2

## WARRANTY DEEDINGS FFIC AZZEGO

The above space for recorder's use only

THIS INDENTURE WITNESS Janis Bruhnke, his wi	· €∧		ke. Jr. and	
of the County of Cook	nnd Sta	<sub>ite of</sub> Illinois		and in consideration
of the sum ofTen_and_No				
in hand paid, and of other go				
and Warrant unto The State I Corporation under the laws of				•
the State of Illinois, as Trustees	under the provisions of a c	zertain Trust Agreement,	dated the1	8th
day or June	19 93 , and known as	Trust Number 5087	7	
the following described real esta	ate in the County of 💯	ok	and Sta	te of Illinois, to-wit:
Lot 1 in Koester and	Zander's Resubdivi	sion of Lots 16 t	o 21 inclus	ive, in Block 2
and Lots 39 to 44, in 2, 3, 4, 5, and 6 in	clusive, in Block : L. Turner's Subdiv	3 of L. Turner's ision of the Nort	Resubdivisi h Fact half	on of Blocks 1, of the East
half of the South Eas				
the Third Frincipal M	eridian, in Cook Co	ounty, Illinois.		
PIN: 14-19-4/16-021				
				ER PROVISIONS OF SECTIO
Commonly known as: 3	538 N. Paulina, Chi	icago, IL 60657	DA CONT Seller	SFER ACT.
	X,	20/1	10116-1	293
•		7 / /APM	Con Seller	r Hagresonelles
SUBJECT TO N/A	0.0	A > t		
SUBJECT TO TOTAL		(/		
TO HAVE AND TO HOLD to in said Trust Agreement set forth.	he said really cate vith the appr	urtenances, upon the trusts,	and for the uses an	d purposes herein and
TO HAVE AND TO HOLD to in said Trust Agreement set forth. Full power and authority is in thereof, to dedicate parks, streets, in often as desired, to contract to sell, it convey said real estate or any part lestate, powers and authorities vested or any part thereof, to lesse said real praesenti or in future, and upon any of 198 years, and to renew or extelesses and the terms and provisions to propose to renew lesses and options.	ereby granter to som Trustee t ighways or alleys and to vacate o grant options to purchase, to	any subdivision or part ther sell on any terms, to convey	eof, and to resubdi- either with or with	vide said real estate as lout considerations, to
convey said real estate or any part i estate, powers and authorities vested or any part thereof to lease said real	thereof to a succeeding in trust in said Trustee, to can be to destate or any part the second fro	, and to grant to such succe dedicate, to mortgage, pledg on time to time, in nosecssio	ssot of successors is e or otherwise theu o or reversion, by l	n trust all the title.of Simber said real estate, Seases to commence in Seases
praesenti or in futuro, and upon any of 198 years, and to renew or exte	terms and for any period per nd leases upon any terms and	rieds of time, not exceeding for any period or periods	in the case of any a of time and to ame	ngle demise the term
options to renew leases and options the amount of present or future real	to purchase the whole or any als, to partitles or to exchaig	par of the reversion and to e s al real estate, or any pu	contract respecting rt thereof, for other	the manner of fixing
the amount of present or future real perty, to grant easements or charges enant to said real estate or any part considerations as it would be lawful for	of any kind, to release, concert thereof, and to deal with said a or any nerson awning the same	y or assign any right, title or , al estate and every part the , ii decl with the rame, whet	interest in or abou- reof in all other wa her similar to or dil	t or easement appurted we want for such other of from the ways.
above specified, at any time or times I	hercafter. ling with said Trustee, or any	succes or in trust, in relation	to said real estate.	or to whom said reil
estate or any part thereof shall be educated to see to the applications of that the terms of this trust have been	onveyed, contracted to be sold any purchase money, rent or a a complied with, or be obliged	i, leas o or mortgaged by sa money love wed or advance to inquize into the authorit	ed on said real eata by, numerally or exp	te or be obliged to see seediency of any act of
<ul> <li>said Trustee, or be obliged or privileg lease or other instrument executed be in favor of every person (including t)</li> </ul>	ted to inquire into any of the text said Trustee, or any succession Registrar of Titles of said o	terms of sav. T. ust Agreeme or to trust, iv re alion to sai ounty) relyn g thon or clain	nt; and every deed, d real estate shall be ning under any such	trust deed, mortgage e conclusive evidence i conveyance lease or
other instrument, (a) that at the time force and effect, (b) that such conve-	of the delivery thereof the tru	st created by the indenture executed in accordance wi	and by said Trust A th the trusts, condi	greement was in full tions and limitations
above specified, at any time or times.  In no cone shall any party dea estate or any part thereof shall be co obliged to see to the applications of that the terms of this trust have bee and Trustee, or be obliged or priviles lease or other instrument executed b in favor of every person (including to other instrument, (a) that in the time force and effect, (b) that such conve- contained in this indenture and in su under, (c) this said Trustee, or other cessor or successors in trust have bee and obligations of its, his or their pred This conveyance is made upon or as Trustee, or its successor or suc for anything it or they or its or their	successor in trust, was duly a instrument and (d) if the conv	uthorized and emp were I to vaucers	o execute and deli-	trust, that such deed,
and obligations of its, his or their pred _This conveyance is inade upon	revision in trust. The express understanding and	d condition that neither " is	State Bank Of Wor	odstock, individually
or as Trustee, nor its sucressor or suc- for anything it or they or its or their this Deed or said Trust Agreement or	ecisors in trust shall incur any agents or attorneys may do or a any amendment thereto, or for	personal liability of be \$ (D) omit to do in or about the a rinjury to person or propert	U. 15 ) estate or un bripening in or a	der the provisions of bout said real estate.
by the Trustee in connection with said	y expressly waived and release: Trep estate may be entered int	d, Any contract, obligation of the te	or , , or gness incu	der said Trust Agree
ment as their attorney-in-fact, hereby Trustee of an express trust and not in obligation or indebtedness except only				
for the payment and discharge thereo condition from the date of the filing for The interest of each and every any of them shall be only in the carn	<ol> <li>All persons and corporation in record of this Deed, beneficiary hereunder and und</li> </ol>	ns wnomsoever and whatsoe der said Trust Agreement an	id of all persons clas	ming under them or
any of them shall be only in the earn interest is hereby declared to be pursue to said real estate as such but only an	ings, avails and proceeds arisin mal property, and no beneficial distances in the carnings avails:	g from the sale or any other ry hereunder shall have any :	disposition ( 637.0 title or interest, ic.,	, cal estate, and such
in said The State Bank Of Woodstock of the little to any of the above	the entire legal and equitable real estate is now or hereafte	title in fee simple, in and t r registered, the Registrar of	o all of the real er. Titles is hereby dir	at above described.
words of similar import in accordance duce the said Agreement or a copy Ti	with the statute in such case precof, or any extracts there for	made and provided, and sarom, as evidence that any tr	id Trustee shall no insfer, charge or oti	Le required to pro- her ar dir g involving
any of them shall be only in the earn interest is hereby declared to be pursue to said real estate as such, but only an in said The State Bank Of Woodstork If the title to any of the above or note in the certificate of title or diwords of similar import, in accordance duce the said Agreement or a copy The registered lands is in accordance with And the said grantors, hereby all statutes of the State of Illinois, provided.	In the true intent and meaning expressiv waive and release viding for the exemption of hor	of the trust	enefit under and by	virtue of any and
In Witness Whereof, the grantorS	_ aforesaid ha <u>ve</u> here	unto set their		hand and
	day of Ju	rbe		1
	э» (SEAL).\	MO DAME		(SEAL)
Raymond P. Bruhnke, Jr.	. (SEAL)	anıs Brunnke		
State of Illinois	. Steven B. Lev	it an		
Janis Bruhnke, his wife	the state aforesaid, do hereby	y certify that RayMONG	P. Brunnke.	Jr. and
	personally known to me to be	e the same person whose nar	nes are	subscribed to
~~~~	the foregoing instrument, a	ppeared before me this ds led and delivered the said		
" OFFICIAL SEAL "	voluntary act, for the uses an			
STEVEN B. LE	right of homestead,	All 100 K	<del>/ .A -</del>	
NOTARY PUBLIC, STATE OF ILLINO'S SMY COMMISSION EXPIRES 10/20/20 S	Given under my hand and not	18th	L. J.	19.93.
<del>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</del>		This Document prepared b		
THE STATE BANK OF	WOODSTOCK	Steven B. Levit		
MOODSLOCK TET"	60098	, chamiss in this		
•	E	*		Mires of property
	the said of the said	<b>₩</b>		

## deed in Erust

UNOFFICIAL COP

TO

Property of Cook County Clerk's Office

The State Bank of Woodstock On the City Square in Downtown Woodstock

Trust Department

Telephone 815-338-3131

93721898

## 1009655-5

## **UNOFFICIAL COPY**

STATEMENT BY GRANTOR AND GRANTUE

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 7-22 , 1993 Signature:	1 Color Brassi
O <sub>A</sub>	The ir ir Count
Subscribed and evern to before me by the	(
said hobert Magan this	Assertance of the same
And day of 1903.	"OFPICIAL DATE
Notary Public Otto Brun	BETTE BROWN, Notary Public Melienry County, State of Illinois My Commission Expires 7/88/98
	My Continuation Express

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, 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 and hold title to real estate under the laws of the State of Illinois.

Dated 7-23, 1963 Signature: Warmanian orantee Agent

Subscribed and sworn to before me by the said 73-72, 73, ..., this said 73-72, 73, ..., this said 73-72, 73, ..., 1973.

Notary Public 10, ..., 272 COFFICIAL SEAL\*

BHERRY A. WILBRANDT, Notary Public MoHenry County, State of Illinois My Commission Expires 11/14/95

NOTE: Any person who knowingly submits a talke 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.

lAttach to deed or ABI to be recorded in Cook County, Illinois, if exempt under provisions of Section 4 or the lilinois Real Estate Transfer Fax Act.]