WARRANTY DEED IN TRUST UNOFFICIAL COPY 94432846

The second secon	The above space for recorder's the maly	
THIS INDENTURE WITNESSE	TH, That the Grantor, Leitza Die & Tool Co. Inc.	
of the County of Cook	and State of 111 inois , for and in consideration	
of the sum of Ten and no/1	00 Dollars (3 10.00	
	d valuable considerations, receipt of which is hereby duly acknowledged, Conveyand	
Warrani unto COLUMBIA NAT	IONAL BANK OF CHICAGO, a corporation duly organized and existing as a national banking	
	States of America, and duly authorizen to accept and execute trusts within the State of Illinois, as	
Trustee under the provisions of a certain	Trust Agreement, dated the	
and State of illinois, to-wit:	the following described real estate in the County of	
and State of Intiton, 10-wit.		
Lot #2 and the	south part of Lot #1 in Balmoral-Damen	
Subdivision, a	subdivision in the Northwest Quarter of	
Section / Town	ship 40 North, Range 14 East of the Third	
Principle Merid	ian in Cook County, Illinois	
		
	- DEPT-O1 RECORDING	4
10		94 15 00 0
COUNTY RECORDER		- 4 330730
プランナーサーサ 行分をし	1937 - COOK COUNTY RECORDER	3. CT -CT -CD -4
1 + KE #-84-435 5 1864 1812 02/13/84 12:0	2021 1 94430500	
-O1 RECURBING	1d30 %	
	conditions and restrictions of record.	KEFFF
SUBJECT TO LOVERANTS,	CONDICIONS AND RESULTICEIONS OF RECORD.	BEILE
tes Euric 7ax e_14-07-101-016		K. I.
TO HAVE AND TO HOLD the taid real esta Full power and authorny is hereby granted to	le with the apputienances, upon the, and for the uses and purposes herein and so said Trust Agreement set forth, and Truster to improve, manage, piol cl and subdivide said teal estate or any part thereof, to dedicate parks, streets, highways at	2
	nd to resubdiviste said real estate at uff, in as of d, so emittees to self, to grant options to purchase, to self on any terios, to evisively all eviate or any past thereof to a successor or successor in this and to grant to such successor or successor of the little, others in deducate, to mortgage, pledge of others the secumber said real estate, or any gast thereof, to least said real estate, or any	E III
ni libereal. Jian ilme la timir, in possezion di Tevri	ion. Dy issuit to commisse in research) of in Julius. But Hours and termit and for any period of noticed of time, not exceeding in the	P3 1 1 1
ise of any single demise the ferm of 178 years, and to sd provisions thereof at any time or times hereafter, i	renew or extend leaves upon any terms and for a / p. sleed or periods of sime and to misend, change or modify leaves and the terms of contract to make leaves and to grant options to renew leaves and options to purchase the whole or any part of	
t reversion and to contract respecting the manner of hal property, to grant externents or charges of any k	fixing the amount of present or future centals, to the order of the exchange taid real estate, or any part thereof, for other real or permit into the feet of the content o	E STIL
thether similar to oc different from the ways above t	in all other ways and for such other considerations at v we also be rawfur for any person owning the same to need with the assuc, person on the or times hereafter, person to be any time or times hereafter, or any successor in trust, in relation to take real estate, or any successor in trust, in relation to take real estate, or any successor in trust, in relation to take real estate or any part thereof shall be conveyed, con-	K Bitt
tracted to be sold, leased or morrgaged by said. I tustee real extate, or be oblined to see that the terms of this t	, or any successor in Irus), be obliged to see to the application of the section money, sent or money borrowed or advanced on said. Tust have been complied with a rip be obliged to inquire into the said relief with enders or an accordance of any accordance on the	K Fi
obliged or privileged to inquire into any of the terms of trust, in relation to told real estate shall be conclusive	said Trust Agreement, and every deed, trust deed, envetage, lease in other instrument executed by said Trustee, or any successes in evidence in favor of every necessit tockselvant at the Registrate vid 51%, of taid only relying tumon or claiming under any such con-	121
veyance tease or other instrument, (a) that at the time : veyance or other instrument was executed in accordanc	of the definery thereof the truss created by this feedeminer and by said Trusts, _{and} mean was in full force and effect, (b) that such a on- e with the trusts, conductions and homestonic containers in this feedemine or a staff frust Agreement or in all agreementeess, id.	
leave, mortgage or other instrument and (d) if the corr	that said Trustee, or any successor in strust, was duly authorized and emij oweren to execute and deliver every such deed, trust deed, epistee is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and see	
This converance is made upon the express under	atherities, duties and obligations of its, his or their predecessor in trust. Transfers and condition that neither Columbia Neithaud Hank of Chicago, Individual or as Trustee, nor its successor or successor by the condition in individual to december and the product of the condition of the cond	
i irusi viaii ipicur any personal llabili) or be subjecte sal estate or under the provisions of this Dred or said ach llability buyan hereby amendaty anti-ad and rate-a-	I to any claim, judgment or decree for anything it or they in its or their agents or 410, less may do or omit to do not about the agid. Tent Agreement or any amendment thereto, or for injust su person or property supprinting to a bount said real estate, any suit all Any contract, obligation or indebtedant increased in contract into by the Trustee in contract on with said real estate may be entered.	
ito by it in the name of the then beneficiaries under sa wa name, as Trustee of an expuest trust and not indivi-	Triest Agreement or any amendment lifeteto, or for injusy or preson or property supply any, in or about 100 to a source or any amendment lifeteto, or for injusy or preson or property supply any, in or about 100 test estate, any suit all Any contract, obligation or indebtedness incurred or entered into by the Trustes in once, tion with said real estate may be entered and from Agreement as their actioners or face, fereign presented by apposited for such purple, or call the election of the Frustee, his is found the Trustee shall have no obligation who some as with saspect to any such contract, obligation or indebtedness except only	
hatsogree shall be charged with notice of this condit	in from the date of the filing for record of this Cared.	
The laterest of each and every beneficiary become	ules and condes and ferres Aussement and of all necessar elabolities under those or any of those all the note in the carmines, as all and	
reviews, while the experience, in or to fail fell estate as an Applicable Bank of Chicago the entire legal and equitable the little to pain of the blood and extend in non-	of said seal estate, and such interest is hereby declared to be presental property, and no beneficiary here. It shall have any tible or ch, but only an interest in the carnings, avait, and presents thereof as aforesaid, the levention bezent? Any to vest in said Calembia. It takes in the carnings, avait on the real entare above described. Thereafter registered, the Registres of Filter is hereby directed not to register or note in the certificate of title A Calembia.	
memorial, the words "in trust," or "upon condition," thall not be regulied to produce the said Agreement or	ne "with limitations," or wirds of similar import, in accordance with the statute in such case made and provided and said Trustup a copy thereof, or any extracts therefrom, as rederive that any tenneller, that or other dealing lavoising the construction lands is in	
accordance with the stee intent and meaning of the tell. And the said e antor, hereby expressly was	est, S. ve and release S. any and all right or benefit under and by victue of any and all statutes of the State of file-is, providing	
or the exemption of homesteads from sale on executi	on Dr. Ditherwise.	l
In Witness Whereof, the grantor	aloresaid nanereunto sernano	}
calthisday	of January 19 74 Leitza Die and Tool Co., Inc.	j
	M + H + M	1
	ISEALIBITED ISEALI	3
	ISEALI Harry J. Leitza (SEAL)	Į (
-11:		
Illinois	. Robert A. Weisman a Notary Public is and for said County, in	A I
Cook SS.	the state aforesaid, do hereby certify that Harry Leitza, President of	1
Leitza Tool and Die Co.	. Inc.	-
	10	1
"OFFICIAL SEAL"	personally known to me to be the same person whose name 18	<u> </u>
Robert A. Weisman	the foregoing instrument, appeared before me this day in person and acknowledged that	
Notary Public, State of Illinois	and delivered the said instrument as	
My Commission Expires Jan 28, 1997	January 19 94	رن
	Metatel Wereman	15/1
	Notary Public	() pur
elurn to:		•
Columbia National Ban	k of Chicago, 5462 North Damen Avenue, Chicago,	TF.
5250 N. Harlem Aven	For information only insert street address of above described property.	
Chlengo, IL 60656 & ATTN: Trust Dept.	Arepared by	
ATTIS THE DEPT.	Mammond & Rubaszewski	
	77 W Washington \$1805 Chicago, IL 60	1602
	The state of the s	7002

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Property of Cook County Clerk's Office

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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.

the laws of the State of Illinois.
Dated 5 13-, 1994 Signature: MAGE Minor of Agent
Subscribed and sworn to before me by the said count this 13 day of May 19 94. Notary Public Original Way Nota
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 State of Illinois.
Subscribed and sworn to before me by the said property of this 13 day of May of Moran Land William State of Ill Mois Notary Public 9 chard 19 cha

(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.)