WARRANTY DEED IN TRUST

94406203

94469203

		
THIS INDENTURE WITNESSETH, That the Grantor		
Bernard C. Reinwald married to LaVerne J. Reinwald		
of the County of Cook and State of Illinois for and in co of Ten and no/100***********************************	d other good	
a corporation of Illinois, as Trustee under the provisions of a trust agreement dated the . 9th May . 1994 . known as Trust Number RG-1118 . th	day of he follows in	
described real estate in the County of Gook and State of Illinois, to-wit:	}	
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DEET OF TECOR	IDING	\$23.00
€ 197777 FRHN 0 - 40730 € 1 0	3945 05/25/94 13 *-94-466	/140100 -203
COOK COUNTY		~~ ·
1599999 TRAN 3 - 40730 \$ 1 = . COOK COUNTY		
		•
Subject To: Real Estat's Taxes for the year 1993 and succeeding years' Restrictions and Covenants of Record;		
Building Lines and Village Ordinances;	1	
P.T.I.N. 03 21 402 014 1137 Property Addres: 2420 Brandenberry Ct. #2F		
Arlington Heights, Ill 60004	•	
Grantee's Address: 4000 West North Avenue, Chicago, Illinois 60639	1	
the second same and the second	in said trust	
Ell power and authority is hereby granted to said trustee to in "or, manage, protect and subdivide said premises or any pur decidence parks, streets, highways or alleys and to vacate any subdivision or art thereof, and to resubdivide taid property as often contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey said premised to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey said present discussion, to discusses, to dedicate, to mostgage, pledge or otherwise entitless and property, or any part theteof, to lesse sail year thereof, from time to time, in postession or reversion, by lesses to commence to present or future, and upon any terms period or periods of time, not exceeding in the case of any single defines the term of 198 years, and to renew or extend lesses upon to to any part of the contract to make lesses and to grant options to lesse and options to renew leases and to contract to make lesses and to grant options to lesse and options to purchase the whole or any part of the to contract to make lesses and to grant to such as mount of prevent or future rentals. A future of the exchange said property, or any part of the foother real or personal property, or grant easterned to changes of any kind, to relear, convey or assign any right, title or interest in other ways assessment appurchases as it would be lawful for any person owning the same to deal with the same, whether similar to or different in above specified, at any time of times hereafter. In oncesse shall any party dealing with said trustee in relation to said premises, or any part thereof.	d in said trust purt thereof, to as desired, to premissi or any and authorities aid property, or is and for any any sems and et hereafter, to preversion and a	_
enginest to sell, to grant options to purchase, to sell on any terms, to course to sell, to grant options to purchase, to sell on a successor or successors in trust and to grant to such successor, uccessors in trust all of the title, estate, powers it part thereof, to leave se and property, or any part thereof, to leave se	and authorities Q	94406200
being in man cruitive, to donote, a possession or reversion, by leases to immence to present or future, and upon any terms they part thereof, from time to time, in possession or reversion, by leases to immence to present or future, and upon any terms being of periods of time, not exceeding in the case of any single definise the term of 198 years, and to renew or extend leases upon periods of time, not exceeding in the case of any single definise the term of 198 years, and to renew or extend leases upon	and for any and any enverons and a	E .
for any period or periods of time and to amend, change or monty teases and the critical process of the whole or any part of the contract to make leases and to grant options to lease and options to renew leases a id options to purchase the whole or any part of the contract to make leases and to grant options of the contract remains the manner of faring the amount of present of future centrals, if striction or to exchange said property, or any	r reversion and a	6
for other real or personal property, to grant easements or charges of any kind, to release, convey or asingn any night, title or increase for other real or personal property, to grant easement appuritement to ease permises or any pair thereof, and to deal with taid property and every pair thereof in all other ways easement appuritement to ease permises or any pair thereof, and to deal with the same, whether similar to or different f	in or about or send for such from the ways	0
other considerations as it would be lawful for any person owning the same to use which the same in the same and the same specified, at any time of times hereafter. Above specified, at any time of times hereafter. The same dealing with said trustee in relation to said premises, or to white said premises or any part thereof	shall be con-	ر.
rowed or advanced on said premises, or be obliged to see that the strust have been of inplication of any purchase money, rent, or rowed or advanced on said premises, or be obliged to see that the terms of this trust have been of inplied with, or be obliged to in	aquire into the	
secessity or expediency of any act of said trustee, or be oursed or previously to include the second real real shall be conclusive evident deed, trust deed, another lease or other instrument executed by sid trustee in relation to said real reals shall be conclusive evident deed, trust deed, another instrument, as the stime of the delivery the	or money bor- nquire into the ent; and every nce in favor of ereof the trust tas executed in	
created by this indenture and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was accordance with the trusts, conditions and limitations contained in this indenture and in said frust agreement or in some amendment accordance with the trusts, conditions and limitations contained in this indenture and in said frust agreement or in some amendment of the said and deliver every su	vas executed in must thereof and much deed, trust Z	
above specified, at any time of dimes hereafter. In on case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof eyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase money, rent, or moved or advanced on said premises, or be obliged to see that the terms of the trust have been compiled within the solding to in secessity or expediency of any act of said trustees, or be obliged to graffic, or to relation to said read a said trustees, or to obliged to graffic, or to relation to said read a said trust agreement every person relying upon or claiming a content execution every person relying upon or claiming arous agreement was in full force and effect, (b) that such conveyance or other instrument, (a) the said trust as seen as accordance with the install, conditions and limitarious contained in this indenture and in said trust as, "mr.it or in some smendment bioding upon all beneficiative theretoder, (c) that said to read any or in a seen and the single upon the seen of the said trustee was disable to a successor or successors in 'to it, that such successor is trust have been properly appointed and are fully vested with all persons claiming under them or any of inter shall be only in	e or successors of its, bis or	
avails and proceeds arising from the sale of other disposition of said real estate, and such interest is hereby declared to be personal to beneficiary becoming the sale have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the said proceeds the seal of a safety-said and arrived and proceeds the said of the said	property, and the earnings,	
sysils and proceeds thereof as aforesaid. If the ticle to any of the above lands is now in hereafter registered, the Registrar of Titles is hereby directed not to register or cartificate of title or duplicate thereof, or memorial, The words "in trust", he "upon condition", or "with limitations", word import, in accordance with the statute in such case made and provided.	e note in the	
And the said grantor bereby expressly waive and release and release and all right or benefit under and by vire of statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	/ say sag 211	
In Winness Whereof, the grantoraforesaid ha. 8 hereunto set hishand his	ed reli-	
thit 24th May 17 94	Co	
1 day	<u> </u>	
Bernard G. Reinwald (Scal)	(Seal)	
Lallona A. Rain well decon	(Seal)	
(State)	(3041)	
	§	
State of Illinois 1. the undersigned 2 Notary Public in and for sai	id County, in	
County of Cook the state aforesaid, do hereby certify that Bernard C. Reinwald - LAVERNE J. RE	FINIMALS ?	
HIS WIFE		
personally known to me to be the same personwhose name	aubscribed to	
"OFFICIAL SEAL" the foregoing lostrument, appeared before me this day in person and acknowledged that. JOHN B. GRABOWSKI signed, sealed and delivered the said instrument as his free and voluntary acr.		
Notary Public, State of Illinois and purposes therein set forth, including the release and waiver of the right of bookestaid.		,
MyrCommission-Myres bared By		-
14 N. Dryden		
I W MA DIVECT	ı	١.,

Pioneer Bank & Trust Company

Arlingotn Heights, Il 60004

2420 Brandenberry Ct. #2F Arlington Hgts, Ill 60004

For information only insert street address of above described property.

Box 22

Box 158

UNOFFICIAL COPY

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UNIT NUMBER 5-2F IN BRANDENBERRY PARK EAST CONDOMINIUM AS DELINEATED ON A SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE LOT 1 IN UNIT NUMBER 1, LOT 2 IN UNIT NUMBER 2, LOT 3 IN UNIT NUMBER 3 AND LOT 4 IN UNIT NUMBER 4 OF BRANDENBERAY PARK EAST BY ZALE, BEING A SUBDIVISION IN THE SOUTH EAST 1/4 OF SECTION 21, TOWNSHIP 42 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN WHICH SURVEY IS ATTACHED AS EXHIBIT "A" TO THE DECLARATION OF CONDOMINIUM RECORDED AB DOCUMENT NUMBER 25 108 489 TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS. IN COOK COUNTY, ILLINOIS.



COOK SOUNTY RECORDER **全の乙タタナーナムー* T + 0£/0**‡ 146666 IBVM 3642 02\52\64 13:40:00 BRICHOLDE RECORDING

653.00