered the said instrument
a taka dan Kirali				irposes therein set forch,
· · · · · · · · · · · · · · · · · · ·	The second secon	se and waiver of the i		
	GEVEN under n			
	1 m	day of April		//Ap 19 92
$O_{\lambda}$	The first of the second		1	M
	5 1.7 P. 1.7 P. 1. 1. 1.		16-	Notary Public.
	107 commission ex	pives	//-	
	ing (B) of the color	i i		
	0	~~~~		A Section 1
		OFFICIAL S	EAL	
		THOMAS P. DA	ALTON SHIPPING	
	<u>(v</u>	Y COMMISSION EXPIRE	5 4/9/95	
्राह्म के किन्द्रा के किन्द्रा के किन्द्रा के किन्द्रा है। विकास के किन्द्रा के किन्द	a sagata at papara			
man <mark>ashirihaka</mark> tika (manashiri) 1903 hasa (makasikatika	and the first property of the contract of the			e de la seconda
			. [-	
		4/2		
	Agreement of the Contract of t		1	
The first state of the first sta		•		
			C/2	
			· (Q)	
90			4	•
			' (	
en ekster de lande i Skotte en generale en alle. De kommer de groeier de kommer kommer de skotte en de kommer de kommer de kommer de kommer de kommer de komme		· ·	-	Ysc.
			• • • • • • • • • • • • • • • • • • • •	
and the state of t				Ö

### **UNOFFICIAL COPY**

92657920

#### STATEMENT BY GRANTOR AND GRANTEE

The grantor or his agent affirms that, to the best of his knowledge, the name of the grantee shown on the dead or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or a 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 title to real estate under the laws of the State of Illinois.

as a person and authorised to do busing real estate under the laws of the State	less or acquire title to le of Illinois.
Dated. 8/21 , 1972 Signature:	Jerid M. Gonzalez Tx \$12460
Subscribed and sworn to before me by the said this diverget, 19 14	" OFFICIAL SEAL THE FRANCINE M. LUTZ HOTARY PUBLIC STATE OF ILLINOIS
Notary Public Grancise M. Outs	MY COMMINSION EXPIRES 3/22/96
The grantee or his agent affirms and of the grantee shown on the deed or a	verifies that the name ssignment of beneficial

The grantse or his agent affirms and verifies that the name of the grantee shown on the deed or assignment of beneficial interest in a land trust to either a natural person, an Illinois corporation or a foreign corporation authorized to do business or acquire and hold title to meal estate in Illinois, a partnership 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.

Dated: 8/6-1 , 199	2 Signatura Manage & Rolling
Subscribed and sworn to the said day of (Luquof, 1944.	
Notary Public Munda	Porticial SEAL"  LINIDA I PHTROWSKI  Notary 7 in the of Phinais  My Company of the Seal of Phinais

NOTE: Any person who knowingly submits a false statement concerning the identity of a greater shall be guilty of a Class C mindennessor for the first officers and of a Class A mindenness for submitteent officers.

(Attach to deed or ABI to to recorded in Cook Courty, Illianis, if enempt under provisions of Saction of the Illianis Real Estats Transfer Tex Act).

97.657.07.2

## **UNOFFICIAL COPY**

Colly

ASSESSED AND WATER OF THE PARTY OF

mid to reed only an implication of the transfer of the transfe

Maria de Maria de Maria de Maria de Cara de Ca Maria de Cara d

 Batta (A) 「 「Baa」(A) 「 (1) トレート 「Batta (A) O(A) 」 「 A (A) 「 (a) 「 (b) 」 (b) はまし、たし、 かし、 「A\*A」 でから、

### 97657920

មួយ និស្ស ១៩៩ (១ ស់១ (៦) ១០ (១) ១៩ ខុម្ភិក ខុមភា ១៩៦ ១៣ ១៦ (១) ១៩០ ៤០ ខុមភា ១៩៤៣ ១៤១២ (១៦)

EN CONTRACTOR STATE OF THE STAT

and the second subsequent and the second subsequent and the second subsequent and the second subsequent and the

the North consisting a not extensible that options are in the place of the consistency of the contact in department of the algebra of the state of place to the consistency of the con-

A many and the special country of the formation of the first of