The above space for recorder's use only	Here cition
THIS INDENTURE WITNESSETII, That the Grantor, HORACE HARDY, JR., married to Jacqueline Hardy,	ू है
of the County of Cook and State of Illinois for and in cona of TEN AND NO/100 (\$10.00)——————————————————————————————————	[10]
LOT 4 IN BLOCK 2 IN WILLIAM A. MERICOLD'S SUBDIVISION OF THE NO 3 3/4 ACRES OF THE EAST 1/2 OF THE SOUTHWEST 1/4 OF THE SOUTHEAD 1/4 OF SECTION 17, TOWNSHIP 38 NORTH, RANGE 14, EAST OF THE THI PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.	of P
PIN: 20-17-418-007 Address of Property: 1041 W. 61st Street, Chicago, Illinois	provisions ansfer Tax
Said property is not nomestead property, therefore, the spouse of HORACE HARDY, JR., does not a sed to execute said deed.	per
	ste 2
TO MAYE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein at trust agreement set forth. Full power and authority is hereby granted to sair trustee to improve, manage, protect and subdivide said premises or thereof, to dedicate parks, streets, highways or allow of its variety any subdivision or part thereof, and to resubdivide said often as desired, to contract to sell, to grant options 1, purchase, to sell on any terms, to convey either with or without considered as desired, to contract to said to a successor or recessor in trust and to grant to such successor or successor in the little, estale, powers and authorities vested in said tru see, to donate, to dedicate, to mortage, pledge or otherwise successor in the little, estale, powers and before the large of the little, estale, powers and before the large of the little, estale, powers and before the large of the little property over the large of	any part reports as president of the control of the
TO MAYE AND TO HOLD the said premise, with the appurtenances upon the trusts and for the tars and purposes services that expressed set forth. Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or thereof, to dedicate porks, streets, highways or also and to weake any subdivision or pert thereof, and to resubdivide said of the said trusts and the said trusts and to grant to auch successor or occasion or convey said premises or any part thereof to a successor or "recessors in trust and to grant to auch successor or occasions are supported, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or eversion, by lease property, or any part of the said of any interest in protection of the case of any sing mesure in present or future, and upon any terms and for any period or periods of time, not occasion or eversion, by lease mesure in protection and provisions thereof at any time of times hereafter, to contract on the case of any sing modify leases and the terms and provisions thereof at any time of times hereafter, to contract on make leases and options to purchase the "recomplete" to enter the owner leases and options to purchase the "recompleted of the amount of present or future rentals, to partition or "recompleted of the property," to grant easements or charges of any kind, to release, to "recompleted or the partition of the read of property," to grant easements or charges of any kind, to release, to "recompleted or the same, whether similar to or different to said promises "co" y part thereof, and to deal with the same, whether similar to or different land on the property of th	te defined property of the pro
other considerations as it would be lawful for any person owning its same to deal with the same. With the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premises or any part the be conveyed, contracted to be sold, leased or mortaged by said trustee, be of ligad to see to the application of any purchas be conveyed, contracted to be sold, leased or mortaged by said trustee, be of ligad to see to the application of any purchas person, or money borrowed or advanced on said premises, or be obliged to inquire into the recessity or expediency of any set of said trustee, on be obliged or privileged to inquire into a consistence of said trustees or said interpretation of said trustees of said trustees or said trust agreement and every deed, trust deed, mortages, lease or other instrument executed by said trustees in favor of every person relying to a relating under any such conveyance, lease said real estate shall be conclusive evidence in favor of every person relying to a relating under any such conveyance, to the delivery thereof the trust created by 'als indenture and by said trust agreement we force and effect. (b) that such conveyance or other instrument was executed in a relations and in the interpretation of its little trustees was duly authorized and empowered to execute and deliver ever a cheed, lease, mortages (c) that said trustee was duly authorized and empowered to execute and deliver ever a cheed, lease, mortages (c) that said trustee was duly authorized and empowered to execute and deliver ever a cheed, lease, mortages (c) that said trustee was duly authorized and empowered to execute and deliver ever a cheed, lease, mortages (c) that said trustee was duly authorized and empowered to a successor or successors in trust, that such successor or successors in trust.	reof shall in the miner was a shall be
instrument, (a) that at the time of the delivery thereof the trust created in a contained with the trusts, conditions and it force and effect, (b) that such conveyance or other instrument was executed in a contained in this kidenture and in said frust agreement or in some amendment time so and binding upon all beneficiaries the contained in this kidenture and in said frust agreement or in some amendment time so is and binding upon all bease, mortgages (c) that said trusts was thing suthorized and entering the conveyance is made to a successor or successors in trust, that such and are fully vested with all the title, estate, rights, powers, authorite, during and of its, his producers or in trust.	imitations is or other is or their or their is or their
properly appointed and all every beneficiary hereunder and of all persons claiming inder the or any of them shall be of the interest of each and every beneficiary hereunder and of all persons claiming inder the or any of them shall be of earnings, avails and proceeds arising from the sale or other disposition of said real estate, an, such interest is hereby declar persons property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate but only an interest in the earnings, avails and proceeds thereof as aforesaid. If the little to any of the above lands is now or hereafter registered, the Registrar of Titles is not eye directed not to registe it the certificate of little or duplicate thereof, or memorial. The words in trust, or "upon condition, or "with limitations", of similar import, in accordance with the statute in such case made and provided.	01 40.03
And the said grantor	
In Witness Whereof, the grantor storeseld has hereunte set his per the set his set where the set his per the s	No
HORACE HARDY, JR (Seal) (Seal)	(Seal)
State of ILLINOIS I. Angelo A. Ciambrone a Motary Public in and for said County of COOK married to Jacqueline Hardy	Suny, In
personally known to me to be the same person. whose name	ecribed to deed that
ne street seeled and delivered the said instrument as GIS free as	nd waiten s i
inv pct. for the uses and purposes therein set forth, including the release and walk	
Assete A. Clambrone	92
No fary Public, State of Illinois My Commission Expires May 17, 1993	92 27 27 27 27 27 27 27 27 27 27 27 27 27
TRI Mail to: 1041 W. 61st Street	الله الله الله الله الله الله الله الله
THE CHICAGO HEIGHTS NATIONAL Chicago, Illinois 1030 Dixie Highway Chicago Heighway Chicago Heighway Chicago Heighway Chicago Heighway Chicago Heighway Chicago Heighway	- al
Chicago Heights, Illinois 60411	250

BOX 445

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.

Dated: $9-22-92$,	1992 Signature: Maylo A Grantonu Grantfor or Agent
Subscribed and sworn to be me this day	efore
grantee shown on the deed a land trust is either a na foreign corporation author title to real estate in I business or acquire and he other entity recognized as	offirms and verifies that the name of the or assignment of beneficial interest in atural person, an Illinois corporation or rized to do business or acquire and hold illinois, a partnership authorized to do old title to real estate in Illinois, or is a person and authorized to do business is to real estate under the laws of the
Dated: 9-22-92,	1992 Signature: Angele A lyambrone

Subscribed and sworn to before me this 2) day of

me this) day of 1992.

Notary Public

OFFICIAL SEAL Jenni S. Stanfa Notary Public, State of Hilnois My Commission Expires 10/30/93

Grantee or Agent

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 the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)