DEPT-01 RECORDING

This space for affixing Riders and Revenue Stamps

Form NN-0 5/90	THE ABOVE SPACE FOR RECORDER'S USE ONLY
THIS INDENTURE WITNESSETH, That the Grantor's Scott E. Kindybalyk and Sheila P. Joyce-Kindybalyk	
of the County of Cook	and State of 111 inois for and in consideration,
of	Dollars, and other good
of the County of Cook and State of Illinois for and in consideration, of -Ten (\$70.00) - Dollars, and other good and valuable considerations in hand paid, Convey and warrant unto the FIRST CHICAGO TRUST COMPANY OF ILLINOIS, a corporation of Illinois, as Trustee under the provisions of a trust agreement dated the 23rd day of July 1992, known as Trust Number 09, the following described real estate in the County of Cook and State of Illinois, to-wit: 0P-011891	
Number 6.5 the following describes	d real estate in the County of Cook and State of Illinois, to-wit:
Lots 71 and 72 in Elmore's Forest View being a subdivision of Block 9 in Hamilton's subdivision of lot 1 in Caldwell's	
reservation section 3, Township 40 North, Range 13 east of the Thirt Principal Meridian, in Cook County, Illinois.	
Exempt under Real Estate Transfer Tax Act Sec. 4	
Par. S. Cook County Ord \$5104 Par.	
- 19/22/92	Sign E. Roman
Date_///	- Sigil
In# - 13-03-320-0140	× //
13-03-320-015	
	Chica IL 60646
Address - 5859 N. Kirby , C	Thicky 16 600 4
TO HAVE AND TO HOLD the said premises with the appurter Full power and authority is hereby genned to said tustic streets, highways or alleys and to vacate any subdivision or part purchase to self on any terms, to convey either with or without can gram to such successor or successors in trust all of the title, es-	manners upon or "mis and for the uses and purposes herein and in said trust agreement set forth, ee to improve, and tage, protect and subdivide said premises or any part thereof, to dedicate parks, thereof, and to resubdivide said property as often as desired, to constart to sell, to grant options to consideration, to convers said property as often as desired, to constart to sell, to grant options to consideration, to convers said properties or any part thereof to a successor or streams and to late, powers and anth states setted in and instee, to donate, to dedicate, to mortgage, pledge or said property, or any part thereof from time to time, in possession or reversions, by leases of conserving or periods of time. It is exclude in the case of any single demise the term of 189 years, and to riods of time and to amend, man ee or modify leases and the terms and provisions thereof at my time to lease and options to ret. who is a said pupions to purchase the whole or any part of the reversion vestor of the said to the result of the reversion vestor of the true renals, to partitue to or to exchange said property; or any part thereof, for other read or to release, convey or assign any right, dide or interest in or about or casement appurtenant to said devery part thereof in all other wises. It is such other considerations as it would be lawful for any to or different from the ways above specified, at any time or times hereafter, ion to said premises, or to whom said premises, and to read premises, or to whom said premises, and the lawful for any time of times hereafter. Ion to said premises a to whom said premises, and the lawful for any time of times hereafter. Ion to said premises, or to whom said premises of part thereof that levery deed, trust deed, mortgage, leas to more, levery and to had to take, or the highest of the partition of the partitio
mence in praesent in cruiters, and upon any terms and for any perenew or extend leases upon any terms and for any period or per or times hereafter, to contract to make leases and to grant option and to contract respecting the manner of fixing the amount of prostrong terms of the contract respecting the manner of fixing the amount of prostrong terms of the contract respecting the manner of any high. It	roind or periods of time. At a ceding in the case of any single demise the term of 198 years, and to ciods of time and to amend, fran je or hodily leases and the terms and provisions thereof at any time is to lease and options to retrieve or est and options to retrieve or est of options to purchase the whole or any part of the reversion resent or future rentals, to part to be cochange said property, or any part thereof, for other real or to release, conserve or assign any ciods, title or interest in or about or easement appurtenant to said
premises or any part thereof, and to deal with said property and person owning the same to deal with the same, whether similar in no case shall any party dealing with said treatee in relati	levery part thereof in afforher sets as the for such other considerations as it would be lawful for any to or different from the ways above specified, at any time or times hereafter the ways above specified at any time or times hereafter the conveyed, contracted to be distincted in the conveyed, contracted to be
sold, leased or morigaged by said trustee, be obliged to see to in obliged to see that the terms of this trust have been complied with privileged to inquire into my of the terms of said trust agree nent	e application of any purchase money, rett, or money northwest or augment on main premises, or or th, or be obliged to impure into the neces thy or expediency of any act of said truese, or be obliged or transfer or their instrument executed by said trustee in relation to the instrument (a) the act begins and truestee in relation to the control of the
to that real estate shall be conclusive exactly a some or early paints of the delivers thereof the trust created by this indenture at was executed in accordance with the trusts, conditions and bould into the property of the shall trustee.	erson relying upon or canning amore any agent con- aid by said trust agreement was in full force and e'ccl, () that such conveyance or other instrument tations contained in this indenture and in said trist agreement or in some amendment thereof and these dole authorized and empaneement in secon e and d'liver every such deed, trust deed, lease,
manage or other instrument and (d) if the conveyance is made appointed and are fully vested with all the title, estate, rights, potation of the interest of each and every beneficiary hereunder and	to a successor or successors in trust, that such such such such successors in trust have been properly wers, authorities, duties and obligations of its, his or 're', redecessor in trust, and the such of the most of them shall on the carrier in trust.
arising from the sale or other disposition of sald real estate, and s- ritle of incress, legal or equitable, in or to said real estate as such If the tifle to are of the above lands is now or bereafter te- duplicate thereof, or memorial, the words "in trust", or "upon cot made and provided.	inch interest is hereby declared to be personal property; and no beneficiary befounder shalf have any h, but only an interest in the earnings, avails and processes the reof is altoresaith, resistance of title or gistered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or addition", or "with limitations", or words of similar import, in accordance with the statute in such case
And the said grantor S hereby expressly waive the State of Illinois, providing for the exemption of homes eads	and release any and all right or benefit under and it / virue of any and an statutes of
In Winness Whereof, the grantor Saforesaid ba V	
this 23 day of July 1992	
TO THE STATE OF TH	(Seal)(Seal)
Aneur P. Clayes Kendy Palyon	(Seal)
Sure Allerois 1	Mary M. Millel a Negary Public for and for said Courses, in
County of COOK SS. the State it seresasti	1, the hereby credity that Shelin & Louge Kindybalyk
-	
	to me to be the same person 5, whose mane 5 subscribed to the foregoing instrument, or this day in person and acknowledged that Hill 4 signed, scaled and delivered the sald instrument as
	s act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
the control of the co	and and notarial seal this 2821 tlav of
"OFFICIAL SEAL" MARY M. MITCHELL	Transfer The Mark
Notary Public, State of litinois My Commission Expires April 23, 1994	Mary M. Mytheil
6344444444444	v ·

FIRST CHICAGO TRUST COMPANY OF ILLINOIS

1048 Lake Street Oak Park, Illinois 60301-1194

For information only insert street address of abuse described property.

Property of County Clerk's Office

92567510



MAIL TO: Land Trust Division First Chicago Trust Company of Illinois 1048 Lake Street Oak Park, Illinois 60301-1194

UNOFFICIAL COPY

STATEMENT BY GRANTOF AND GRANTEE

The granter 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.

Bignature: Grantor or Agen/t Bubscribed and sworn to before ***** me by the said " OFFICIAL SEAL " this devolute of devo MARK L. GOLDSTEIN } NOTARY PUBLIC, STATE OF ILLINOIS S MY COMMISSION EXPIRES 7/29/95 Notary Public 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 15 either a natural person, an III nois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illino: 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 ti(le to real estate under the laws of the State of Illinois. Dated a July 23 . 19 72 Signature: Grance? Subscribed and sworn to before me by the said this 234 day of SEAL " OFFICIAL MARK L. GOLDSTEIN STATE OF ILLINOIS Notary Public MY COMMISSION FAPIRES 7/29/95 NOTE: Any person who knowingly submits a false statement concurning the

NOTE: Any person who knowingly submits a false statement concurning 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 cifenses.

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

323673I0

UNOFFICIAL COPY

Droperty of County Clores