DEED IN TRUSTOFFICIAL COPY

-5005 -5506

of TEN AND 00/100 (10.00)—cand valuable considerations in hand paid, Convey and valuable considerations in hand paid, Convey ALBANY BANK AND TRUST COMPANY N. A., a national banking association, its successors, as Trustee under the provisions of a trust agreement dated the 21st day BECEMBER 1992 known as Trust Number 11-4924 the following of the convergence of the converge	the County of Cook and State of ILLINGIS for and in consideration TEN AND 00/100 (10.00) and State of ILLINGIS for and in consideration bolians, and other good of valuable considerations in hand paid, Convey and Quit Claim unto BANY BANK AND TRUST COMPANY N.A., a national banking association, its successors, as Trustee under the provisions of a trust agreement dated the 21st day of DECEMBER 1992, known as Trust Number 11-4924 , the following scribed real estate in the County of Cook and State of Illinois, to-wit: 40% UNDIVIDED INTEREST OF THE FOLLOWING REAL PROPERTIES "SEE ATTACHMENT 11" 93467021 **SEE ATTACHMENT 11" 93467021 **BANY FAND TO HOLD the and premises with the provision of the trust and for the uses and purposes herein and is said trust agreement of the county of Cook and State of Illinois, to-wit: **SEE ATTACHMENT 11" 93467021 **BANY FAND TO HOLD the and premises with the provision of improver, manage, prefer and anotherists and purposes herein and is said trust and for the uses and purposes herein and is said trust and for the uses and purposes herein and is said trust and for the uses and purposes herein and is said trust. The provision of the said trust and for the uses and purposes herein and is said trust. The provision of the said trust and for the uses and purposes herein and is said trust. The provision of the said trust and purposes herein and is said trust. The provision of the said trust and purposes herein and is said trust. The provision of the said trust and purposes herein and is said trust. The provision of the said trust and purposes herein and purposes herein and trust and purposes herein and purposes herein and purposes and pur	HIS INDENTURE WITNES			
TEN AND 00/100 (10.000)	TEN AND 00/100 (10.00) - Convey and Quit Claim unto Avaluable considerations in hand paid, Convey and Quit Claim unto BANY BANK AND TRUST COMPANY N. A., a national banking association, its success of successors, as Trustee under the provisions of a trust agreement dated the 21st day of BECEMBER 1992 known as Trust Number 11-4924 the following scribed real estate in the County of Cook and State of Illinois, to-wit: 40% UNDIVIDED INTEREST OF THE FOLLOWING REAL PROPERTIES "SEE ATTACHMENT 11" 93467021 ***BESSED TRUST OF THE FOLLOWING REAL PROPERTIES **SEE ATTACHMENT 11" 93467021 ***BESSED TRUST OF THE FOLLOWING REAL PROPERTIES **BESSED TRUST OF THE FOLLOWING REAL PROPERTIES ***BESSED TRUST OF THE FOLLOWING REAL PROPERTIES **BESSED TRUST OF THE FOLLOWING RE	SHARON NORDLANDER.	SSETH, That the (HIS WIFE	Grantor GENE NO	RDLANDER AND
DECEMBER 1992. known as Trust Number 11-1954, the follow: 40% UNDIVIDED INTEREST OF THE FOLLOWING REAL PROPERTIES "SEE ATTACHMENT 11" 93467024 DEFT-01 RECORDINGS TH999 TRAN 1988 04 #2601 # ***********************************	DECEMBER 1992, known as Trust Number 11-1924, the following scribed real estate in the County of Cook and State of Illinois, to-wit: 40% UNDIVIDED INTEREST OF THE FOLLOWING REAL PROPERTIES "SEE ATTACHMENT # 1" 93467024 DELTT-0: RECORDINGS TH999 TRAN 8988 36/7 RESOI # 34 - 55 COOK COUNTY RECORDE NAVE AND TO MOLD the and premies will be appartenances upon the trusts and for the uses and purposes herein and in said trust monet set furth analysis to be briefly guarded to seek any absolution or part thereof, and the resultivities and property see offers as designed, which is the seek of the seek o	r – TEN AND OU/100 () nd valuable considerations in I LBANY BANK AND TRU	10.00) hand paid, Convoy ST COMPANY N	and Quit (Dollars, and other goo claim unit unking association, its success
DEPT-01 RECORDINGS TH9999 TRAN 8988 66 #2601 # 34 1935 COOK COUNTY RECOR TH9999 TRAN 8988 66 #2601 # 34 1935 COOK COUNTY RECOR TH9999 TRAN 8988 66 #2601 # 34 1935 COOK COUNTY RECOR TH9999 TRAN 8988 66 #2601 # 34 1935 COOK COUNTY RECOR Full power and nutberity is hereby granted to said trates to improve, manage, protect and subdivide said premises or any part there deficiely paths. Vireth, highwave or alleys and to verse any subdividence or part therefore to the surveys or surveys and premises or any part there deficiely paths. Vireth, highwave or alleys and to verse any subdividence or part therefore to the surveys or surveys and premises or any part there is no survey or the survey of the survey of the surveys and premises or any part there is no survey and premise to the surveys and premise wested in said fractor, to denote to desirate, in morage, pleige or otherwise occumber and proposessed or further, and upon any part there is previous of time, and exceeding in the circ of any single demise the terms and previous thereof the surveys to the surveys of the surveys of fixing the amount of present of 189 years, and to part of the surveys of the surveys of fixing the amount of present or further, and to previous thereof the surveys of the surveys of fixing the amount of present or further, and to previous thereof the surveys of the survey of the surveys of the surveys of the surveys of the surveys of t	DEPT-01 RECORDINGS THY999 TRAN 8788 96/3 #2601 # \$ - 55 - CODK COUNTY RECORDE NAVE AND TO HOLD the said premises with the appartenances upon the trusts and for the uses and purposes herein and in said trust CODK COUNTY RECORDE READ Development of the trust and for the uses and purposes herein and in said trust READ Development of the trust and the the uses and purposes herein and in said trust CODK COUNTY RECORDE READ Development of purposes, the purposes of the trust and for the uses and purposes herein and in said trust READ Development of the trust and to said premises or any part thereof or the said premises or any part thereof or a successor in rest and region to said results of the read premises or any part thereof or a successor in rest and region to said results with or without consideration, to convey said premises and purposes and premises and purposes or any part thereof or a successor in rest and region to said results with or without consideration, to convey said premises and previous or any part thereof or a successor in rest and region to said results without the purpose of the purpose of the said results with or without consideration, to convey said premises and purposes of the said premises of any part thereof in contract to make lower and to result and purposes of the said purposes of any part thereof in order to make lower and to region to said purposes or any part thereof in order to said or secure appartment to add premises or any part thereof in order to said or secure appartment to add premises or any part thereof in the said purpose of the said purposes or the said purpose of any purposes and with the sense of said purposes or any part thereof in the said purpose of said purposes or to the purpose of any purpose and said to the said purpose of said pur	or or successors, as Trustee und DECEMBER	der the provisions of 1992, known as T	f a trust agreement rust Number 11-	dated the 21\$T day of 1924 the following
BAVE AND TO HOLD the said premium with "in appartenances upon the trusts and for the uses and purposes herein and is said to element set furth. Full power and authority is hereby granted to said trusts, to improve, manage protect and subdivide said premises or any part therefore parts, streets, highways or nileys and to users' any subdividing or past thereof, and to resulted to property as often as desired enterior to a successor in trust all of the property and property as often as desired to a successor in trust all of the property or any part thereof, to in trust all of the subdivide said property, or any part thereof, from time to time in press and or successor in trust all of the title, notice, powers on an direct any terms and for any period of time, not exceeding in the cise of any single femile the term and provisions and for any period of present or present or successor in trust all of the title, notice, upon any terms and for any period of time, not exceeding in the cise of any single femile the term and provisions thereof supon any terms and for any period of time, not exceeding in the cise of only single femile the term and provisions thereof supon any terms and for any period or present and the terms of the supon any terms and for any period or period of the prevention and to contact despecting the manage and projects of are, put litered for other real in periods of the present of learning the amount of present of the particles of the present of the pre	HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the same and purposes herein and in acid trusts. In important the farth power and substitivity in herein granted to said trusts to improve, manage protect and substitivity and present and substitivity in herein and substitivity and the sever any substitivity and the sever and substitivity and the substitivity and the sever and substitivity and the substitution and substitivity and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, from time to line in the substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutive trusts and to read to the substitutivity and trusts and trust	40% UNDIVIDED	INTEREST OF	THE FOLLOWING	REAL PROPERTIES
BAYE AND TO HOLD the said premises with "e appartenances upon the trusts and for the uses and purposes herein and is said to seement set furth. Full power and authority is hereby granted to said trists to improve, manage, protect and ambibilist said premises or any part therefolded protects and the season of the property as often as derived the protect and the property as often as derived the protect and the property as often as derived the protect and the property as often as derived the protect and the protect and the property as often as derived the protect and pr	HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the same and purposes herein and in acid trusts. In important the farth power and substitivity in herein granted to said trusts to improve, manage protect and substitivity and present and substitivity in herein and substitivity and the sever any substitivity and the sever and substitivity and the substitivity and the sever and substitivity and the substitution and substitivity and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, from time to line in the substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutive trusts and to read to the substitutivity and trusts and trust		"SEE ATTACH	MENT # 1"	93467024
HAVE AND TO HOLD the said premises with "a appartenances upon the trusts and for the uses and purposes herein and is said to remember set furth. Full power and nutherity is hereby granted to said trate, to improve, manage, protect and subdivide said premises or any part therefeciate parks streets, highways or alleys and to seem any subdividence or past thereof, and tressed property as often as desired to a successor in trust and for any services of the said premises of the said fruster, to donate, to deficiate, to make the said fruster, to donate, to deficiate, to make the said fruster, to donate, to deficiate, to make the said for any period or period. On the successor in trust and for any period of the said fruster, to donate, to deficiate, to make the said for any period of period of period of period of period of the said for any period of period of period of the said for any period of period of period of the said for any period of period of period of period of the said for any period of	HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the same and purposes herein and in acid trusts. In important the farth power and substitivity in herein granted to said trusts to improve, manage protect and substitivity and present and substitivity in herein and substitivity and the sever any substitivity and the sever and substitivity and the substitivity and the sever and substitivity and the substitution and substitivity and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, from time to line in the substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutive trusts and to read to the substitutivity and trusts and trust	0			· · · · · · · · · · · · · · · · · · ·
HAVE AND TO HOLD the said premises with "a appartenances upon the trusts and for the uses and purposes herein and is said to create set furth. Full power and inthority is hereby granted to said to stee to improve, manage, protect and subdivide said premises or any part ther full power and interest parks streets, highways or nileys and in weral any subdivision or past therefore, and to resubdivide said property as often as desired any subtivities or part therefore. In the successor in trust all of the title, notice any subdivide said conveys or without consideration, to convey said premises or property or any part thereof, the subdivide said trustees, to denate, to desire to make the said trustees of the title, notice, powers or reversion, by lease to commence in presention of time, not exceeding in the cleen of any single denite to commence in presention of time, not exceeding in the cleen of any single denite to commence in presention of the conversion of the reversion and to endused respecting in the cleen of any single denite to the terms and to read only in the cleen of the reversion and to endused respecting the manual of any part of the reversion and to endused respecting the manual of present or any part of the reversion and to endused respecting the manual of present or any part of the reversion and to endused respecting the manual of present or any part of the reversion and to endused respecting the manual of present or any part of the reversion and to endused respecting the manual of present or any part of the reversion and to endused respecting the manual of present or any part of the reversion of any part of the reversion and to endused respecting the manual of present or any part of the reversion of any part of th	HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the same and purposes herein and in acid trusts. In important the farth power and substitivity in herein granted to said trusts to improve, manage protect and substitivity and present and substitivity in herein and substitivity and the sever any substitivity and the sever and substitivity and the substitivity and the sever and substitivity and the substitution and substitivity and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, from time to line in the substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutive trusts and to read to the substitutivity and trusts and trust				
HAVE AND TO HOLD the said premises with "a appartenances upon the trusts and for the uses and purposes herein and is said to create set furth. Full power and inthority is hereby granted to said to stee to improve, manage, protect and subdivide said premises or any part ther full power and interest parks streets, highways or nileys and in weral any subdivision or past therefore, and to resubdivide said property as often as desired any subtivities or part therefore. In the successor in trust all of the title, notice any subdivide said conveys or without consideration, to convey said premises or property or any part thereof, the subdivide said trustees, to denate, to desire to make the said trustees of the title, notice, powers or reversion, by lease to commence in presention of time, not exceeding in the cleen of any single denite to commence in presention of time, not exceeding in the cleen of any single denite to commence in presention of the conversion of the reversion and to endused respecting in the cleen of any single denite to the terms and to read only in the cleen of the reversion and to endused respecting the manual of any part of the reversion and to endused respecting the manual of present or any part of the reversion and to endused respecting the manual of present or any part of the reversion and to endused respecting the manual of present or any part of the reversion and to endused respecting the manual of present or any part of the reversion and to endused respecting the manual of present or any part of the reversion and to endused respecting the manual of present or any part of the reversion of any part of the reversion and to endused respecting the manual of present or any part of the reversion of any part of th	HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the same and purposes herein and in acid trusts. In important the farth power and substitivity in herein granted to said trusts to improve, manage protect and substitivity and present and substitivity in herein and substitivity and the sever any substitivity and the sever and substitivity and the substitivity and the sever and substitivity and the substitution and substitivity and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, from time to line in the substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutive trusts and to read to the substitutivity and trusts and trust				
HAVE AND TO MOLD the unit premises with "exportenances upon the trusts and for the uses and purposes herein and is said to exercit set furth. Full power and intherity is hereby granted to said typics to improve, manage protect and subdivide said premises or any part therefected parks streets, highways or nileys and to seem any small control of a streets, highways or nileys and to seem any small control of a streets of the streets and the street of the streets of the	HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the same and purposes herein and in acid trusts. In important the farth power and substitivity in herein granted to said trusts to improve, manage protect and substitivity and present and substitivity in herein and substitivity and the sever any substitivity and the sever and substitivity and the substitivity and the sever and substitivity and the substitution and substitivity and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, from time to line in the substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutivity and trusts and trustee, to denote, to dedicate, to might per pleake or otherwise minumber said property, or say part thereof, to be substitutive trusts and to read to the substitutivity and trusts and trust				. COUR CLIGHT? NECOND
when thereoft and other ways and for assentent ajourtement to said permisses or any part thereoft, and to their ways and for assen other considerations as it used to result from the wave above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said precises or or to whom said precises or any part thereof shall not case shall any party dealing with said trustee in relation to said precises or to the application of any purchase movey, rent, the necessity or expediency of any not or said trustee, be obliged to see that the terms of this trust twee been compiled with, or be obliged to inque you not one that the terms of the strust twee been compiled with, or be obliged to inque you are dealed in margingly leave or other interviews on the necessity or expediency of any not or said trust agreement or an expediency of any not or said trust agreement or in the necessity or expediency of any not or said trust agreement and the rent crust deed margingly leave or other interviews or expense or other interviews and trust agreement and the rent crust of every person relations to said trust agreement or early thereoff the trust crusted in the crust contained and trust agreement was in [not]. The and effect, (b) that such crust-spaces, leave or other instrument, the trust agreement or amendment thereoff in a crust agreement or amendment thereoff in trust agreement or amendment thereoff in trust agreement or interview with the trust agreement or amendment thereoff in the crust agreement or restrict the property appointed and are admitted to a successor or successors in trust have been properly appointed and are fully vested with all incited an empowered to execute a contract of each every herefore and trust disposition of said real estate, and such inference in here of the marginal propers on the inference in here and the said property appointed and are fully vested with all incited and are successors in trust have been propingly and any of the agreement of the prope	pert thereoft in all other ways and for accentent appropriate as it sould be lawful for any person owning the same to deal with he same, nor similar to so different from the ways above specified, at any time or times heresiter. In no case shall any party dealing with said trustee in relation to said premises or to whom said premises or eny part thereof shall be specified to be wild, leased so mottgaged by said trustee, be obtained to to whom said premises or eny part thereof shall be specified to be wild, leased so mottgaged by said trustee, be obtained in the part of the application of any purchase money, rent, or y horowest or accented to said premises or in the obliged to me that the terms of districts the complete mottgage, lease or other instrument executed by said trustee or celation to naid real scales shall be conclusive within the first of every person reliving upon or claiming under any much conveyance, some or other instrument, in that at the time of the gry thereof the trust created by this undenute and by said trust agreement was executed in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement was executed in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement was executed in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement was executed in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement was executed in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement was executed in accordance with the trust agreement thereofted and limitage are not of the said condition and trusts are consecuted and accordance with the contained and trusts are consecuted and accordance of the said trust agreement thereofted and trusts are consecuted and trusts are consecuted in the part of the part of the said trusts are consecuted	HAVE AND TO HOLD the said premises	with the appurtenances upon	n the trusts and for the un	s and purposes herein and in said true
If the life in any of the above lands is now or horeafter registered, the Ragistrar of Titles is hereby directed not to register or sola existing to fittle or display in the rest, or more and the worth "in trust", or "upon condition", or "wip it litations", or words of similar, in secondary with the statute in such case made and provided. And the said granter hereby expressly waive and release any and all right or benefit under and by virtue of any and less of the State of Illusors, providing for the exemption of homesteach from sale on execution or otherwise. In Witness Whereof, the granter aforesaid in VE hereunto set. THE IR " hand, and each and any of the sale of	the life in any of the above lands is now or hereafter registered, the Registrar of Titles is her by directed not to register or sole in retificate of title in dispituite thereof, at memorial, the worth "in frust", or "upon condition", or "will lightions", or words of similar it, in secondary with the statute in such case made and provided. In the life in any of the above there is not included in the said grantor—hereby expressly waive—and release—any and all right or benefit under and by virtue of any and all each of Illuois, providing for the exemption of hormateach from sale on execution or otherwise. Witness Whereof, the grantor—aforessid in VE hereanto set.—THELR—hand—and each of APRIL—19.35 CENE NORDLANDER (Seal) SHARON NORDLANDER	origin any right little or interest in or all ut- by part thereof in all other ways and for any her similar to or different from the ways al- lo no case shall any party dealing with sa- eyed contracted to be wild, leased or onot- ey bortowed or advanced on said prince or the necessity or expediency of any not or of every deed trinst deed mustage, leave or early thereof the right created by this under- ery thereof the right created by this under- ument was executed in accordance with the amortiment thereof and binding upon at er every such deed, trust deed leave and	or ensement alphatemant in the other cuivalerations as it hove specified, at any time of ill trustee in relation to said igaged by said trustee, be of or be obliged to see that the axid trustement executed by relating under any such of relating under any such of trusts, conditions and limit hereficieries thereunder. (r) igage or other instrument as seen projectly appointed and	and premiums or any part it is sould be lawful for any person times hereafter. previous 1 feet to the application of the provided of the provi	ereof, and to deal with said projectly and on nowing the same to deal with the same is premises or any part thereof shall is ation of any purchase movey, rent, of complied with, or be obliged to inquin may of the terms of said trust agreement. I said real estate shall be conclusive set instrument, is in that at the time of the effect, (b) that such conveyance or other mutro and in said trust agreement or in such conveyance or other mutrorised and empowered to execute and inside to a successor or successors in trust, (ittle, estate, rights, powers, suthorities.
And the said granter—hereby expressly waive—and release—any and all right or benefit under and by virtue of any and eles of the State of Illusors, providing for the exemption of hornauteachs from safe on execution or otherwise. In Witness Whereof, the granter—aforesaid have hereunto set. THE IR - nand. and seel. 19 93	Ind the said grantor—hereby expressly waive—and release—any and all right or benefit under and by virtue of any and all right or benefit under any and all right or benefit under any by virtue of any and all right or benefit under any by virtue of any and all right or benefit under any by virtue of any and all right or benefit under any by virtue of any any and all right or benefit under any by virtue of any any and all right or benefit under any by virtue of any any and all right or benefit under any by virtue of any	s and obligations of its, his or their predes	ther disposition of said real the or interest, legal or equit	estate, and such interest in	he by declared to be personal property.
In Witness Whereof, the grantoraforesaid have hereunto setTHEIR hand evel	Witness Whereof the grantor aforesaid is VE heresanto set THEIR hand seed 19 93 Leve Social (Seal) SHARON NORDLANDER (Seal)	is and oringation of its, his or their precis- fre inferest of each and every beneficiary, is and proceeds aroung from the sale or or beneficiary hereunder shall have any fit ings, avails and proceeds thereof is aforesai- il the lifts to any of the above lands is no writefacts of title or dissipant thereof, or me	ow or horeafter registered, i emorial, the words "in trust"	the Registrar of Titles is he ', or "upon condition", or	now directed not to register or note in "with his illustione", or words of similar
N S - C C C C Y D C C C C C C C C C C C C C C	Sene NORDLANDER (Seal) SHARON NORDLANDER	The inferent of each and every beneficiary, and proceeds arriving from the sale in or leneficiary to said proceeds arriving from the sale in or leneficiary higher and the sale in or leneficiary higher many from the sale in or lings, avails and proceeds thereof as aforesal If the 17th to any of the above lands is negatificate of title in duplicate thereof, or mer, in secondaries with the said require.	ow or horselfer registered, semorial, the words "in trust" are made and provided. waiveand release	the Hagistrar of Titles is he ', or 'supon condition'. or	noby directed not to register or note in "with livitations", or words of similar medit und r ar≙ by virtue of any and all
GENE NORDLANDER (Seal) X Maron NORDLANDER (Seal)	SENE NORDLANDER SHARON NORDLANDER	The inferent of each and every beneficiary, and proceeds arroing from the sale or or to beneficiary hereunder shall have any titings, avails and proceeds thereof as aforesaid the lifle to any of the above lands is the retificate of title or duplicate thereof, or mer, in accordance with the statute in such each of the State of Illinois, providing for the soft the State of Illinois, providing for the	ow or horselfer registered, emorial, the worth 'in trust' me made and provided. waive and release a exemption of horselfath in VE herself no per-	the Registrar of Titles is he or "upon condition", or says and all right or be room sale on execution or of	now directed not to register or note in "with livitations", or words of similar nedt under and by virtue of any and all service. 1.R. Thank and continued
GENE NORDLANDER SHARON NORDL'ANDER	SENE NORDLANDER SHARON NORDLANDER (Seal)	The infreed of each and every beneficiary, and proceeds aroung from the sale or or to teneficiary be and proceeds aroung from the sale or or on teneficiary becomies shall have any titings, avails and proceeds thereof as aforesaid. If the litle to any of the above lands is the retificate of title or duping the thereof, or mert, in secondance with the statute in such candidate the said granter————————————————————————————————————	ow or horselfer registered, emorial, the worth 'in trust' me made and provided. waive and release a exemption of horselfath in VE herself no per-	the Registrar of Titles is he or "upon condition", or says and all right or be room sale on execution or of	now directed not to register or note in "with livitations", or words of similar nedt under and by virtue of any and all service. 1.R. Thank and continued
	(Seal) (Seal)	The inferent of each and every beneficiary is and proceeds arrang from the sale or or to beneficiary hereunder shall have any tings, avails and proceeds thereof as aforesail the litle to any of the above lands is the retificate of title or duping the thereof, or mert, in secondance with the statute in such cand the said grantor————————————————————————————————————	ow or horeafter registered, emorial, the worth "in trust neemed and provided. waive	the Registrar of Titles is he or "upon condition", or says and all right or be room sale on execution or of	now directed not to register or note in "with its litations", or words of similar needs under and by virtue of any and all service. 19 93
(Seal)		es and congations of the his or their precise. The inferent of each and every beneficiary is and proceeds arrang from the sale or or no beneficiary hereunder shall have any things, avails and proceeds thereof as aforesaid. If the liftle to any of the above lands is regrificate of title or dupionite thereof, or more, in secondarie with the statute in such each, the said granter—hereby expressly ites of the State of Illinois, providing for the	ow or horeafter registered, emorial, the worth "in trust neemed and provided. waive	the Registrar of Titles is he or "upon condition", or says and all right or be room sale on execution or of	movie directed not to register or note in with livitations", or words of similar medit under and by virtue of any and all services. 1. R - hand and send send 19 93 [LR - hand and send send 19 93 [LR - hand and send send 19 93]
		The infreed of each and every beneficiary, and proceeds aroung from the sale or or to beneficiary hereunder shall have any tit ings, avails and proceeds thereof as aforesail! The lifte to any of the above lands is the retificate of title or duplicate thereof, or mer, in secondance with the statute in such each of the State of Illinois, providing for the	ow or horeafter registered, entorial, the worth "in trust' ne made and provided. waive and release exemption of horeastenth in the same and release exemption of horeastenth in the same and particles and the same	the Registrar of Titles is he or "upon condition", or says and all right or be room sale on execution or of	movie directed not to register or note in with livitations", or words of similar medit under and by virtue of any and all services. 1. R - hand and send send 19 93 [LR - hand and send send 19 93 [LR - hand and send send 19 93]

ALBANY BANK AND TRUST COMPANY N.A.

\$25.59

93 13:13:69

97467024

Dropens of County Clerk's Office

90407 12

PARCEL & 1

LOT 19 IN BLOCK 19 IN W.F. KAISER AND COMPANY'S ARCADIA TERRACE, A SUBDIVISION OF THE NORTH HALF OF THE SOUTH EAST QUARTER (EXCEPT WEST 33 LET THEREOF) AND SOUTH EAST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 1, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

5701-05 N. MAPCOWOOD & 2516-18 W. HOLLYWOOD, CHICAGO, IL. 60659

P.I.N. 13- 01-421-019-0000

PARCEL # 2

LOT 18 (EXCEPT THE NORTH 30 FEET THEREOF) IN BLOCK 15 IN W.F. KAISER AND COMPANY'S ARCADIA TERRACE, BEING A SUBDIVISION OF THE NORTH HALF OF THE SOUTH EAST GUARTER (EXCEPT THE WEST 33 FEET) AND THE SOUTHEAST QUARTER OF THE GOUTH EAST QUARTER OF SECTION 1, TOWNSHIP 40 NORTH, RANGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLIHOIS.

2440 W. ARDMORE AVENUE, CHICAGO, ILLINOIS

P.I.N. 13-01-414-038-0000

PARCEL # 3

LOT 18 IN BLOCK 19 IN W.F. KAISER AND COMPANY'S ARCADIA TERRACE BEING A SUBDIVISION OF THE NORTH HALF OF THE SOUTHEAST QUARTER OF THE SOUTH EAST QUARTER OF THE SOUTHEAST QUARTER OF SECTION 1, TOWNSHIP 40 NORTH, RANCE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

5700-04 N. CAMPBELL & 2504-06 W. HOLLYWOOD

P.I.N. 13-01-421-037-0000

Property of Cook County Clerk's Office

The second second

UNOFFICIAL COPY STATEMENT BY GRANTON 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.

Subscribed and sworn to before
me by the said SHAREN NORDER
this 17th day of APRIL
19 73.
Notary Public April Republic April R

1041 / 7, 1993 Signature: 4

Dated

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, in 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.

Subscribed and sworn to before
me by the said SHAROD NORD RANDER
this / The day of HORIC
Notary Public GOSAR QUESTA

Notary Public GOSAR QUESTA

Signature: Major Major

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 subjequent offenses.

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

Proberty of Cook County Clark's Office