County of

DEED IN TRUST TO (17,14)

19⁹², and known as Trust Number

Cook

And Sale	· · · · · · · · · · · · · · · · · · ·	Ann.
THIS INDENTURE WITNESSETH, THAT THE GRA	NTOR Peter L. Stani	sh and Helyn Stanish
of the County of Cook	and State of Illinois	e, for and in
consideration of the sum of $$ Ten Dollars and n	o/100	Dollars (\$ 10.00),
in hand paid, and of other good and valuable considera	ations, receipt of which is herel	y duly acknowledged, Convey
- and Warrant - unto HERITAGE TRUST COMPAN	Y, an Illinois Corporation as T	rustee under the provisions of
a certain Trust Agreement, dated the	day of	April

and State of Illinois, to-wit:

The Trans

, the following described real estate in the

IN OAK TREE SUBDIVISION IN THE NORTHEAST 1/4 OF THE SOUTHWEST 1/4 OF SECTION 16, TOWNSHIP 36 NORTH, RANGE 13 EAST OF TAL THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS

92-4483

PIN = 28-16-312-017

92307376

TO HAVE AND TO HOLD the said real estate with the appuramentes.

Full power and authority is hereby granted to said Trustee to mp are measured and by the uses and purposes between side in earl frank Agreement set forth lighways or alleys and to vacate any subdivision or part thereof, and to a subdivide said real estate to any part thereof, to deduce no subdivision or part thereof, and to a subdivide said real estate as often as document to contract to still, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey saids and real estate as often as document or successors to trust all of the title, estate, powers and authorities exceted in a off off selection documents to trust all of the title, estate, powers and authorities exceted in a off off selection documents to interest any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof of the selection reversion, it leases to combine on the second in thirty, and upon any period or periods of time and to amend, change or modify leases and it to the second of t

In no case shall any party dealing with said Trustee, at any successor in trust, no relation to said, ally late, or to whom said real entar or any part thereof shall be conveyed, contracted to be said, leased or mutigaged by said Trustee, or any successor in trust, be obliged to the said and relation and any particle said to see that the terms of this trust have been run, and acts, or be obliged or privile get to impure into any of the terms of any and of any firstee, or be obliged or privile get to impure into any of the terms of all trust gives and and even beed, therefore, lease on other instrument executed by said Trustee, or any successor in trust, in relation to each real even below to the said and even beed, therefore, lease on other instrument executed by said Trustee, or any successor in trust, in relation to each real even below to the relation of the said real even below to the relation of the said country relying upon or claiming under any successor, leave or other instrument was to devery person concluding the Registrar of Tibes of said country relying upon or claiming under any successor or contained in this indenture and in said Trustee. The said relation to the said and the said trust gives or other instrument was for all any other conclusions of the indenture and in said Trustee.

The said of the sai

This conveyance is made upon the express understanding and conditions that neither Heritage Trust Company, individually in an Trust set met its surreasor of successors in trust shall incur any personal liability or be subjected to any claim, pulgoent or decree for anothing it or they or its or flour at interest may do or cann to do in or about the said real estate or under the provisions of this Beed or said Trust Agreement as a mendment thereto, or for agree to provide a property happening in or about said real estate, any and all such liability being hereby expressly waived and related Any central, obligation or mude bridges near neutral or or, including the Trustee is not seen and the said real estate may be entered unto by it in the name of the then beneficiaries under said Trust Agreement as their at or, in fact, hereby arrevocably appointed for such purposes, or, at the election of the Trustee, in its evan name, as Trustee of an express trust and not individually and the "case" — In them, no obligation whitsoever with respect to any such contract, obligation or indebtedness except only so far as the trust properts and funds in the artistal prover, and of the Trustee shall be applicable for the payment and discharge thereoft. All persons and corporations whomseever and whatsis ver shall be charged with netice of this contract.

If the title to any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or sould thereof, or memorial, the words "in trust," or upon condition, or "with limitations," or words of similar import, in accordance with the statute in such case made and provide. And the said grantor . hereby expressly waive . and release any and all right or benefit under and by virtue of any and all statutes of the State of Illinois providing for exemption of homesteads from sale on execution or otherwise.

	day of April (SEAL) X Luly 20 (SEAL)	hand 5 and 19 92 The Sterich OFFALL
STATE OF	. the undersigned	a Notary Public in and for said
ω/Ke - 433as (55 × + 1 − 400) Σ − T K − 15 − 15 + 135 C − 1	personally known to me to be the same person \$\frac{\subscribed}{\subscribed}\$ subscribed to the foregoing instrument, appeared be that \$\frac{\THSY}{\subscribed}\$ signed, sealed and delivered free and voluntary act, for the uses and purposes there.	whose name \(\) fore me this day in person and acknowledged d the said instrument as \(\frac{1}{1} \) \(\frac{1}{1} \)

of the right of homestead.

"SOFFICIAL SEAL " ROBIN PHILIP JESK NOTARY PUBLIC 1 . F OF ILL MOUS MAY COMMISSION EXPIRES 11/30/92

GRANTEE:

GIVEN under my hand and and ______

seal this _. 19.92 Notary Public

My commission expires

TO HAVE AND TO HOLD BE -col real exists with the apportenances upon the trusts, and for the uses and purposes beroin and in said Trust Agreement set forth

Full power and muthanty is boody granted to said Trustee to improve, manage, postert and subdivide said tend restate or any part thereof, in definite parks, streets, highways or alleys and to vasit any subdivision or part thereof, and to resuldivide said real certate as often as district, to contract to self, to grant aptions to purchase, to self or not present or into a subdivision or part thereof, and to resuldivide said real certate or any part thereof, to contract to self, to grant aptions to purchase, to self or not present or into a district, to contract to self, to grant aptions to purchase, to self or not present or into and of the fits. State, powers and authorities vested in said Trustee, to donate on our grant, pelegie or otherwise cuminer said real certate, or any part thereof, to be seed as a lectate, or any part thereof, to be seed as a lectate, or any part thereof, from time to time, in possession or reversion, by leases to commence in proceeding on the town of the present of the present of the seed of the present of the pres

In no ness shall not party dealing with and Trustee of any successor in trust, in relation to said real estate or any part thereof shall be conveyed, contrained to be sold, based on mortgoged by said Trustee, or any successor in trust, be obliged to see to the application of any partitions maney, real or money betweed or advanced on sond real estate or be obliged to see that the terms of bits trust have been completed with, or be obliged or privileged to inquire into any of the terms of all Trust degreement, and every deed, trust deed, mortgage, leaso or other instrument executed in said Trustee, or any successor in trust, in relation to said real estate shall be canclusive evidence in layor of every person functioning the Registrar of Tilles of said county relying upon of Laming under any said conveyance, leaso or other instrument was executed in accordance with the trusts, conditions and limitations contained in the Indenture and in said trust. Agreement or in all amendments thereof, if any, and binding upon all beneficiaries thereunder, (c) that is old Trustee, or any successor in trust, was that authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and object the said trust, and the said trust of the said trust, and the said trust of the said tr

This conveyance is made upon the express understanding and conditions that neither Heritago Trust Company, individually or as Trustee nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, judgment or decree for anything it or they or its or their agents or attorneys may do or omit to do no radiout the said real estate or under the provisions of this Deed or said Trust Agreement or any amendment thereto, or for figury to person or property happening in or about said real estate, any and all such inhibit being hereby expressly waived and relicased. Any contract, obligation or indebtedness incurred or entered into by the Trustee in connection with said real estate may be entered into by it in the name of the them beneficiare under said Trust Agreement as their ultimacy-in-fact, hereby irrevocably appointed for such purpose, or, at the electron of the Trustee, in its own name, as Trustee of an express trust and not individually land the Trustee shall have no obligation or indebtedness except only so far as the trust property and funds in the actual possession of the Trustee shall be applicable for the pattern or discharge thereoft. All persons and corporations whoseever and whatsoever shall be charged with notice of this condition from the date of the flug for record of this feet.

The interest of each and ever—electrony bereunder and under said Trust Agreement and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the site or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, levice equitable, in or to said real estate as such but only an interest in earnings, avails and proceeds thereof as aforesaid, the intention hereof being to vest in said Heritage frust Company the entire legal and equitable title in fee simple, in and to all of the real estate above described.

If the title to any of the above real eval "no ow or bereafter registered, the Registrar of Titles is bereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," is a no conduction, or "with limitations," or words of similar import, in accordance with the statute in such case made and provided. And the said granter . hereby expressly wary . and release . . . any and all right or benefit under and by virtue of any and all statutes of the State of Illimois

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HERITAGE TRUST COMPANY 17500 Oak Park Avenue Tinley Park, Illinois 60477

INDEPENDENT FORMS SERVICES 4-287-02

and Revenue

Riders

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space

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