934490EFICIAL COPY

-		7.1				
	THIS INDENTURE WITNESSETH, that the Grantor RONALD A. VROTNEY AND MARCELLA J.					
	of the County of COOK and State of ILLINOIS for and in consideration					
	of TEN AND 00/100—————————————————————————————————	1			ı	
	and valuable considerations in hand paid, Convey and WARRANT unto the MARQUETTE NATIONAL BANK, a National Banking Association of 6316 S. Western Ave., Chicago, Illinois, as				/:	r.
	Trustee under the provisions of a trust agreement dated the 8th day of May 19 75	+	_		4	4
	known as Trust Number 5740 , the following described real estate in the County of	1	֝֞֝֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓	<u> </u>	Jo.	
:	COOK and State of Illinois, to-wit:	- 1	· 6	APH E	7.	1
	LOT 165, IN TIMBER RIDGE, A SUBDIVISION OF THE WEST & OF THE NORTHEAST	7.4.4	₹ 5	ز د سا	0	\mathcal{T}
	14 (EXCEPT THE SOUTH 32 ACRES THEREOF) AND THE WEST 1/2 OF THE EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 3, TOWNSHIP 37 NORTH, RANGE 12, EAST OF THE THIRD	9	ج بر	3 ₹	15 1	
	PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED APRIL 19, 1963,	7 7 7	کے م	γ KA		凯
	as document #18773946, IN COOK COUNTY, ILLINOIS.		ž "	"Š	3.	13
		7 4	۲. <u>۲</u>	5 %	10	J
	commonly known as 9119 BEECHNUT ROAD, HICKORY HILLS, IL 60457	4 2	ទី ៦	r S	11/1	4
	Permanent Index No23-03-209-037-0000	-11	_, ~		1	K
	TO HAVE AND TO HOLD the said a remark with the appartenances upon the trusts and for the user and purposes herein and in said trust agreement set forth. Pull power and authority is bereby get not to said trustee to improve, manage, protect and subdivide said premiers or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivide to open thereof, and to resubdivide said property as often as distinct, to contract to self, to grant options to purchase, to self on any entire with or without consider, do a to convey eather with or without consider, do a to convey eather any part thereof to a successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successors in trust and to grant to such successors in trust and to grant to such successor or successors in trust and to grant to such successors in trust and to grant to grant to such successors in trust and to grant to gran	DEAI	BAUEK KEAL DADAGDADH	ORDINANCE	100	1
	ways or alleys and to vacule any subdicts of or pur thereof, and to resubdicide said property as often as desired, to contract to self, to grant options to purchase, to self on a ly terms, to convey either with or without consider to 1, to convey said premises or any part thereof to a successors in trust and to grant in such successor or vac-	,	Ω	≸ٍ≱	120	1
	part thereof, to lease said property, or any part there it is in the fulline, in possession or reversion, by leaves to continue continue and there is in in the fulline, in possession or reversion, by leaves to continue or any terms and for any period or periods of time, not exceeding in the case of any single denies the term of 198 years, and to rance or extend leases upon any terms and for any period or periods of time and to amend, change or modify leave on the terms and provisions thereof at any time or three hereafter, to contract to make leases and to grant options to renew leaves and options to purchas: "he 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 telease, considering the manner of fixing the amount of the 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 telease, considering the manner of fixing the amount of the reversion of the reversion and to contract respecting the manner of fixing the amount of present and property.	68 m co	3 6	욹	7.	DAT
	periods of time and to amount, change or modify leave on, the terms and provisions thereof at any time or three hereafter, to contract to make leases and to grant options to leave and options to renew leave and options to purchas: the whole or any part of the revision and to contract respecting the manner of fixing the amount of present of the provided of the prov	4				L
	or assign any figure to the consideration and the same applied to the control of		į			
	fled, at any time or times hereafter. In no case shall any party dealing with said instee in relation to said remaises, 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 rompy surclasse money, tent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to linq the fit of 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 overy deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be consciously evidence in layor of every person rolying upon or claiming under roly either necessary of the 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 refer, by that such conveyance or other instrument was executed in accordance with the result resultiblishes and institutions considered in this indenture, and to this indemnity and in said trust agreement thereof and binding upon all beneficialized thereunder. (c)	has maken and for states and	į			
	that the terms of this thust have been complied with, or be obliged to find its line in the necessity or expediency of any net of said trustee, or be obliged or privileged to inquire into any of the terms of said trust exceeded in present and every deed, trust deed, mortgone, lease or other instrument executed by said trustee in relation to said real estate shall be	1.5	i i			
	conclusive evidence in favor of every person relying upon or chaining under fay such conveyance, leave or other institutions, (a) that it the line of the delivery thereof the roas consisted by this indenture and by said trust agreement was in full force and feel, (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 amendment thereof and binding upon all beneficiarles thereunder, (c)	1	3			
	that said trustee was duly authorized and empowered to execute and deliver every such disciplinated, leave, mortgage or other instrument and (d) if the conveyance is made to a successor or successor in trust, that such successor or successors in trust have been competly appointed and are fully vested with all the title, estate, rights, powers, and	1			ري ري	
	thorlifes, duties and obligations of its, his or their predecessor in trust. The interest of each and every beneficiary because and of all persons claiming under them a very of them shall be only in the carnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal participation, and no beneficiary becomes shall have any title or interest, logal or equitable, in or to said real estate as such, but only no interest in the earnings, avails and proceeds thereof as aforesaid.		<u>.</u>		3	
	or equinble, in or to said real eatite as such, but only so intense in the earnings, avails and proceds thereof as aforesaid. If the title to may of the above lands is now or hereafter registered, the Register of Titles is bereby directed not to register or note in the continent of title or duplicate thereof, or memorial, the words "in trust," or "upon condition." or "with limitations," or words is a bill import, in accordance with the statute in such case, since the condition of the condition of the condition of the condition." or words are words are condition." or "with limitations," or words.	P			33192985	
					3	
•	And the said grantur S hereby expressly sailve S and release an and all right or benefit under and by virture of any and all statutes of the State of Illinois, providing for the exemption of homosteagly from sale on execution of otherwise. In wineas Whereof, the grantur S and send S heretunto set January 14th January 193				•	
	this 14th January January January	-		,		
	Konald (Moleum) (Seal) Marches (Marcy (Seal)					
	(Seal)	1				
	Prepared By: RONALD A. VROTNEY AND MARCELLA J. VROTNEY					
-	State of TLLIDO/O I, the undersigned, a Notary Public in and for said County, in the state aforesaid, do her b, certify that				. •	
ď	County of COL SS. RONALD A. VROTNEY AND MARCELLA J. VROTNEY, BIS TO E personally known to me to be the same person whose name S. RONALD a be foregoing				4	1.
•	instrument, appeared before me this day in person and acknowledged that				:	
	"OFFICIAL SEAL" and delivered the said instrument as Their free and voluntary act, for the uses and purposes there set forth, including the release and the waiver of the right of hypnestead.				\$	2
	Notary Public, State of Illinois 19 hand and notarial seat this HT day of TAXVARY	1			7	
	My Commission Expires 10/2/95	-			Ĭ.	
_	Mary Public	J				
•	FOR INFORMATION ONLY FOR RECORDERS USE ONLY DISCRIBED PROPERTY HERE					
	9119 BRECHNUT RD					
٠	Hrwel Hus 1.					
-	M 4 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					
					<i>i.</i>	
_	DELIVERY INSTRUCTIONS: DEPT-01 RECORDING T#8888 TRAN 2285 03/1	E-1	בכ	12.	\$25	
	# 4000° # 3 - 5 - 2 - 1					
	MARQUETTE NATIONAL BANK			$\tilde{I}^{(-)}$	N)	

6316 South Western Avenue CHICAGO, ILLINOIS 60636 OR BOX 300 COOK COUNTY RECORDER

B.

DOOP OF COOP

COMPANIA DE SALVES DE COMPANIA DE CARROLA DE

UNOFFICIAL COPY

EXEMPT AND ABI TRANSFER DECLARATION STATEMENT REQUIRED UNDER PUBLIC ACT 87-543 COOK COUNTY ONLY

The SELLER or his agent hereby certifies that, to the best of his/her knowledge, and the BUYER or his agent hereby certifies that, to the best of his/her knowledge, that the name of the buyer shown on the deed 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 State of Illinois.

Dated 1-14-93
Marcella Mothey Manella Volne
SELLER OR ACENT BUTTER OR ACENT
State of Illinois SS
County of Cook
Subscribed to sworn to before me this 4 day of January 199 3
"OFFICIAL SEAL" LISA M. RIVERA Notary Public, State of Illinois My Commission Expires 10/2/95 Notary Public
NOTE. Any page who knowingly submits a false statement concerning the identity of a grantee shall

NOTE: Any person who knowingly submits a false statement concerning the identity of a grantee shall be guilty of a Class C misdeameanor for the first offense and of a Class A misdemeanor for subsequent offenses.

[Attach to deed or ABI to be recorded in Cook County, Illinois, if exempt under provisions of Section 4 of the Illinois Real Estate Transfer Act.]

UNOFFICIAL COPY

THE POST AND ADMINISTRATION OF A CONTROL OF A STATE OF

Fine Stabilities and age at factibly actively in a total care but of the fact of the parties of the basis of the control of th

		4	King and American Larges	Control of the contro	Secretary Secretary
·		0	1/2	•	Ç.
nama ji ni ing s	Andrew Commence of the Commenc		W Carl Special action		a visa transisionalika se Katalogi

described to smile

 The state of the s	ed remove the education	ME AND	e Jahannen hat er e	nd garan	ngiết of another of a still desi-	A V
			•	•		
		e.	t.	•	property of the property of the second second	٠.٠٠
and a subsequence	Andrew Commence of the Commenc		e jaran keri	ter a like jet trisi	$\frac{1}{\sqrt{2}} \frac{1}{\sqrt{2}} \frac{1}{\sqrt{2}$	
				•		

clies respect the cities of the control of the spiral real scene printing executively accurate to STACO actions excludes the cities to the control to the patient accurate spiral to the cities of a section are proporties.

The containing colors, represent the office of the property of the containing and the containing of th