CAUTION. Conjust a largest belong using or auting under this form. Maither the publisher nor the police of this form Makes any surrenty and respect thereto, including any septenty of misculantability or lithues for a portacular purpose

THE ORANTORS, ALBERT BAUMCARTNER and MARIA BAUMCARTNER, his wife,

of the County of Cook and State of 111 inoise for and in consideration of Ten and no/100 (\$10.00) - - Dollars, and other good and valuable considerations in hand paid, Convey and (**MOCHECOPTICE**OUT CLAIM ...)* unto ALBERT BAUMGARTNER, 2938 Windsor Drive, Arlington Heights, Illinois 60004,

PERT-01 RECORDENS
THOUGHT HE COUNTY RECORDER

COOK COUNTY RECORDER

(The Above Space For Recorder's Use Only) INAME AND ADDRESS OF GRANTEES reserved by reinafter referred to as "said trustee," regardless of the number of trustees,) and unto all and every successor or successors in trust under sold trust agreement, the following described real estate in the County of Cook ard State of Illinois, towit: An undivided one-half interest in Lot 186 in Northgate Unit No. 2, being a Subdivision in the South East 1/4 of Section 8, Township 42 North, Range 11, East of the Third Principal Meridian, in Cook County, Illinois. 03-08-406-020 Permanent Real Estate Index Number(9). Address(es) of real estate: 2938 Windsor Drive, Arlington Heights, Illinois TO HAVE AND TO HOLD the said previous with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth. Full power and authority are hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof; to dedicate parks, are ets, highways or alleys; to vac, to 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 or without consideration; to convey said premises or any part thereof to a successor or successor in trust all of the title, estate, premises or any part thereof to a successor or successor. In trust and to grant to such successor or successors in trust all of the litte, estate, powers and authorities vested in said trustee; to donate, to red'inte, to mortgage, pledge or otherwise encumber said property, or any part thereof, from the allowing, one, in possession or reversion, by leases to commence in praesentior in future, and upon any terms and for any period or periods of time, in the case of any single demise the term of 190 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 terms and options to 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 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 to exchange of thing the amount of present or future rentals; to partition or to exchange said property, or any part thereof, for a the release, convey or assign any right, title or interest in or about or casement appurtenant to said premises or any part thereof; and to deal with said property and every part thereof in all other ways and to sucreative possible, at any time or times hereafter.

In most shall any more dealing with said transfer in relations to said transfer or to whom said promises or any part thereof shall be the same to deal with the same, whether similar to or different from the ways the cospecified, 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 said, leased or mortgaged by said trustee, be obliged to see that the terms of life trust have been complication of any purchase money, rent, or money hortowed or advanced on said premises, or be obliged to see that the terms of life trust have been complication on any of the terms of said trustee into the necessity or expediency of any set 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 a lid trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such constraints, 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 secondance with the trusts, conditions and limit (tons contained in this Indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder; (c) that such 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 successors or successors in trust have been properly appointe (c) I at of all the dille, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or a contribution of the carnings, avails and proceeds arising from the take or other disposition of said real estate, and such interest is lereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate a such, but only an interest in the earnings, avails and proceeds thereof as aforesaid. If the fitte to any of the above lands is now or hereafter registered, the Registrar of l'titles is hereby directed not to legis er or note in the certificate of title or diplicate thereof, or memorial, the words "in teast," or "upon condition," or "with limitations " or lords of similar import, in accordance with the statute in such case made and provided. And the said granter S hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of illinois, providing for the exemption of homesteads from sale on execution or otherwise. April 19 93

Abril 19 93

Albert Baumgartner In Witness Whorgot The grantor saforesaid ha Vehereunto set the I Thand S and seal S this Maria Baungatta SEAL) State of Illinois, County of 58. OF PURES.

SEACHING THE HALL ALBERT BAUMENTHON & MANIA BAUMENTHON, his wife of the properties of the said County, in the State more said, DO HERRBY OF PROPERTY OF A CHARLEST HALL BAUMENT ISSION EXPIRES 12/7/8 19**9**3 Apr<u>il</u> Commission expires PLIEN IC This instrument was prepared by Atty Drake Mertes; 701 Lee, #790; Des Piaines, IL 60016 **USE WARRANT OR OUT CLAIM AS PARTIES DESIRE**

or alim kar requestion on a red Albert Brungaria

2938 Windsor Drive

Arlington Hta.

RIDERS OR REVENE AND A STATE OF THE STATE OF

933785

Des Plaines,

DOWD, DOWD & MERTES, LID.

IL 60016

701 Lee St., Suite 790

UNOFFICIAL COP

Deed in Trust

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Property of County Clerk's Office

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STATEMENT BY GRANTOR AND GRANTEE

The granter or the granter's agent affirms that, to the best of his or her 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 a 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: April 30, 1993

Franja: or Agent

Subscribed and Sworn to before me this 30th day of April, 1993

Notary Public

OFFICIAL SEAL ...

The grantee or the grantee's agent affirms and vecifies 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 a foreign corporation authorized to do cusiness 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: April 30, 1993

fantoo or Agent

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.

Subscribed and Sworn to before me this 30th day of April, 1993.

Motary Public

OFFICIAL SEAL "
OTARY PUBLIC, STATE OF ILLINOIS
COMMISSION EXPIRES

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