Xempt

NAME AND ADDRESS OF GRANTEEL

(The Above Space For Recorder's Use Only)

as Trustees under the provision of a trust agreement dated the 27th day of June, 1990, and known as BRUCE BEACH AND DAWN HUDSON BEACH TRUST (hereinafter referred to as "said trustee," regardless of the number of trustees,) and unto all and every successor or successors in trust under said trust agreement, the following described real estate in the County of Cook and State of Illinois, to wit:

SEE LEGAL DESCRIPTION ON REVERSE SIDE.

Permanent Real Estate Index Nu . b. r(s):	03-21-126-007	33737436
Address(es) of real estate:	490 Cherry, Winnetka, Illinois	60093
TO HAVE AND TO HOLD the 'Day's trust agreement set forth.	premises with the appurtenances upon the trusts and for the	ne uses and purposes herein and in sai
5.0		

Full power and authority are hereby (ratio to said trustee to improve, manage, protect and subdivide said premises or amy part thereof, to dedicate parks, streets, highways or allews, to vacate any subdivision or part thereof, and to resubdivide said property as often as desired; to contract to sell, to grant options to purchash, in sell on any terms, to convey either with or without consideration, to convey said premises or any part thereof to a successor or successor in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in said trustee, to don, te, to dedicate, to mortgage, pledge or otherwise encumbre to said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in praesenti or in futuro, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any periods of time, not exceeding the manner of fitting the amount of receive leases and options to purchase the whole or any part of the reversion and or interest respecting the manner of fitting the amount of prevent or future rentals, to partition or to exchange said property, or any part thereof, for their real or personal property, to grant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or e, sement appurtmenant to said premises or any part thereof, and to deal with said property and every part thereof in all other ways and to, such other consideration

In no case shall any party dealing with said trustee in relation to said nervises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase money, tent or money borrowed or advanced on said premises, or be obliged to see that the limit of the trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or implied to inquire into any of the terms of said trust agreement, and every deed, trust deed, mortgage, lease or other instrument execute to indictivate in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any sucleic meysacce, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this Indenture and by said trust arrecement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limits is one contained in this Indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereind to the said trust execute and deliver every such deed, itsust deed, lease, mortgage or other instrument, and id in the conveyance or made to a successor or successors in trust, that such successor or successors in trust have been properly appriored and are fully vested with all the trite, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.

The interest of each and every beneficiary hereunder and of all persons claiming under they or any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest the hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.

If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of fittle or duplicate thereof, or memorial, the words in tri-import, in accordance with the statute in such case made and prinsided "in trust," or Jupon condition," or "with limitations," or words of samilar

And the said grantor S., hereby expressly waive—and release—any and all right or benefit under and by little of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise—ale 1411 thein

in wilness whereof, the grantor of a foresaid has the hereunto	set the rehable and sealed indicate for the comment of the
STACK BOOK (SEAL)	Wan H Beach (SEAL)
Bruce K. Beach	Dawn H. Seach
State of Illinois, County of Cook ss.	Note in and for each Courts, in the State afteresaid, DO PEPEBY
"OFFICIRESSEAL" CLRTIIN that HAUCE K. BE prinonally known to me to be the foreign on instrument, appeared the state of Hilling scaled and deinered the und matter	ACH and DAWN H. HEACH he time person \$ whose name S. art subscribed to the
timen under my brod and allers hand, this	say of July 1993
Commission expires 2 Mary 20 10 95	Chearles Dune
This instrument was prepared by Martin Cohn, 116 S.	Michigan Avenue, Chicago, IL 60603

PESENNA	RANT OR QUIT CLAIM AS PARTIES DESIRE		
877	Martin Cohn		
1886	(Name)		
mekas	116 S. Michigan Avenue, Suite 1400		
	:Address:		
1	Chicago, Illinois 60603		
	The State and State		

SEND SUBSEQUENT TAX BILLS TO Bruce K. and Dawn H. Beach 490 Cherry Winnetka, Illinois

ICHY, State and Zigs

60093

## **UNOFFICIAL COPY**

## INCMI DESCRIPTION

The same of the

THAT PLOT OF LOT 6 AND OF "FAIRVIEW AVE" ALSO KNOWN AS "GARVES PLACE" VACATED LYING BETYPEN LOTS 1 AND 6 IN GRAVES SUBDIVISION IN THE VILLAGE OF WINNETSA, BEING A SUBDIVISION OF PART OF THE NORTH FRACTIONAL 1/2 OF SECTION 21, TOWNSHIP 42 NORTH, TURGE 13, EAST OF THE THIRD PRINCIPAL MERIDIAN, FORMERLY KNOWN AS BLOCKS 44, CR AND 69 (VACATED) OF THE VILLAGE OF WINNETKA, AND 33 FEET WEST OF AND ADJOINING SAID BLOCKS 44 AND 68 ACCORDING TO THE PLAT OF SAID GRAVE'S SUBDIVISION RECORDED JANUARY 31, 1882 AS DOCUMENT 372637 IN BOOK 16 OF PLATS PAGE 71 DESCRIBEL AS FOLLOWS, TO WIT:

COMMENCING AT A POINT IN THE WEST LINE OF LOT 6 AFORESAID MIDWAY BETWEEN ASH AND CHERRY STREET, WHICH POINT IS ABOUT 187 FEET NORTH OF THE NORTH LINE OF ASH STREET, THENCE RUNNING EAST ALONG THE LINE MIDWAY BETWEEN ASH AND CHERRY STREET, DISTANCE OF 105 FEET; THENCE NORTHEASTERLY ON A STRAIGHT LINE TO A POINT ON THE WESTERLY LINE OF "FAIRVIEW MY"." ALSO ROWN AS "GRAVES PLACE" VACATED WHICH IS DISTANT 175.5 FEET NORTHWESTERLY. FROM THE NORTHERLY LINE EXTENDED OF ASH STREET AS MEASURED ALONG THE SAID WESTERLY LINE OF FAIRVIEW AVENUE AND THE WESTERLY LINE OF FAIRVIEW AVENUE, EXTENDED THENCE NORTHERLY IN A STRAIGHT LINE TO A POINT WHERE THE MIDDLE LINE C. SAID FAIRVIEW AVENUE INTERSECTS THE SOUTH LINE EXTENDED THE NORTHWEST CLINE OF CHERRY STREET, THENCE WEST ALONG THE SOUTH LINE OF CHERRY STREET TO THE NORTHWEST CLINE OF SAID LOT 6 TO THE PLACE OF BEGINNING EXCEPT THE WEST 7 FEET THEREOF.

## **UNOFFICIAL COPY**

## 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.

the laws of the State of Hillnois.	
Dated July 14, , 1993 Signature:	Marsh
	Grantor or Agent
Subscribed and sworn to before	
me by the said MARIIN COHN	tomicus cours
this 14th day of July	OFFICIAL SEAL"  Andrey E. Domar
19 93	Notary Public St. of III.
Notary Public June 2, Dra-	Cook County, Ulmons
	— <del>1 Mr Conn Era July 25, 1994</del>
The grantee or his agent affirms and veri	
shown on the deed or assignment of benefit	cial interest in a land trust is
either a natural person, an Illinois corp	oration or foreign cornoration
authorized to do business or acquire and	hold title to real estate in Illinois
a partnership authorized to do business o	r acquire and hold title to real
estate in Illinois, or other entity recogn	rized as a nerson and sutherized
to do business or acquire and hold ticle	to real estate under the laws of
the State of Illinois.	to rear estate under the laws or
the state of fiffhors.	
Dated_July 14, , 1993 Signature:	12 h. 111
odeed original signature:	
	Graftee or Ageht
Subscribed and sworn to before	£*************************************
me by the said MARTIN COHN	S STALL SEAL
this 14th day of July	April & Doner &
10 93	Notary Paints of 1/11 Cook County, Farms
Notary Public And E. Simin	My Comm. Erg. July 26, 1004
	······································
NOTE: Any person who knowingly submits a	false statement concerning the

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.

(Atach 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.)