Grantor (s), Raul Ramos and Concep	cion Ramos, his wife
of the County of	Cook and State of Illinois , for and in consideration
of ******Ten and no/100 ********	******************* Dollars (\$ 10.00 ), and other
valuable consideration, receipt of which is hereby ac AND TRUST OF CHICAGO, 2958 N. Milwaukee Ave	knowledged, convey (s) and warrant (s) unto the PARK NATIONAL BAN e., Chicago, Illinois 60618, a national banking association, duly authorize nois, as Trustee under the provisions of a certain Trust Agreement date.
following described real estate in Cook	, 19 93 , and known as trust number 10123 ,the County, Illinois, together with the appurtenance
mtached thereto:	
	l in Albert Wisners Subdivision of part
North, Range 13 East of the Th	orth West 1/4 of Section 25, Township 40 ird Principal Meridian, in Cook County,
Illinois.	**************************************
COOK CHINIL BECOBDER	្រុ ប្រ ក ស្រុ
Z88077-26-7 # 6275#	
00:41:01 E6/03/20 69/50/23 10:11/00	$ar{1}$
	្នុំ ជំ
SZ\$ ONIGHOUN II-1430	mboronoog of record, toyog of record, and
ADDRESS OF PROPERTY:	mberances of record; taxes of record, and ments Fletcher, Chicago, IL 60618
PIN: 13-25-102-023	
Full power and authority is hereby granted to said Truste to im- streets, highways or alleys, to vacate any subdivision or part ther a purchase, to sell on any terms, to convey either with or without co is and to grant to such successor or successors in trust all of the tim- pledge or otherwise encumber said real estate, or any part thereof, it leases to commence in presention in future, and on any terms and 198 years, to rendw or extend leases on any terms and for any perio- at any time or times hereafter, to contract to make leases and to gran- of the reversion, to contract respecting the manner of fixing the amou- lor other real or personal property, to grant ensements or charges op- appurtenant to said real estate or any part thereof, and to deal with st	s, on the trusts, and for the uses and purposes herein and in said Trust Agreement set forth, moneye, manage, protect and subdivide said real estate or any part thereof, to dedicate parks, if, is resubdivide said real estate as often as desired, to contract to self, to grant options to ideration, to convey said real estate or any part thereof to a successor or successors in trust astate, powers and authorities vested in said Trustee, to donate, to dedicate, to mortgage, or last said real estate, or any part thereof, from time to time, in possession or reversion, by to, any norical controlled emisse the terms and provisions thereof do preceded of the controlled emisse the terms and doptions to forting the case of any single demise the terms and provisions thereof in of proceded of the controlled emisses the whole or any part thereof, of any kind, to release, convey or assign any right, title or interest in or about or easement aid real estate and "any part thereof, of any kind, to release, convey or assign any right, title or interest in or about or easement aid real estate and "any part thereof in all other ways and for such other considerations as it, whether similar to or hillerent from the ways above specified, at any time or times hereafter.
In no case shall any party dealing with said Trustee, or any success be conveyed, contracted to be sold, leased or mortgaged by said Trustee, or money betweed or advanced on said real estate, or be oblige authority, necessity or expediency of any act of said Trustee, or be of trust deed, mortgage, lease or other instrument executed by said Trustee or older, mortgage, lease or other instrument executed by said Trustee of the delivery thereof the trust created by this Deed and by said trustee or the delivery thereof the trust created by this Deed and by said was executed in accordance with the trusts, conditions and limitations binding upon all beneficiaries thereunder. (c) that said Trustee, or andeed, trust deed, lease, mortgage or other instrument and (d) if the c	spor in trust, in a lation to said real estate, or to whom said real estate or any past thereof shall usted, or any succuse or a trust, be obliged to see to the application of any part thereof shall usted, or any succuse or a trust, be obliged to see to the application of any part thereof shall be determed to the the tore, so said trust have been complied with, or be obliged to inquire into the bilged or privileged to individe into the obliged or privileged to individe any of the terms of said Trust Agreement; and every deed, is telying on or claiming under any such conveyance, tense or other instrument (a) that at the different entire or the privilege of the trust agreement was in tu, for e. and effect, (b) that such conveyance or other instrument or contained in this Deed and in his frust Agreement, or in all amendments hereof, it any, and any successor in trust, was duly a the tized and empowered to execute and deliver every such any successor in trust, that such successor or successors the fullion ostate, rights, powers, authorities duties and obligations of its, his, her or their
This conveyance is made on the express understanding and conc	dition that neither Park National Bank an I Trust of Chicago, individually or as Trustee, nor its
successor or successors in trust shall incur any personal liability or ormay do or umit to do in or about said real estate or under the provisio property happening in or about said real estate, any and all such liat incurred or entered into by said Trustee in connection with said real Agreement as their attorney-in-fact, hereby irrevocably appointed for trust and not individually (and the Trustee shall have no obligation which the provision of the Trustee shall have no obligation with the provision of the Trustee shall have no obligation with the provision of the Trustee shall have no obligation with the provision of the Trustee shall have no obligation with the provision of the Trustee shall have no obligation with the provision of the Trustee shall have no obligation with the provision of the Trustee shall be provided to the provision of the Trustee shall be provided to the provision of the Trustee shall be provided to the provision of the Trustee shall be provided to the provision of the Trustee shall be provided to the provision of the Trustee shall be provided to the provision of the Trustee shall be provided to the provided to	e subjected to any daim or judgment for to, thing it or they or its or their agents or alterneys into all this Deed or said Trust Agreement or a y in andment thereto, or for injury to person or a billip being hereby expressly waived and release. Any contract, obligation or indebtedness state may be entered into by it in the name of in then beneficiaries under said Trust such purposes, or at the election of the Trustee, in its own name, as Trustee of an express alsoever with respect to any such contract, obligation, in introductions except only so far as shall be applicable for the payment and discharge thereoft. All persons and corporations illon from the date of the recording and or filling of this Deed.
whomsoever and whatsoever shall be charged with notice of this condi	islant from the date of the recording and or filing of this Dead.
the earnings, avails and proceeds arising from the sale or any other and no beneficiary thereunder shall have any title or interest, legal or proceeds thereof as alloresaid, the intention hereof being to vest in sailing salings, in and to all of said real estate.	said Trust Agreement and of all persons claiming under there or any of them shall be only in disposition of said real estate, and such interest is hereby declared to be personal property, requitable, in or to said real estate as such, but only an interect in the carnings, avails and id Park National Bank and Trust of Chicago, as Trustee, the entre logation dequitable title in
If the title to any of said real estate is now or hereafter registered duplicate thereof, or memorial, the words "in trust," or "upon condition made and provided.	t, the Registrar of Titles is hereby directed not to register ar note in the certificate of title or , or "with limitations," or words of similar import, in accordance with the states in such case
Grantor (s) hereby expressly waive (s) and release (s) any and all r	right or benefit under and by virtue of the Homostead Exemption Laws of the Stre 이 tillinois. d this deed, this <u> </u>
C. Jauren	
Raul Ramps Concepcion Rumos	
State of Illinois )	t, the undersigned, a Notary Public in and for said County, in the State aloresaid, do
County of <u>Cook</u> )	hereby certify that Raul Ramos and Concepcion Ramos
personally known to me to be the same persons whose names	are subscribed to the foregoing instrument, appeared before me
this day in person and acknowledged that they and voluntary act, for the uses and purposes therein set forth, including	signed, sealed and delivered the said instrument as their free the release and waiver of the right of homestead.
THIS DEED PREPARED BY:	Given under my hand and notarial seal this 2nd day of
S. Bernstein	August 19 93
2958 N. Milwaukee Ave. Chicago, IL. 60618	Laken Transforming
onicago, il. oooio	Notify Public OFFICIAL SEAL
	Form 10276 KAREN EVANS
PARK NATIONAL BANK AND TRUST OF C	OHICAGO  NOTARY PUBLIC, STATE OF MY COMMISSION EXPIRES 3/5/94

5.5

## **UNOFFICIAL COPY**

Property of Cook County Clerk's Office

Sales Contracts

## UNOFFICIAL COPY: 2

## 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.

	utine Panol		
\$\frac{\partial \text{2.5}}{\partial \text{2.5}}\text{3.5}\text{3.5}\text{3.5}	&x or Agent		
Subscribed and swan to before			
me by the said ogent			
this 2nd day of August	********		
19_93.	OFFICIAL SEAL		
Notary Public Much	SHELDON BEHNSTEIN NOTARY PUBLIC, STATE OF ILLINOIS NOTARY PUBLIC, STATE OF ILLINOIS		
	MY COMMISSION EXPIRES 6/7/94		
The grantee or his agent affirms and verifies			
grantee shown on the deed or assignment of bene	eficial interest in		
a land trust is either a natural person, an Il:	<del>-</del>		
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 of	estate in Illinois,		
or other entity recognized as a person and auth			
business or acquire and hold title to real esta	ate under the laws		
of the State of Illinois.	<b>/</b>		
	<b>9</b>		
Dated Aug. 2, 1993 Signature: ( )////	Joic Panes		
O'FRINE'S	Yayir Agent		
	9,		
Subscribed and sworn to before			
me by the saidagent	Visc.		
this 2nd day of August			
19 93	PICIAL SEAL		
Notary Public Survey Syrin	ON BERNSTEIN		
	flic, state of illinois ission expires 6/7/94		
/	***************************************		

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.

## **UNOFFICIAL COPY**

Property of County Clerk's Office