DEED IN TRUST

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3					(The Aboxe Space	For Recorder's Use Only)			
Congress of	тн	IS IN	DENTURE WITNES	SSETH, that the Grant	tor <u>",</u> Elean	por E. McGrath, a Wi	dow		
3	of th	e Cour	nty or Cook and no/100th	and State of	Illinois	, for and in consideratio	n of the sum		
The state of the s	ts_ackning control in the last control in the	10.0 corpora or the p 396	Oged. Convey S and Quitton of Park Ridge provisions of a certain Trust the follow 7, 18, 19 and 20 North West 1/4 (Range 12, East (it-Claim S unto First, , Illinois, and duly authoriz t Agreement, dated the 315 ling described real estate in the	State Bank & Trust Coded to accept and execut tday of July cook County of Cook Brown's Addit 1/4 of Section	onsiderations, receipt of which is company of Park Ridge and trusts within the State of Illino 1992 and known as Trans State of U. \$873 4 Park Ridge o	hereby duly Illinois bank is, as Trustee tust Number in 100 with	ーフロ	#25.} 15:50:00 12:40:4
an upinden in	€ 1.			27 Brown Street, D	es Plaines, Il	60016	8 - 8	20 20	€ E
ada s.	Per	mane	ent Tax Index No.	.: 09-17-405-005- 09-17-405-004-	0000 (Lot 17 a	nd 18) nd 20)	A Provisions Control Transfer Tox A	202	Arean
				5		92702404	を記し	1/2	
			said Trust Agreement art forth).		for the uses and purposes herein and in	Langt Uxdar Provisione Vangraph C. Soribin Val Estata Transfer Tox	23/3	, }
		ttve	times to improve, manage, provecte any subdivision or part chase, to sell on any terms, to or successors in trust and to a Trustee, to donate, to dedicate	fert and studivide said roal estate or thateof, and to zer loo vide said real convey either with or rift but cons rant in such successor or decessors to mortgage, pledge of otherwise re- tailment in nessands or rever lon	any part thereof, to dedicate leaste as often as desired, to ideration, to convey said real- in trust all of the title, estate incumber said real estate, or a hy least to commence in th	ly, part or parts of it, said at any time or parks, streets, highways or alleys and to contract to sell, to grant options to pursistate or any part thereof to a successor, powers and authorities vested in said ny part thereof, to lesse said real estate, or present or in the future and upon any most 178 years, and to renew or a street estate, and the terms and provisions thereof to loss to renew lesses and other terms, and provisions thereof, or the part of t	To all the second	8 표 전 교	
Tapu		Ropresentative	terms and for any period or per leases upon any lerms and for: at any time or times hernafter, chase the whole or any part of partition or to exchange said r	iods of sime, not exceeding f. the a any period or periods of tim / and t.), the contract to make leases and to the reversion and to contra." "" all eal estate, or any part thereof, f. c.	he of any single domine the far amend, change or modify less grant options to lease and opt- ting the manner of fixing the other real or personal propert	m of 198 years, and to renew or extend see and the terms and provisions thereof loas to renew leases and options to pur- amount of present or future rentals, to y, to grant ensements or charges of any		AFFIX "RIDERS" OR REVENUE STAMPS HE	
		or Repr	kind, to release, convey or assigned to deal with said real estat person owning the same to de hereafter. In no case shall any party de	gn any right, little or interest in it is and every part thereof in all others with the same, whether similar saling with said Truster, or any successing with said Truster, or any successing	a out or essement appurtenan criss; and for such other co t; or different from the way: ssor l; t uni in relation to sale	is to asid real estate or any part thereof, naiderations as would be lawful for any a above specified, at any time or times i real salate, or to whom said real estate or saw attroneses; it think he obliged to		REVENU	
	1	Seller	or any part thereof chalt be con- see to the application of any p- terms of the trust have been. Trustee, or be obliged or privil or other instrument executed if favor of overs person relying up.	(reyeo, contracted to be sold, reason whiches money, rent or money bort complied with, or be obliged to in eged to inquire into any of the terms by said Trustee, or any successor in mon or claiming under any saich contracts or the contracts of	or mor gaged by said trust- towed of adver on the trus- quire into the suit ority, nece t of said Tsu t Agre ment; and trust, in relation to said trust royance, lease we of set instrum	i real estate, or to whom said real estate or any successor in trust, be obliged to property, or be obliged to see that the resity or expediency of any act of said every deed, frust deed, mortgage, lease property shall be conclusive evidence in lens, (a) that at the time of the delivery		IS" OR	
or provision	£	Buyer, S	thereof the trust created by the ment was executed in accords amendments thereof, if any, an authorized and empowered to vayance is made to a successor.	a Deed and by raid Trust Agreement ince with the trusts, conditions and and is binding upon all beneficiaries execute and deliver every such deed or successors in trust, that such succe	was in full force and effect, (to disminations commend letters thereunder, (c) that or d Trus d, trust deed, lease, north gession or successors in the , b	property shall be conclusive avidence in nent, (a) that at the time of the delivery o) that such conveyance or other instu- and in said Trust Agreement or in all tee, or any successor in trust, was duly or other instrument and (d) if the con- been property appointed and are fully ler, predecessor in trust.		"RIDEF	
nder pr	s 1	ά	This conveyance is made up successor or successors or accessors or attorn Agreement or any amendment	pon the express understanding and of the property of the prope	condition that the Grantes, be subjected to any claim, jud to the said real estate or under the property happening in or should be the or indebted as a neutral state.	el', r individually or as Trustee, nor its rue; tor decree for anything it or they se r roy-slons of this Deed or said Trust rap deal estate, any and all such liabil- ur entered to by the Trustee in Con-		AFFIX Int	tas
Kasant under provisions	1/27/3	Date	nection with said real estate main-fact, hereby irrevocably apprain not individually (and the except only so far as the frust charge thereof). All persons an	y be entered into by it in the name cointed for such unspaces, or at the a frustee shall have no obligation whe property and funds in the actual paid corporations whomsoever and wh	of the then beneficiaries under lection of the Trustee, in its o strower with respect to any su omession of the Trustee shall strowers shall be charged with	if of prodecosion in trust. "net to redecree for anything it or they are frowing of this Deed or said Trust to redecree for anything it or they to foreign of this peed or said Trust to released to by the Trustee in consaid Trust Agree ment as their actions, with same as Trustee of an express trust che contrict, obligation or indebtedness be applied. To the or indebtedness he applied. To the or indebtedness he notice of this contrict of this contrict.		A instrument	of tax
3	5 • •	ΙĞ	The interest of each and er of them shall be only in the winterest is hereby declared to to said trust property as such, west in the Tustee the entire if the title to any of the trust in the cuttiffers of title or five	very beneficiary hereunder and under amings, avails and proceeds arising be personal property, and no benefic but only an interest in the semings, egal and equitable title in fee simple and equitable title in fee simple	r said Trust Agreement and of from the sais or any other dis- lary heseunder shall have any avails and proceeds thereof as a, in and in all of the trust p- tered, the Registrat of Tilles is is "in trust", or "upon condi-	all persons clain insur let them or any position of the trust ruper, per them or any little or interest, legs, or rullable, in or aforessid, the intention a reof leting to		deed or	JOCA S Plain
	[]	N WITI	And the said Grantor has statutes of the State of Illinois	sereby expressly waive	se any and all right or be omesteads from sale on execu	nefit under and by virtue of any and altition or otherwise. dand sealthis181		Exempt Eligible 1	City of
	day		september.	1, 19.92.		ه ^ا ن ا	(Sarij		
			Illinois	<i>'</i>			[Seni]		
		COUNTY OF COOK							
	aforesaid, do hereby certify that Eleanor E. McGrath, a Widow personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared be-								
	tary	act, fo	s day in person and acknow r the uses and purposes th under my hand and Notari	erein set forth, including the	ed and delivered the said release and waiver of the day of	instrument as her fre- he right of homestead.	e and volun- . 1992		
	Com	missior	expires	19 535	Ferly	The NOTAL	RY PUBLIC	~~	0000
L			Prepared By:	ns & Erickson, P.O		OF PROPERTY:	23		UMENT
-			ee Street, Suite		THE ABO	OVE ADDRESS IS FOR STATISTICA	L PURPOSES	:	NUMBER
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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.

person and authorized to do business or acquire title to real estate under the laws of the State of Illinois.
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Pated Soffer 6 , 1972 Signature: Sally Colles sont
Grantor or Agent
Subscribed and sween to before
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A A A A A A A A A A A A A A A A A A A
Notary Public MINDY E. GAMM MY COMMISSION FXPIRES NOTARY PUBLIC, STATE OF ILLINOIS
Notary Public MMI JAMM EMPCOMMISSION FXPIRTS 6/14/94
0/19/94
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 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.
and contain a contain of the contains
Dated Soplanlowo, 1992 Signature: Molly College agout
Grapitee or Agent
Subscribed and sworn to before
me by the said for all for the
this fort day of the said MINDY SEATON
NOTARY PUBLIC STATION OF STATION STATIONS
Notary Public MIND MY COMMISSION EXPIRES LLINOIS
Notary Public
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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