DEED IN TRUSTING FFICIAL COPYEE

Leam 191 Bes 14-71

MAIL To:

J. L. BARASA 105 W. MAZISON#: CHICAGO 6060.2

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		The anote space for the		
THIS INDENTURE WITNESS	ETH, THAT THE GRANTOR	, ANTHONY LA	ZZARETTI	1
of the County of Cook	and State of	Illinois	, for and in conside	ration
of the sum of TEN			Dollars (\$ 10.00),
in hand paid, and of other good	and valuable considerations, re	eccipt of which is here		vey 5
and Warrant Sinto AMERICAL association whose address is 33 N			· ·	
Agreement, dated the 5th	day of Sept.	1992 , and knows	n as Trust Number 11595	6-00
the following described real esta	te in the County of Cook	and State of	Illinois, to wit:	.
in Sec Eas	the Canal Trustee tion 7, Township t of the Third Pr	s' Subdivisi 39 North, Ra incipal Meri	on of nge 14,	
1 COTALL RECORDER 1 COTALL RECORDER 1 COTALL RECORDER 09/11/92 10:30	2676¢ .			x Act Sec. 4
ALL: 2324 W. OHIO, C	Hickey 11 60612		•	F
P.1.# 17-07-113-0	w Ox			Sfer
TO HAVE AND TO HOLD the said rest of footh				
Full power and authority is hereby grante- rests, highways or alleys to varsite any or visus in putchase, he self on any terms, to some in trust and in grant in such successor mortgage, pietige or noticular encounter said rection, he leaves to commence in pracenti- onise the term of 183 sears, and to recise or time and printations thereof at any time or if reclaim the whole of any part of the creations of rectain the control of the creation of the such of the control of the creation of the such of the creation of the creation of the such office control of the such of direct the such office of resements apportantly critical, as any time and time hereafter.	d to said Trustee to improve moments, and third transfer of part thereof or in each convey sitter with an within or in dead or to secretize in treat all of the 'tile, as said segale or any part thereof to leave or in fatture, and town any tay, and the return leaves upon any terms and if any other the treatment of the convey of the conve	ceives and subdivide said real cities said real enter as often on, to rootey said test enter said real estate, or any part as any pastion or periods of the period or periods of time and to the consent of persons of any pastion of time and the consent of persons of any observed of the con- nection of the con- one of the con- one of the con- traction of the con- tractio	setate or any part thereof, to declinate on a desired, in contage to assist and a special contage to a special contage to a special contage to a special contage to the following the following the special contage of the following the followin	to and the state of the state o
In on case shall any party dealing with reed shall be conserved, consisted to be seld that many party dealing with the seld that many party dealing the seld that the seld that the seld that the conclusive reidence in farm of case or other instrument, is) that at the limb effect, but that the limb offert, but that the limb offert, but that the limb offert in the that the limb of the seld Trust Assertment of in all amend that we have the seld that the limb of the seld that the seld that the seld that the limb of the seld that the seld	said Trustee, or any successor to trust, instant or meritage of the said fruit of the control of the said of the control of the said of the control of the said of the mortage, lesse or other instrument exercity person (forbulling the Registers of 3 to of the delivery thereof the trust control of the said	in vitation to said creat estate in me and see chart in frust, the cid in see, that the terms of tee, or he of tee and privilege noticed by said. "Anales, or any titles of said count", regigns, tell by this baid out is said by this baid out is said by this baid out in the said by this baid out in the said by the said bears, horting are not said bears properly ago and and said said said said said said said sai	e, or to whom suid real retails or on obliged to per to the application this trust have been remobiled with the following role in any of the terms of aucressor in trust, in relation in said supposed of the suid from the suid f	y nurt Gary or be de sahi de rand yrganer. Increa trature eccasion erfative.
This conversance is made upon the express of sieve, no its queezing or surrespons in rust is agent or all conversance of surrespons in rust read, or for injury to person or property his creation of legislation of interest of the state of t	sofersaceding and conditions that neither a hall incur any present lishilly or he sul- in or about the said real relate or upda- ppening hor about said real relate, an incurrence of the said real relate, and it attorner in fact, hereby irresorably appe- dividually and the Trustee shall have no- perly and funds in the actual possession in attorner shall be charged with notice of	cereican National Bank on Ti- piected to any claim, judga sen- the provisions of this Beed- y and all such Hability being with taid real estate may be clinical for such purposes, or, religation; whatsoever with re- the Trintee shall be applied this condition from the date of	time Company of thirage, individually or leveled for anything it or their or relative for anything it or their or relative for any third and reference of the company of their or relative for their or relative for representation of the Trustre. In the company of the contract, builtraile for we no ment and discharge the the clim for weard of this level.	of 89 tis of timent . Any timent timent timen ti
The interest of earh and every beneficiary 2 the earnings, assist and proceeds arising from beneficiary because that have any till of reof as storegal. In intention become being simple, in and to all of the real estate who	versupper and under alld Trust Agreement the sale or any other disposition of said re- interest, legal or equitable, in or in said to real in said American National Ban- nor described.	t und or nif persons elaming rel retate, and such interest is real estate us such, but only a and Trust Company of Unic	uning them of any of them shalf he hereby deckard (be personal property an interest in so ni igo, oralid and pro age the writted by a and equitable til	renty r, and orderit tie in
If the lifts to any of the above seal estate is a or duplicate thereof, or memorial, the words because and provided.				
And the said grantor hereby expression of littineis, providing for exemption or home	lz walte S ami relesse S any settends from sale on execution or otherwise	ind all right or benefit under i		ind h
Anthon Lange	nelle (BRAL)	Septembe		Q EAL?
			(1	ZAL]
ATE OF 141NOIS	1. LAURA E. S. County, in the State aforesaid, do 1			said
				_ {
consile brown to me to be the same con-	ton whose same i	4	bscribed to the foregoing instrum	_
rsonally known to me to be the same per- peared before me this day in person and	/ 1 e-	sul	oscribed to the toregoing instrum	and
pered the said instrument as HIS	free and voluntar	y act, for the uses and pu	rposes therein set forth, including	the C
ease arid waiver of the right of homestead		day of SEPTE	MBER AD. 19 9	2
10% \ LAI	URA E. SIMS	ج -	Paura & Simo	
NOTARY P	USLIC, STATE OF ILLINOIS SISSION EXPIRES 5/12/93		Notary Pu	ibile

Date_

Par.

For information only insert affect address of above described property.

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Property of Cook County Clark's Office

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STATEMENT BY GRANTOR AND 4GRANTEE 6

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 9-5-92, 19 Signature: Macerul Barasa
-Grantor or Agent
Subscribed and sworn to before me by the said Lavaca Baka(a
this A day of SHIBLEY M. NELSON
Notary Public Shiring M. Relian My Commission Expires 12-17-94
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 ousiness 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 litle to real estate under the laws of
the State of Illinois.
Dated 9-5-, 1992 Signature: Melenere Hardson
Subscribed and sworn to before me by the said LANATHUE BALANA COPPICIL SEAL.
this day of Serring Public, State of Illinois 19 72. New Conversation Expires 12-17-94
Notary Public Shuley M. Kelson

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.)

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Property or Cook County Clerk's Office

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