All warranties including merchaniability and fitness, are excluded	MAL OOI, I
THE UNDERSIGNED	— ————————————————————————————————————
of the County of Cook and State of III in	ictively "Grantor")
the and in consideration of tan (\$10.00) States, and other and and advantable	Considerations w
hand paid Convey and American American	M)* unto
Bank One OF Chicago	ITS SUCCESSOR
OR SUCCESSORS, as Trustee under the provisions of a tro	ust agreement
dated the 10th day of June 1	9 _91 and
known as Trust Number R=3805 (hereinafter referred to	as the "trustee.")
the real estate in the County of Cook and the State of Illimois	legally described
here or on the Reverse Side hereof	being a VILLAGE of SKOKIE, ILLINOI
Lot Thirty (30) in New England Village,	
Subdivision of Lot 8 and parts of Lots 6 and 7 in Division of parts of the Northwest and Northeast	PORROWIO HEHE LORMERT 15V
of Section 14, Township 41 North, Range 13, Ea	at of the Village Code Chapter 10
Third Principal Meridian, in Cook County, Illino	
HEREINAFTER CALLED THE REAL ESTATE"	Skokie Office
Common Address: 41 Salem Lane, Evanston, Il.	60203
Common Address	9/NOI
TO HAVE AND TO HOLD ID, IEST estate with the appurtenances upon the	trusts and for the uses and purposes berein and in the frust agreement set forth
Full power and authority (Ahr. who granted to the trustee to subdivide and or allevs to vacate any subdivision or public report, to contract to self, to grant optio	resubdivide the real estate or any part thereof, to dedicate parks, streets, highways
to convey the real estate or any part the cold to a successor or successors in trust a	and to grant to such successor or successors in trust all of the title lestate, powers
and authorities vested in the trustee; to donate, to dedicate, mortgage or otherwis thereof, from time to time, in possession of reversion, by leases to commence in	se encumber the real estate or any part thereof, to lease the real estate, or any part
of time not exceeding in the case of any single demise the term of 198 years, and	d to renew or extend leases upon any terms and for any period or periods of time
and to amend, change or modify leases and the terms and provisions thereof at an and options to renew leases and options to purchase the whole or any part of the	ny time or times hereafter; to contract to make leases and to grant options to lease
or future rentals; to partition or to exchange the real estate, or any part thereof, f	or other real or personal property, to grant easements or changes of any kind; to
release, convey or assign any right, title or interest in or about or vasement appared every part thereof in all other ways and for such other considurations as it would	internant to the real estate or any part thereof; and to deal with the real estate and the lawful for any person owning the same to deal with the same, whether similar
to or different from the ways above specified, at any time or times hereafter.	h.
In no case shall any party dealing with the trustee in relation to the real estable to be sold, leased or mortgaged by the trustee, be obliged to see to the replication	state, of to whost the real estate of any part thereof shall be conveyed, constacted
or to be obliged to see that the terms of the trust have been complied with, or be	e obliged to inquire into the necessity or expediency of any act of the trustee, or
be obliged or privileged to inquire into any of the terms of the trust agree	and every deed, trust deed, mortgage, lease or other instrument executed by the
instrument, (a) that at the time of delivery thereof the trust created herein and by	ne trist agreement was in full force and effect; (b) that such conveyance or other ci
instrument was executed in accordance with the trusts, conditions and limitation binding upon all beneficiaries thereunder, (c) that the trustee was duly authorized.	ns contained herein and in the trust agreement or in any amendment thereof and Color and color and the trust agreement or in any amendment thereof and Color and deliver every such deed, trust, deed, lease and deliver every such deed, trust, deed, lease
mortgage or other instrument, and (d) if the conveyance is made to a successor or	successors in trust, that such successor or successors in trust have been properly
appointed and are fully vested with all the little, estate, rights, powers, authoritie This conveyance is made upon the express understanding and condition	is, dutier and obligations of its. his of their predecessor in trust. That ne.ther the trustee nor its successor of successors in trust shall indur any and a
personal liability or be subjected to any claim, judgment or decree for anything it	t or they or its a jents or attorneys may do or omit to do in or about the said real
estate, any and all such liability being hereby expressly waived and released. An	no nerson relying upon or claiming under any such conveyance, lease or other che trist agreement was in full force and effect; (b) that such conveyance or other che contained herein and in the trust agreement or in any amendment thereof and second employeed to execute and deliver every such deed, trust ideed lease, successors in trust, that such successor or successors in trust have been properly set, dulier and obligations of its his or their predecessor in trust shall incur any to that net the trustee nor its successor or successors in trust shall incur any to or they or its algents or attorneys may do or omit to do in or about the said real iments thereto. Only injury to person or property happening in or about said reality contract, obligation or indebtedness incurred or entered into by the Trustee in efficiaries under solve Trust Agreement as their attorney-in-fact, hereby irrevocably as trustee of an express rust, ind not individually (and the Trustee shall have no liness except only so far as the trust property and funds in the actual possession.
connection with said real estate may be entered into by it in the name of the then ber	reficiaries under state Trust Agreement as their attorney-in-fact, hereby irrevocably 📑 🖡 sa trustee of an express (ust.) nd not individually (and the Trustee shall have no 💥
obligation whatsoever with respect to any such contract, obligations or indebted	iness except only so far as the trust property and funds in the actual possession (
of the Trustee shall be applicable for the payment and discharge thereof). All pers of this condition from the date of the filing for record of this Deed.	ions and corporations whome sever and whatsoever shall be charged with notice,
The interest of each beneficiary under the trust agreement and for all person	ons claiming under them or any of them is half be only in the possession, earnings, real estate, and such interest is heleby declared to be personal property, and no
avails and proceeds arising from the mortgage, sale, or other disposition of the interest legal prequitations and proceeds arising from the mortgage, sale, or other disposition of the interest legal prequitations.	real estate, and such interest is heleby declared to be personal property, and no
avails and proceeds thereof as aforesaid	
If the title to any of the above lands is now or hereafter registered, the Re	rgistrar of Titles is hereby directed not to legister or note in the certificate of title "" with himitations," or words of similar import, in accounce with the statute in such ".
case made and provided	- 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1
And the said grantor hereby expressly waive and release any and all right or for the exemption of homesteads from sale on execution or otherwise	benefit under and by virtue of any and all statutes of the State of Illinois, providing,
The Grantor has executed this dec	ed as of October 20, 18 95
1 Dan 1. Helman	Mariane D Schermenton
Daniel T. Schermerhorh	Marianne D. Schermerhorn
State of Illinois, County of Liberry State of Illinois, County of Liberry State of Alberry State of State of Illinois, County of Liberry State of Illinois, County of Illino	unty, in the State aforesaid, DO HEREBY CERTIFY that
Dan E. T. & Mate, that if	SCHERMERIER.
personally known to me to be the same person <	whose name \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
foregoing instrument, appeared before me this day in	whose name \
delivered the said instrument as GRANTIES	free and voluntary act, for the uses and purposes therein set forth, including
Daniel T. Schermerhorh State of Illinois. County of I. the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for said Con Daniel T. In the undersigned, a Notary Public in and for sa	November 193
Given under my hand and official seal, this	Thomas vicin
Commission expires	whose name s subscribed to the person, and acknowledged that They have signed, sealed and free and voluntary act, for the uses and purposes therein sel forth, including day of November 1993 Thomas Comments NOTARY PUBLIC
This instrument was prepared by Daniel T. Schermerhorn,	41 Salem Lane, Evanston, II, 60203
This mistrument was prepared by Dental 11 Settle Heart Hornis	(NAME AND ADDRESS)
*USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE	ADDRESS OF PROPERTY
The Anna	41 Salem Lane
	ENMISTER, ZL 60203
All Susan Mack	THE ABOVE ADDRESS IS FOR STATISTICAL
MATTIO . (Name of DAVIS S	PURPOSES ONLY AND IS NOT A PART OF
EVANSTON LE 60201	THIS DEED SEND SUBSEQUENT TAX BILLS TO:
(Cry State Zip)	BAUK ONE TRUST R-3805
	BAUK ONE TRUST R-3805 41 SACEIN LYNE Exmision,
ATTENTION: LAND TRUST DEPARTMENT	41 Sacciolista
OR RECORDER'S OFFICE BOX NO.	The Care Committee

borus

LEGAL DESCRIPTION

60203 41 Salem Lane, Evanston, Il. Common Address:

0000-610-202-71-01

COPERTY Tax L.D. No.:

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2 PURC CTR 0006 MC# 16:13

25.50

Property of Cook County Cle Main's Office MAILINGS 4 93931423 H 25.50

RECORDEN 4 25.00 0.50

C Menos Banc One Corp. 1992

Form No 24007/3-92

COCK COUNTY RECORDER TESSE SKOKIE UNICE

UNOFFICIAL JANK ONE,

DEED IN TRUST

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 Illinois.
Dated Nov 9, 1993 Signature: True Grantor or Agent
Subscribed and sycen to before me by the said Granter this 9/H day of Doubleton, Negar (User, Said of the Root) Notary Public Column Section (Said of Said
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 llinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illia 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 NOV 9, 1993 Signature: Grances or Agent
Subscribed and sworn to before me by the said Granden this 974 day of placement. 1993 Notary Public Caluda Therengee
nome, how noveon 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.)