DEED IN TRUST

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(The Above Space For Recorder's Use Only)

THIS IN		ITNESSETI DIVORCED A	ND MOT SINC	E REMARRIED	WILLIAM JAMES		
of the County	Cook ND 00/100		and State of			nsideration of the sum Dollars,	
s 10:00-),	in hand paid, and o	f other good and v	lunble considerations, rece	ipt of which is hereby	
luly acknowl	edged, Convey	and Warr	ant uni	o Austin Bank of	Chicago, an Illinois banki	ing corporation whose	
ddress is 640)0.W. North Avenue	, Chicago, Illino	and duly author	zed to accept and e	Recute trusts within the Star November 19	90 and known at	
nuer provisi rust Numbei	6710		the following	described real estat	e in the County ofCC	OOK	
<u> </u>		and	State of Illinois, to-				
IUNDRED SUBDIVIS	SIXTY SIX (166) IN WII NORTHWEST (LLIAM ZELOSI QUARTER (1/4	CY'S ROSEDA) OF THE S	(165) ALL OF LOT LE MANOR, BEING DUTHWEST QUARTER THE THIRD PRINCI	A (1/4)	į
N COOK	COUNTY ILL	INOIS.					
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Z96E	O-ES-E	\$ 81154					73
	NA VELL OLVE	14 million					ecti
•	Permanent Tax	13-05-1	310-021-0000				2
					end for the uses and nurnoses her	ni bas nis	1.1
					end for the uses and purposes her reny part or parts of it, and at at		
16	mes to improve, menage	protect and subd' a	er mir fride said rusi en	part thereof, to dediti	cany part or parts of it, and at a ite parks, streets, highways or all to confract to well, to grant option at estate or any part thereof to a late, powers and authorities vest r any part intreof, to clease said or the present or in the future and term of 196 years, and to renew leases and the terms and provisio options to renew leases and option the amount of present or future- ecty, to grant easyments or char- nant to taid real estate or any par- considerations as would be lawf ays above specified, at any time	eys and to the to pur-	HERE
: 67 01 Ti	r successors in Irust and rustee, to donate, to de	to grant to such such siculo, to mortgage.	bredes of secremors to	rruer ell of the title, in imber said real estate; o	tate, powers and authorities vest r any part thereof, to lesse said f	ied in said wai estate,	Z.
oi te	r any part thereof, from	time to time, in por perioda of time, no	isemion or re ersion, by a second ing in the case of the case of the end to an eriods of the end to an eriod of the end to a eriod of the eriod of the eriod of the eriod of the eri	leases to commence in fany single demise the and change or modific	the present or in the future and term of 198 years, and to renew leases and the terms and nervision	upon any or extend na thereof	3
at ch	any time or times here	after, to contract to	make hand to granud to control of re specific	st options to lease smi	options to tensw lesses and option the amount of present or future	ens to pur- rentals, to	SE
P	errition or to exchange i ind, to release, convey o ad to deal with said rest	mid rent estate, or an c.essign any right, th patete and every mar	ly part-thereby, ar other tle or interest in a cobo t thereof in all ther w	rc reac or, personal phop ut or easement appunte r/p and for such other	erry, to grant eastments of char- nant to said rest estate or any par- considerations as would be lawf	nes or any rt thereof, ut for any	量
De De	erson owning the same	to deal with the san	ne, whether sim ter .o.	or different from the w	sys above specified, at any time	e or times	99
Đ ₄	in no case shall any per any part threat Sien b	ry dealing with said occupyed, contract	Trustee, or any successed to be sold, leased or	in trust, in relation to	and real estate, or to whom said ites, or any successor in trust, be rust property, or be obligad to secondly or expediency of any a made every deed, trust edged, marging to property shall be conclusive or unsent, (a) that at the lime to the lime	real extere obliged to	Under y probled one references and
Se te Ti	e course application of the course of the trust have to the course of th	my purchase money, wen complied with, privileged to inquire i	or be obliged to inqui into any of the terms of	ra c suvai ceu on thii t re j ito the authority, n salu Trust Agreemenii i	ecasily or expediency of any a acassily or expediency of any a and every deed, trust deed, morit	n siere tere et of said rage, lease	18
Or fa	other instrument executor of entry person raly	ng upon or claiming	or any successor in true under any such conveys	nt, in such un to said mu	at property shall be conclusive of the ument; (a) that at the time of the (b) that such engagements of the conclusive of	vidence in a delivery per instru-	1
ft) M Ar	ent was executed in ac- pendments, thereof, if ac-	cordance with the truly, and is binding up	uers, conditions and is on all beneficiaries ther	nlistions con lined her sunder, (c) I ist lie. T	ein and in said Trust Agreemen rustee, or any successor in trust,	t or in all was duly	置
40	sthorized and empowers	d to execute and del	her every such deed, it trust, that such succasion	r or successors in Aug.	ge or other instrument and (d) is save been properly appointed and their predeterance in terrat	I in con- I are fully	图
·	This conveyance is ma	de upon the express	understanding and con-	ition that the Grante	n ither individually or as Trust u amont or decree for anything or a provisions of this Deed or out said to install, any and all a read or a lares. Into by the Trust ere said frust, greement as their s own a trust, greement as their s own a trust, greement as their s own a trust, greement as their south co	ee, nor lis It or they	X
ot A	its or their agents or at	torneys may do or or nent thereto, or for	mit to do in or about the	said real estate or undersy happening in or all	or provisions of this Deed of aut said to extate, any and all s	and Trust uch liabil-	12
it) ne	y being heraby expressly ction with said real estat -fact, heraby irrevocably	maived and released a may be entered into appointed for such	o by it in the name of the purposis, or at the cleat	in of indestruction is cu to then beneficialles un- ion of the Trustee, by it	ter said frust agreement as their s own a tine, as 7 justee of an exp	aitorney- presa trust	
en ex	d not individually (and copt only so far as the	the Trustee shall have trust property and fo	e no obligation whatso	rver with respect to any stion of the Trustee sh	such co. ***:ct abligation or indial be applied of first the payment with notice of the applied from from	ebledness et and dis- n the date	Exempt
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of ln	them shall be only in terest is hereby declared	he carnings, avails an lo be personal plop	id proceeds ariting from erty, and no beneficiary	the sale or any other hereunder shall have a	th reb. " in. while ancered lie to the control of the curry service of the control of the contro	and such	اعم
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in	If the title to suy of the certificate of title or	e trust property is no duplicate thereof, or	rw of hereefter registers memorial, the words "i in such case made and	d, the Registrar of Title n trust", or "upon cons	s is hereby directed not to 'es 'are lition'', or "with limitation." or	Morar of	1
### ###	And the said Grantor	hereby expressly	waive and release	any and all right or	benefit under and by virtue of an	r end s)	1
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or Disc	EMBLL		2				
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	ereby certify that W wn to me to be the s				ibed to the foregoing instr		1
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OLA EM RUQ	er my hand and No	ariai seal this		day of	7	19 <u></u>	
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		357	ord witerion	Ch4.	eago, IL 60646		
100 W. N	orth Avenue		70h Our Paris	対能力	BOVE ADDRESS IS FOR STA	TISTICAL PURPOSES	
	TT CACAG	J. 1.	Par Paris	SEND	SUBSEQUENT TAX BILLS TO		
icago,	IL 60635		2,27		(Name)		
Acceptable for the con-		the state of the s	era and a contract of the cont	and the second s	[PATE]		

#25.00E

TRUST NO

RÈTURN TO: Austin Bank of Chicago 8400 W. North Avenue Chicago, Illinois 60653

Property of Coot County Clerk's Office

BFC FORMS 156720

TRUSTEE

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.

business or acquire title to rea		
of Illinois	211	
Dated/-8	ture: Souton Cons	Lowski.
	Minimum of Agent	
Subscribed to and sworn to befor	e me this 8th	day of
Elean Dank	"OFFICIAL SEAL" Eleanor Dank	
NOTARY PUBLIC	Notary Public, State of Illinois Commission Expires 11/12/96	
The marks of his same aftirms	il a continue con a constante	no of the

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 Economic of Illinois.

Dated 1-8, 1993 Signature: Barbara Jantousk.

Subscribed to and sworn to before me this 8th

NOTARY PUBLIC

"OFFICIAL SEAL"
Eleanor Dank
Notary Public, State of Illinois
My Columission Expires 11/12/96

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