WARRANTY DEED IN TRUST OF FICIAL COPY I

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THIS INDENTURE WITNESSETH,	That the Grantor, J.K. Constru	stion Co., Inc	•		
of the County of Cook	and State of Illinois	, for and ir	consideration		
of the sum of Ten in hand paid, and of other good and y Convey—and Warrant—unto State under the laws of the State of Illinois, ar as Trustee under the provisions of a co and known as Trust Number—92-11 and State of Illinois, to wit:	valuable considerations, receipt of w Bank of Countryside a banking corp nd duly authorized to accept and exece ertain Trust Agreement, dated the	hich is hereby duly in oration duly organize ute trusts within the Signal of August Au	acknowledged, d and existing tate of Illinois, st., 19.92		
Lots 23, 24, 25, & 26 in Southeast 1/4 of the Sout Range 11, East of the Thi	hwest $1/4$ of Section 29	l, Township 37	North,		
	provisions of Paragraph 1 Estate Transfer Tax Act	J DEPI-01	RECORDINGS		\$2 5.
Data	Beyer, Seller, or Representative	. T#9999	TRAN 5304	9710792	15:28:00
70_		#6294		-475	444
C)		. сопх	COUNTY REC	()RDER	
NUMBECT TO					
Agreement set both Full power and authority is hereby granted to scale parks, streets highways or alleys and to sucate any to sell, to grant options to purchase, to sell on any te- tical successor or successors in trust and to grant to trustee, to donate, to dedicate, to mortgage, pledge of thereof, from time to time, in possession or reversi- periods of time, not exceeding in the case of any sing or periods of time and to amend, change or modify leaves and to grant options to leave and options to ten- the manner of fruing the amount of prevent or future property, to grant eacements or charges of any kind, and real risate or any part thereof, and to deal with would be leavely for any person owning the saftic to	with the appurtenances, upon the trusts, and for the tee to improve, manage, protect and subdivide studies and or enables of substance of part thereof, and to re-subdivide rins, to the enable of the trust of the tees of or successors in trust all of the tit of the trust of trust of trust of the trust of the trust of tru	is said real estate or any part variet real estate as often as of in, to convey said real estate ic, estate, powers and author it therein. In lease said real item (as and upon any terms and item (as as upon any terms and item (as as upon any terms), time or times berealter, it part of the reversion and to the or any part thereof, for ohnerest in or about or easein or mays and for such other or time the ways above specific time.	thereof, to dedicate learned, to contract or any part thereof these vested in said estate, or any partial for any period or contract to make contract to especting er seal or personal ent appurenant to unsiderations as it coffed, at any sime.	affixing Riders and Revenue Stamps	
In no case shall any party dealing with the frost part thereof shall be conveyed, contracted to be solid; of any purchase money, rent or money burtowed or a with, or be obliged to inquire into the authority, nec of the terms of said frust Agreement, and every deem trust, in relation to said real estate shall be conclusion or claiming under any such conveyance, fease and by said. Trust Agreement was in full force and electroditions and limitations contained in this Indenture a thereunder, to that said Fustier, or any successor in lease, mortgage or other instrument and tall if the conhase been properly appointed and are fully systed with	tee, or any successor in trist, in relation to said cleased or inviringaged by said Trussee, or any succession said real estat, or be obliged to see exist, or expediency of and Frustee, exist out deed, mortgage, least of interinstrumer exists existence in favor of every purpor trichulating or other instrument as that at the time to deal effect. (b) that such conveyance of oil is a running and in said Trust Agreement or an all any old rusts it it trust, was duly authorized and empowers it expenses in made to a successor of successor. It is all the title, estate, rights, powers, authorities, duly	real estate, or to whom said soor in trust, be obliged to see that the terms of this trust he to be obliged or prisideed in interested by said. Trustee the Registrat of Titles of sa- very thereof the trust creater int was executed in accordan- tereof, if any, and brinking up- ecute and deliver every such trust, that such successor or man obligations of its, his o-	real estate, or any to the application ase been complied to impute into any or any successor and successor and the trust, and all beneficiaries ideed, trust deed, successors in trust ribeit predeceasor their predeceasor.	This space for aff	
in trust. This conveyance is made upon the express under its successor of successors in trust shall incur any pagents or attorneys may do or omit to do in or about the thereto, or for injury to person or property happening Any contract, obligation or indebtedness incurred or name of the their benefit carries under said. If that Agree of the Trustee, in its own name, as Trustee of an expito any such contract, obligation or indebtedness excapping able for the payment and discharge theretof. All too from the date of the thing for record of this De. The interest of each and every beneficiary herei.	persons and corporations whomsnever and whatso	bever shall be charaed with n	otice of this condi-	l	
tion from the date of the filing for record of this be. The interest of each and every beneficiary hereushall be only in the earnings, avails and proceeds arise to be personal property, and no beneficiary hereunde an interest in the earnings, avails and proceeds there legal and equitable fille in fee simple, in and to all the fille to any of the above real estate is now extincise of title or duplicate thereof, or memorial, in accordance with the statute in such case made and pur any extracts thereform as evidence that any transl and meaning of the tirust. And the said grantor are fillinous, providing for	orosided, and said frustee diall not be required to fee, charge or other dealing involving the register	produce the said Agreement ed lands is in accordance w	th the trie intent		
In Witness Whereof, the grantor seal this	aforesaid ha hereunto set	ha	nd p 40		
J.K. Construction Co. Inc.	aforesaid ha hereunto set day of hereunto set learned. [SEAL] President		[SEAL]		
	[36Vr]			Þ	ය
State of Illinois 1. Days	O S. Cochran	_ a Notary Public in and leck. President	for said County,	by winest Numb	9287246
name of the second seco	to me to be the same person , whose name				5 74
subscribed to the	foregoing instrument, appeared before me to	his day in person and ac-	knowledged that		
DAVID S. COCHECAN STATE OF REINOIS free and soluntary	aled and delivered the said instrument as -1 act. for the uses and purposes, therein set for			<u>L</u> _	
ARY PUCH IC. 31-31 EXPRISES QUIT790 Tright of homestead Given under my h.	1 / John A	August	. 1972		
Prepared by: David S. Cochran 921 Curtiss St.		· · · · · · · · · · · · · · · · · · ·			

Downers Grove, IL 60515 STATE BANK OF COUNTRYSIDE 6734 JOLIET ROAD - COUNTRYSIDE, ILINOIS 60525 Mail to:

(708) 485 3100

(708) 852-8250

2500

\$25.66

UNOFFICIAL COPY

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 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, 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 title to real estate under the laws of the State of Illinois.

the laws of the State of Illinois.
Dated 9-4, 19/2 Signature:
Grantor or Agent
Subscribed and sworn to before
mo by the said Tayar
MOTARY PUBLIC STATE OF HIS IMPAR
Notary Public Our Chenden MY COMMISSION ETP. JAN. 29,1994
The grantee 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 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
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 9-4, 19 9 Signature:
Frantee of Agent
Subscribed and sworn to before
me by the said Acent
me by the said (latest this 4th day of Class to Joan C. 6.74N
Motory Dublic Add () // Co. of dec () MOTATY PUBLICIAN DISTRICTION
MY COMMISSION ETP - 141 - 21/1994

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.

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

Vacant property on Wend Street in Lemont, IL