, Form 191 Rev. 11-71

The above space for recorder's use only

			·
THIS INDENTURE WITNESSETH, T	HAT THE GRANTOR,	Christ N. Polecrone	s, a bachelor
of the County of Cook	and State of	Illinois , fo	r and in consideration
of the sum of Ten		Dollars (10.00
in hand paid, and of other good and val	uable considerations, rec	eipt of which is hereby duly ack	nowledged, Convey S
and WarrantS unto AMERICAN NATI	IONAL BANK AND TI	RUST COMPANY OF CHICAG), a national banking
association whose address is 33 No. LaSa	lle Street, Chicago, Illin	ois, as Trustee under the provisi	ons of a certain Trust
Agreement, dated the 19th		19 93 , and known as Trust M	lumber 11/001-01,
the following described real estate in th	e County of Cook	and State of Illinois, to	wit:
LOT 7 AND LOT 8 IN BLOCK IN THE NORTHWEST QUARTER			
EAST OF THE THIRD PRINCE			
This instrument prepared	l hv•		COOK COUNTY
Nicholas P. Block	, by .		ORDER
2824 W. Diversey Ave. Chicago, IL 60647			HITE
chreago, re occur			JFFICE
Common Street Address.	812 and 814 Dobs	on St., Evanston, IL	60202
Permanent Real Estate Ir	dex Number: 11-	30-123-006-0000	
,			l l
	(,		
TO RAYE AND TO HOLD the said real estate will set forth			
set forth streets highways or allegs to variety any subdisions options to purchase to such successor or successor to merigacy, piedge or otherwise encumber said real estatewhere the leaves to commence in praesention in full derives the ferm of 193 years, and to renew or extend te terms and provisions thereof at any time or extend te terms and provisions thereof at any time or extend to said real estate, or any part thereof, or other real or and for such other considerations as it would be lawful specified, as any time or times hereafter.	Trustee to imprive, nursage, proor part thereof, and or results her without or without or without or without or many horsestion here in trust all of the little, est or are part thereof, a restaint, and upon any terms all to	overt and subdivide said real estate or any privide said real estate as often as desired. to convey said real estate or any bart if also powers and subhorities sested in said Trail real estate, or any part thereof, from it many persons or persons or the contract of time, but receeding	rt thereof, to dedicate parks to contract to sell to grant ereof to a successor or soc- uster, to donate, to dedicate, me to time, in possession or us in the case of any single
demine the jerm of 198 years, and to recess or eatend see tenns and provisions thereof at any time or times here purposed to the provision of the part thereof, for other real or or interest in or about or exempent appurement or a and for such other considerations as it would be lawful specified, at any time or times hereafter.	see upon gry verms and for my feet, to contract to make it see contract respecting the mann of personal property, to grant each real estate or any part thereof, a for any persons owning the same to	is test of persons of time and its arents, real and an area of the grant options to rease an option and the same of the control of the contro	reference lesses and one reference lesses and options to to partition or in exchange or or assign any right title art thereof in all other wass illiferent from the wass above
In no case shall any party dealing with said Trus thereof that the conveyed, contracted to be sold, leased	itee, or any surressur in trust, or mortgaged by said Trustee, o	in playing to said real estate or to whom r any si cea or in trust, he obliged to se	r to the application of any
purchase motey, rent or money burnised of advanced or obliged to houser into the authority, necessity or expe- Trust Agreement and cvery deed, trust deed, mortages, estate shall be conclusive evidence in fasor of very pera- lease or other instrument, tas that at the time of the and effect, the that rush conveyance or other instrume- and in said Trust Accessed in the all empowered to exceed in trust, was duly authorized and empowered to exceed is made to a inversion or theresion in the desired trusts.	Hency of any act of said Trust lease or other Instrument even on thorsiding the Registrat of Ti delivers thereof the trust creat it was executed in providence we recof, if any, and binding upon and deliver every such deed trus- gressers or aucressives in 1793 has	see, or be sited, or privileged to Insulte In- teal by said day see, or any successor to it- left of said monthly relying upon or claimin set by this line suce and by said Frust, with the trusts conditions and limitations all beneficiaries the sum, r, so that said sat deed, lease, mortrage or other instruments we been property apprinted only are fully vest	to any of the terms of said uset in relation to said real grounds and real greenwish was in full force contained in this Indenture (Trustee or an successor and of) if the conveyance of with all the title, sitate
This consequer is made upon the express understandi	ng and conditions that neither Ar	nerican National Bank an ".u. Company o	Chicago, individually or as
Trustee, nor its successor or successors in trust small intelligent experiments to a discount to do in or able thereto, or for injury to person or property suppending contract, solitation or indebtedness incurred to personal beneficiaries under salid Trust Agreement as their atternations and expense trust and not individually indebtedness except only so far as the trust temperty and indebtedness except only so far as the trust independent and competity and	n or about said feat estate, any sto by the Trustee in connection y in fact, nereby irrevocably appo- cand the Trustee shall have no funds in the actual possession of shall be charged with notice of	and all find that the trains of the Allers with said real estate that he experience into by latest for such purposes or, at the such purposes or, at the such allers with expert (f. 20) this partial of a such all be applicable for the this condition from the size of the titing f.	of the Trustee in its own and to be in the name of the their of the two contract obligation or ment and discharge thereof record of this Deed
The interest of each and every beneficiary hereunder in the earnings, avails and pruvests arising from the sale no beneficiary hereunder shall have any title or interest, thereof as alternated, the Intention hereof being to vest fee simple, in and it all of the real exists above deer	legal or equitable, in or to taid in said American National Each	and id all persons claiming under the bord setting and such interest is hereby declared real estate as such, but only an interest in and Trust Company of Chicago the entire	any of them shut be only to be versional property, and e mings axaifs and proceeds trail a d equitable title in
If the title to any of the above real estate is now or title or duplicate thereof, or memorial, the words "in true such case made and provided			1 2
And the said granter hereby expressly waite main of Hillings, presiding for exemption or homesteads from Witness Whereof, the granter afores	_	nd all right or benefit under and by effice of his	t any and all stautes of the
19th		Mav	_19.93
this to the second	day of	Wint No Polariz	15M2D1
	(SEAL)	irist N. Polecrones	[SEAL]
			(SKAL)
STATE OF Illinois	Nicholas P. E	Black . Note	ry Public in and for said
Cook 250.	ty, in the State aforesaid, do l	Christ N. F	Polecrones,
personally known to me to be the same person			he foregoing instrument,
appeared before me this day in person and acknow	Adject 111111111111111111111111111111111111	e	signed, realed and
release and waiver of the right of homestead.		y act, for the uses and purposes thereis	. 1
GIVEN under my hand and OFFICIAL SEAL	$\frac{190}{3}$ scal this $\frac{190}{3}$	th day of May	A.D., 19_93
NICHOLAS P. BLA	~ ~~	Jun 12	Notary Public

Nicholas P. Black 2824 M. Diversey Ave. Chicago, IL 60647

Mail to:

25 72

Example units some some in water lax Act Soc. 4

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Property of Cook County Clerk's Office **0003** RECORDIN 4 25.00 MAILINGS % 0.50 93743380 # SUBTOTAL 25.50 25.50 TOTAL 50.00 CHANGE 24.50 2 PURC CTR 0012 HCH 11:47

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STATEMENT BY FRANCES AND A COURT

The grantor or his agent affirms that, to the best of his knowledge, the name of the grantee shown on the deed or assignment is 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 May 19 , 19 93 Signature: (2/2	it & Polecrage
0,	wint ror Stent
Subscribed and svorn to before me by the	
said Christ N. Polec ones this 19th day of May , 19 93.	" OFFICIAL SEAL "
Notary Public	{ NICHOLAS P. BLACK {
	NOTE HY PUBLIC. STATE OF ILLINOIS MY COMMISSION EXPIRES 1/30/94

The grantee or his agent affirms and verifies	sthat the care of the grantee
shown on the deed or assignment of lengthcla	I interest in . and trust is
either a natural person, an Illinois corpo authorized to do business or acquire and hold r	atte to real estate inincle
a partnership authorized to do business or a estate in Illinois, or other entity recognized	k sa a person una luthorized to
do business or acquire and hold title to real State of Illinois.	estace under the laws of the
	· 1 00 01
Dated May 19 , 19 93 Signature: 0/7	ut N. Bleerenis
	Grantee of Agent
Subscribed and sworn to before me by the said Christ N. Polecropes this	955.
said Christ N. Polecrones this 19th day of May , 1993.	} " OFFICIAL SEAL
Notary Public MM	NICHOLAS P. BLACK
	MY COMMISSION EXPIRES 1/30/94

NOTE: Any person who knowingly submits a ratio of aroment concerning the identity of a grantee shall be guilty of a Class Considered nor for the first origins and of a Class A misdemeans or for subsequent offenses.

lattach to deed or Abl to be recorded in took county. Illimois, of exempt under provisions of Section 4 or the Illinois Real Estate Transfer Tax Act.,

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