WNOFFICIAL COPY

TRUSTEE'S DEED IN TRUST

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	THE ABOVE SPACE FOR RECORDER'S USE ONLY	
l a corporation of Illinois, as Tru	11th day of November, 1992, between *HERITAGE TRUST COMPANY, istee under the provisions of a deed or deeds in trust, duly recorded and delivered f a trust agreement dated the 17th day of January, 1992, and known as Trust first part, and FIRST NATIONAL BANK OF EVERGREEN PARK, Trustee se, Evergreen Park, IL 60642	
I Dallack Sand athor bood and tis	y of the first part, in consideration of the sum of \$10.00 Ten, and no/100 and liable considerations in hand paid, does hereby convey and quitclaim unto said lowing described real estate, situated in <u>Cook and County</u> , Illinois, to wit?	i QT Joned
of Section 34; all in Township Illinols, the figure are figured and it is a figure are figured. PARCEL 2: Easement's for ling by Platfor Subdivision (10 %). In the figure are figured as a continuous of the subdivision (10 %). In the figure of this year to obtain a continuous of the subdivision are figured as a continuous of the subdivision and the subdivision of the su	Feathers, being a Subdivision of part of Section 27; and part of the North 1/2 and 37 North; Range if 1; East of the Third Principal Meridian, in Cook County, it suggests an experse unity as the country, it suggests and express the section of the Third Principal Meridian, in Cook County, it suggests are expersed unity as the country, it suggests and express for the benefit of Parcel 1; over Outlots P and R as created on a reason of the country of the c	Enter State
1	and has every rection the of two roots area very bear very come below they be of the connect the rection belonging, it (they had so of some or	idersignand September September
TRUST GRANTEE NAMED HEREI RECITED ON THE REVERSE SIDE	nereonandine or orani is nereix between the contract of the co	
deed or deeds in trust delivered to said of every trust deed or montgage (if any at the date of delivery hereof.) This der IN WITNESS WHEREOF, said party.	in the exercise of the power and aut for ly granted to and vested in said trustee by the terms of said trustee in pursuance of the trust agreement above mentioned. This deed in made subject to the lien there be) of record in said county given to the payment of money, and remaining unreleased dissubject to real estate taxes; casments, cor in ins, covenants and restrictions of record of the first payment has caused its corporate seal to be hereto affixed, and has caused its name to be ust Officer and attested by its Assistant Secretary, the days of year first above written.	Manager Co.
Albert pose position the size of interfections to reseasing as a petit off its right feature glich start.	The state of the s	752 752 752
aby side or settless, legal or side and emposely through as	The second control of the control of	्रहाताः अर्थे अर्थ
STATE OF ILLINOIS, COUNTY OF COOK SS.	.hier	५ मनेह
named Land to be the sam Scoretary res instrument as therein set fo seal of said of "OFFICIAL SEAL" Namcy K. Forrest	Igned, a Notary Public in and for the County and State aforesaid, DO HEREBY CERTIFY, has the above Trust Officer and Assistant Secretary of HERITAGE TRUST COMPANY, Grantor, personally known to me personal whose pages are subscribed to the foregoing instrument as such Land Trust Officer, and Assistant is pectively, appeared before me this day in person and acknowledged that they signed and delivered the said their own free and voluntary act and as the free and voluntary act of said Company for the uses and purposes run; and the said Assistant Secretary, as custodian of the corporate seal of said Company, caused the corporate Company to be affixed to said instrument as said Assistant Secretary's own free and voluntary act and as the intary act of said Company for the uses and purposes therein set forth. Given under my hand and Nothrial Seaf mois Pate November 18, 1992	5/1) 11 (aigo) 6/1 10 (22/15 31/29/10 (5/2/16/
D	993 Notary Public THIS INSTRUMENT PREPARED BY: CK Arnold HERITAGE TRUST COMPANY	
I CITY PALOS Hei	Tinley Park, IL 60477	

TRUSTEE'S DEED - NON-JOINT TENANCY



TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.

Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with few ithout consideration, to convey said premises or any part thereof to a successor or successors 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 donate, to dericate, to mortgage, pledge or otherwise encumber said property, or any part thereof, to lease said property, or any part opereof, from time to time in possession or reversion, by leases to commence in praesenti or 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 195 years, and 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 cer is and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereof, for other 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 easement appurtenant to said premises or any part thereof, and to deal with said property and e ery part thereof in all other ways and for such other considerations as it would be 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.

In no case shall any party dealing with said trustee in relation to said premises, 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, rent, or money borro ved or advanced on said premises, or be obliged to see that the terms of this 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 privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trust e in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this indenture and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement or in some a nendment thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empowered to execute 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 title, estate, rights, powers, authorities, duties and obligations of its, his or their predecess in in trust.

The interest of each and every beneficiary hereunder and of all persons claiming under them 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 is 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 herely directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "with limitations", or words of similar import, in accordance with the statute in such case made and provided.

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