WARRANTY DEED IN THE OFFICE ALCOPY

		-, 🕱		ı
	THIS INDENTURE WITNESSETH, That the Grantor, Edward R. Vrdolyak and		9	- {
	Denise Vrdolyak, his wife, as joint tenants,	1 3	Ordinatas.	- 4:
	of the County of Cook and State of Illinois, for and in consideration	Ì	45	- {
	of the sum of Ten and 00/100		دي دي	1
	in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged,		5 24	}}
	Convey and Warrant anto State Bank of Countryside a banking corporation duly organized and existing	1 \$	100	- //
	under the laws of the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois,	;	马摇 🐧	~
	as Trustee under the provisions of a certain Trust Agreement, dated the 19th day of Nov. 1992.	1 8	Transaction	-
	and known as Trust Number 92-1204, the following described real estate in the County of Cook	1,		- }
	and State of Illinois, to-wit:	1 :	Section 4551 1-1505	4
] ,	% %~~	
		}	1 23	C,
	Lots 1 thru 6, all in Block 51 in the Southwest Quarter of	117	12	
	the Northwest Quarter of Section 20, Township 37 North,	1		
	Range 15, East of the Third Principal Meridian, in	ì	8	
1	Whitford's Subdivision.	1	is ef Paragraph Section 205.146	
- 1		1	E 52	
)		1	6 2	
1			E .	
- 1	CODE CORPA RECORDER	l l	7 77	
<u>_</u> 1	ST-DG	ĺ	留め	~
: 4	1 E6/71/50 E419 WAS 44441 .	İ	迎上	(m
1	DEPT-01 ACCORDING	{	물.	. 1
1	SASTERNA MATERIAL SECONDING		<u>"'</u> M	11
1	SUBJECT TO	ļ	型儿	્ર
- [SUMBOL IO			ĺλ
l	TO HAVE AND TO HOLD the said real eather with the appurenances, upon the trusts, and for the uses and nurposes herein and in said Trust	1	音品	
Į	TO HAVE AND TO HOLD the said real estate with the appurerances, upon the triats, and for the uses and purposes serein and in said triats. Agreement set forth.	1	Econy under previsions of Paragraph Bangraph — E Section 2021.4	
-	rum power and authority is hereby grando in sale. The continuous manage, protect and subdivide said real estate as often as desired, to contract parks, streets, highways or alleys and to vacute any subdivision or part thereof, and to re-subdivide said real estate as often as desired, to contract	¥		
1	to sell, to grant options to purchase, to sell on any terms, to crave either with or without consideration, to convey said real estate or any part thereof to a nuccessor or successors in trust and to grant to such an estate or successors in trust all of the title, estate, powers and authorities vested in said	Revenue		}
-{	Trustee, to donate, to dedicate, to mortgage, pledge or othe wise encumber said real estate, or any part thereof, to lease said real estate, or any part thereof, from time to time, in possession or reversion, by leases to commence in practical or in future, and upon any terms and for any period or		4	}
- 1	periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend lease; upon any terms and for any period or precious of time, and to amend change or modify leases and the terms and provisions thereof at any time or times betreater, to contract to make	1		1
- [Agreement set forth. Agreement set forth. Agreement set forth. Full priver and authority is hereby pranted to sa. ""." so to improve, manage, protect and subdivide said real estate us often as desired, to contract parks, streets, highways or alleys and to vacute any subdivision or part thereof, and to re-subdivide said real estate us often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to crue, we dither with or without consideration, to convey said real estate or any part thereto to a successor or successors in trust and to grant to such as clease or successors in trust and to grant to such as clease or successors in trust all of the title, estate, powers and authorities vested in said Trustee, to donate, to dedicate, to montgage, pledge or other wise encumber said real estate, or any part thereof, from time to time, in possession or reversion, by leves commence in practical or in flutro, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise in terms of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to smead, change or modify leases and or in an approximate thereof at any time or times hereafter, to contract in make leases and to grant options to lease and options to renew leases and options to prevent of fixing the amount of pretent or future remains, to partitions of "exchange said real estate, or any part thereof, or other real or personal property, to grant easements or charges of any kind, to release, conv. or assign any right, title or interest in or about or easement appurenant to it times hereafter.	This space for affixing Riders and	Sec	, i
-	property, to grant easements or charges of any kind. to release, conv. or assign any right, little or interest in or about or easement appurenant in	ē.		15
- 1	easu reas essage or any part increot, and to deat with east essage and every part increof in all other ways and for such other considerations as it would be tawful for any person owning the same to deat with the same, whether similar to or different from the ways above specified, at any time	E	ti (44 " 40
ŀ	or times hereafter. In no case shall any pasty dealing with the Trustee, or any successor in trust, in elation to said real estate, or to whom said real estate, or any part thereof shall be conveyed, constructed to be sold, leased or mortgaged by said. Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money borrowed or advanced on said real estate, "tiged to see that the terrats of his trust have been compiled with, or be obliged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease "or trust any of the terms of said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every perts of (including the Registrary of Titles of said county) relying upon or claiming under any such conveyance, lease or other instrument (a) than at the line "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; is unment was executed in secondance with the trust, conditions and limitations contained in this indenture and in said Trust Agreement or in all time during the recited in secondance with the trust, enditions and limitations contained in this indenture and in said Trust, was duly authorized and empowers (or execute and disliver every such deed, trust deed, trust deed, or other instrument and (d) if the conveyance is made to a successor of successor in instrust, have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, dvice and obligations of its, his or their predecessor in trust.	affe	er A	5
}	part thereof shall be conveyed, constructed to be sold, leased or mortgaged by said Trustee, or any successor in trust, be obliged to see to the application of any nurchuse money, rent or money borrowed or advanced on said rest estate. The children is see that the terrax of this trust have been committed	ō	er Her	3
- {	with, or be obliged to inquire into the authority, necessity or expediency of any act of s id Trustee, or be obliged or privileged to inquire into any of the terms of said Trust Agreement; and every deed, tous deed, trootsage, leave by the instrument executed by said Trustee, or any successor	ટ્ર	181 0	*
1	in trust, in relation to said real estate shall be conclusive evidence in favor of every pers' a (including the Registrar of Titles of said county) relying	ğ.	He s	á
- }	and by said Trust Agreement was in full force and effect, (b) that such conveyance or other the united was executed in accordance with the trusts,	Ę	II.	
1	condutions and infinitely in this infinite and in sale trust Agreement of the all mis, and the no sherred, if any, and choosing upon all peneticianes, thereunder, (c) that said Trustee, or any successor in trust, was duly authorized and empowere, to execute and duliver every such deed, trust deed,		φ ;	'n
[tease, mortgage or other instrument and (d) it the conveyance is made to a successor of successor, in trust, that such successor or successor is trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, du lier and obligations of its, hits or their predecessor.		at	i
1	in trust. This conveyance is made upon the express understanding and condition that neither State Bank of Co. on, side, individually or as Trustee, nor		Estate Transfer Act	į.
1	In trust, This conveyance is made upon the express understanding and condition that neither State Bank of Co. an side, individually or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, judger an or decree for anything it or they or its agents or attorneys may do or omit to do in or about the said real estate or under the provisions of this Deed or said. Thus Agreement or any amendment thereto, or for injury to person or property happening in or about said real estate any and all such liability by the trusty expressly walved and released. Any contract, offigation or indebtechess incurred or entered into by the Trustee in connection with said real state any and so the provision of the trustee in the section of the trustee in the provision of the trustee in the actual provision of the Trustee shall have no trusty iton whatspever with respect to more than the provision of the trustee shall be to the provision of the trustee the provision of the trustee shall be to the provision of the trustee the provision of the trustee shall be to the provision of the trustee the		کیتو د سے	
1	thereto, or for injury to person or property happening in or about said real estate any and all such liability being he uby expressly waived and released. Any contract, obligation or indebtedness incurred or entered into by the Trustee in connection with said real attendance may be entered into by it in the		Real	j r
1	name of the then beneficiaries under said Trust Agreement as their attorney-in-fact, hereby irrevocably appointed are uch purposes, or at the election		کٹے ک	5 9
Ì	to any such contract, obligation or indebtedness except only so far as the trust property and funds in the actual not sees on of the Trustee shall be		ži z	š
1	of the Trustee, in its own name, as Trustee of an express irust and not individually (and the Trustee shall have no to decision whatsoever with respect to any such contract, obligation or indebtedness except only so far as the trust property and funds in the actual not sees on of the Trustee shall be applicable for the neighborhood of the filling for record of this condition from the date of the filling for record of this condition from the date of the filling for record of this condition from the date of the filling for record of this condition from the date of the filling for record of this condition from the date of the filling for record of this condition from the date of the filling for record of this condition from the date of the filling for record of the filling for record of this condition from the date of the filling for record of this condition of said real estate, and such into the most of the real estate only in the earnings, avails and proceeds a rising from the said of any of the filling for said real said. The record being to vest in said State Bank of confirming the filling for simple, in and to all of the real estate above described. If the title to any of the above real estate is now or hereafter registered, The Registrar of Titles is hereby directed not to register of the filling of duplicate thereof, or memorial, the words "in irust", or "upon condition", or "with limitations", or words of sin her importance with the statute in such case made and provided, and said Trustee shall not be required to produce the said Agreement of the filling and meaning of the first.		Krempt under Para	1
1	The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under them or any of them small be only in the earnings, avails and proceeds arising from the saie or any other disposition of said seal estate, and such interest the hereby declared.		Ħ	1
Į	to be personal property, and no beneficiary hereunder shall have ony title or interest, legal or aquitable, in or to said real table, as such, but only as interest in the earnings, avails and proceeds thereof as aforesaid, the intention hereof being to vest in said State Bank of countered the entire		按.	
	legal and equitable title in fee simple, in and to all of the real estate above described. If the title to any of the above real estate is now or hereafter registered. The Registrar of Titles is hereby directed not to real ter or note in the		E F	
l	certificate of title or duplicate thereof, or menurial, the words "in inist", or "upon condition", or "with limitations", or words (f sir is import, in accordance with the statute in such case made and provided, and said Trustee thail not be required to provide the said Agreement of th		ă ž	į
	or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the registered lands is in accordance with the tire intent		,	•
	and meaning of the trust. hereby expressly waive and release any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all attaints of the State of Illinois, providing for the exemption of fluoresteads from sale on execution or otherwise			
1				
(The state of the s			
1	Car San Olis		- 1	
1	(SEAL)		ł	
P	CON TO DESCRIPTION OF THE PROPERTY OF THE PROP		- 1	
1	Edward R. Vrdolyak SEALT Denise Vrdolyak SEALT		8	
1	meannach ann an		8	
Π.	state of Illinois 1. Paulette Anderson a Notary Public in and for said County.		Ž	
± 1	County of Cook .SS. in the state of aforesaid, do hereby certify that		Document Number	
T	Edward R. Vrdolyak and Denise Vrdolyak		ğ	
-	LILLY CALLEL AND WALLEL BELLEVILLE AND		6	
-	personally known to nie to be the same person S_ whose name S_ O.P.B_		1	
ﯩﻠﯩ	subscribed to the foregoing instrument, ropeared before me this day in person and acknowledged that			
FF	ICIAL SEAL " Khey signed, scaled and delivered the said instrument as their		[
	TTE ANDERSON free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the		1	
Y PI	BLIC. STATE OF ILLINOIS Sight of homestead.			
ми	SSION EXPIRES 2/11/95 Given under my hand and notarial seal this 40 day of March 1993			
٠ ۴ ٠	My letter (brown on			
	Nousy Public		میسید	W
Pr	epared by:	12	50	
		/	16	- 17
		/		
il t				
	6734 JOLIET ROAD • COUNTRYSIDE, ILINOIS 60525	ti 1.	C Form	143

STATE BANK OF COUNTRYSIDE 6734 JOLIET ROAD • COUNTRYSIDE, ILINOIS 80525 (708) 485-3100

BTK.

UNOFFICIAL COPY

Property of Cook County Clerk's Office

UNOFFICIAL COPANTEE

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 Illimois 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.

person and authorized to do business or acquire title to real estate under the laws of the State of Illinois.
Dated 3-16, 1993 Signature: Foral fatters of Agent
Subscribed and sworn to before me by the said Round T Patturson this 107 day of March 19 47 Notary Public full lay for March Notary Public full lay for March The grantee or his agent affirms and verifies that the name of the grante
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 Ill 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 3-16-93, 19 Signature:
Subscribed and sworn to before me by the said James Shaw this 16th day of March 1947

NOTE: Any person who knowingly submits a false statement concerning the identity of a grantee shall be guilty of a Class C mislemeanor 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.)

Notary Public

80301578

UNOFFICIAL COPY

Property of Cook County Clerk's Office