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Caution: Consu	ilt a lawyer before	e using or solid :	inder this torn i.	ij (Ĵ.,	3/4/4) P49517	6
·	All warranties	inches sa erarchanta			/ \ L	***	

All warrantles, incluous merchantabiniy asid vilness, are excluded.	
THE UNDERSIGNED HENRY PYRCIOCH and	COOK COUNTY
SANDRA PYRCIOCH, married to each other,	RECORDER
(collectively "Grantor")	י וובטטוטבא
of the County of Cook and State of Illinois	JESSE WHITE
for and in consideration of Ten (\$10.00) Dollars, and other good and valuable considerations in	DOLLING MENDONG
hand paid, Convey and (WARRANT /QUIT CLAIM) unto Bank One Chicago, NA ITS SUCCESSOR	ROLLING MEADOWS
OR SUCCESSORS, as Trustee under the provisions of a trust agreement	05-27-94 09:48 RECORUING 25.00
dated the 24thday of March 19 94 and	MAIL 0.50
known as Trust Number R-3952 (hereinafter referred to as the "trustee ")	# 94495 17 2
the real estate in the County of <u>Cook</u> and the State of Illinois legally described	18
here ar on the Reverse Side hereof	77/2
	(The Above Space For Recorder's Use One)
les	100% E = X 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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	or instructor or instructor of the control of the c
HEREINAFTER CALLET "TI'E REAL ESTATE".	ed or instru recordation wrent of the
OO Gunuhunala Chunat De	
Real Estate Tax I.D. Number s): 09-07-314-008	3 2 3
TO HAVE AND TO HOLD the real estate with the appurtenances upon the trusts and for the use	es and purposes herein and in the trust agreement set of the
Full power and authority are bureby granted to the trustee to subdivide and resubdivide the real e or alleys; to vacate any subdivision or set thereof; to contract to sell; to grant options to purchase; to sell	state or any part thereof; to dedicate parks, streets, highviers 🗧 🔰 🔾
to convay the real estate or any part thereof to a successor or successors in trust and to grant to such si	uccessor or successors in trust all of the title, estate, powers
and authorities vested in the trustee; to dunature, to dedicate, mortgage or otherwise encumber the real of thereof, from time to time, in possession of the version, by leases to commence in the present or in the	
of time, not exceeding in the case of any single cemise the term of 198 years, and to renew or extend t	eases upon any terms and for any period or periods of time 🖊 🧲
and to amend, change or modify leases and the terms and provisions thereof at any time or times herea and options to renew leases and options to purchase they whole or any part of the reversion and to con	tract respection the manner of fixing the amount of present.
or future rentals; to partition or to exchange the real estrice, or any part thereof, for other real or perso	nal property: to grant easements or changes of any kind: to.
release, convey or assign any right, title or interest in or abov easement appurtenant to the real es every part thereol in all other ways and for such other cons' Jeratii ins as it would be lawful for any pers	tate or any part thereof; and to deal with the real estate and so on owning the same to deal with the same, whether similar
to or different from the ways above specified, at any time of times hereafter. In no case shall any party dealing with the trustee in relation 10 the real estate, or to whom the	
to be sold, leased or mortgaged by the trustee, be obliged to see to the application of any purchase mon	ley, rent, or money borrowed or advanced on the real estate.
 or to be obliged to see that the terms of the trust have been compiled with or be obliged to inquire in be obliged or privileged to inquire into any of the terms of the trust agre most; and every deed, trust 	nto the necessity or expediency of any act of the trustee, or deed, mortgage, lease or other instrument executed by the
trustee in relation to the real estate shall be conclusive evidence in favor of every person relying unc	ng or claiming under any such conveyance lease or othe
instrument, (a) that at the time of delivery thereof the trust created herein and by the crust agreement will instrument was executed in accordance with the trusts, conditions and limitations contained herein ar	as in full force and effect; (b) that such conveyance or other,
binding upon all beneficiaries thereunder; (c) that the trustee was duly authorized and empowered t	o execute and deliver every such deed, trust, deed, lease
mortgage or other instrument; and (d) if the conveyance is made to a successor or surcersors in trust, the appointed and are fully vested with all the title, estate, rights, powers, authorities, dutins and obligation.	one of its his or their prederassor in trust
This conveyance is made upon the express understanding and condition that nothing the trust personal liability or be subjected to any claim, judgment or decree for anything it or they cuits upon the subject of the condition that nothing it or they cuits upon the condition that nothing it or they cuits upon the condition that nothing it or they cuits upon the condition that nothing it or they cuits upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they cuit upon the condition that nothing it or they condition that nothing it is nothing that nothing it is not in the condition that nothing it is nothing it is not in the	
estate or under the provisions of this Deed or said Trust Apreement or any amendments thereto, or for	injury to person or property happening in or about said real 1
estate, any and all such liability being hereby expressly waived and released. Any contract, obligation connection with said real estate may be entered into by it in the name of the then beneficiaries under and I	or indeptendess incliffed of entered into by the trustee the state.
appointed for such purposes, or at the election of the Trustee, in its own name, as trustee of an expre-	sc trust and not individually (and the Trustee shall have not
obligation whatsoever with respect to any such contract, obligations or indebtedness except only so to the Trustee shall be applicable for the payment and discharge thereof). All persons and corporations	a as the flust property and funds in the actual possessions which had been and whatsoever shall be charged with notice
of this condition from the cate of the filling for record of this peed.	- AL - AL
The interest of each beneficiary under the trust agreement and for all persons claiming under the avails and proceeds arising from the mortgage, sale, or other disposition of the real estate, and such it	interest is nurer / declared to be personal property, and no
beneficiary under the trust agreement shall have any title or interest, legal or equitable, in or to the real esta avails and proceeds thereof as aloresaid.	ite as such, but o thy artinterest in the possessions, earnings,
If the title to any of the above lands is now or heruafter registered, the Registrar of Titles is her	eby directed not to rehister or note in the certificate of title $\Im \prod \bigvee brace$
or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," or wo case made and provided.	
And the said grantor hereby expressly waive and release any and all right or benefit under and by	virtue of any and all statute. of the hate of Illinois, providing
for the exemption of homesteads from sale on execution or otherwise. The Grantor Henry Pyrcioch & Mass executed this deed as of Mass executed this deed as	arch 24 1 94
Sandra Pyrcioch have	arch 24 15 94 de la
×QUU	
State of Illinois, County of	SS.
HENRY PYRCIOCH & SANDRA PYRCIOCH	esaill, DO RENEDY GENTLY Mail
personally known to me to be the same person S wh	nose name S are subscribed to the
foregoing instrument, appeared before me this day in person, and acknowle	- 1 , ·
delivered the said instrument as their free and volunta	ry act, for the uses and purposes therein set forth, including
Given under any hand and official sear this 24th day of	March 2 19 94
Commission Straight A A DUREC \$ 11/25 19 96 UNIX	iin the During
THE TABLE OF STATE OF ILLINOIS	NOTARY PUBLIC
TWA PROPERTY AND	hwest Highway, Arlington Hts.,
TVAMEAND	
*USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE	ESS OF PROPERTY
Bank One,	89 Cranbrook Street
	Des Plaines, IL 60016
(Name) THE A	BOVE ADDRESS IS FOR STATISTICAL OSES ONLY AND IS NOT A PART OF
Tue	neen .
	SUBSEQUENT TAX BILLS TO SOLVE
(City, State, Zip)	
ATTENTION I AND TOLICT DEDADTMENT	(Name)

OR

LEGAL DESCRIPTION

89 Cranbrook Street

Common Address:

27136556

Des Plaines, IL 60016

800-PIE-70-60

Property Tax I.D. No.:

Satistics of Cook Collumn Clerk's Office of Titles of Cook County, Illinois, on November 3, 1955, as Lot 6 in Cumberland Village Unit #1, being a Subdivision of part of the Southwest Fractional Quarter of Fructional Section 7, Township 41 North, Range 12, East of the Third Principal Meridian, according to Plat thereof registered in the Office of the Registrar according to Plat thereof registered in the Office of the Registrar

J

DEED IN TRUST

Lines Banc One Cop. 1992

Form No. 24007:3-92

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UNOFFICIAL COPY 9 4 4 7 7 9 4 4 9 5 1 7 9 4 4 9 5 1 7 2

STATEMENT BY GRANTOR AND GRANTEE

The grantor or his/her agent affirms that, to the best of his/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 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.

Dated Drawel 24, 19 94			\bigcap
	Signature:	Jenny Tyra	ed
0	×On	Grantor of Ag	ent NP9/1
Subscribed and swom to before		Granton or .	Agent
me by the said Keny Rencial .	Landen Pys	reigh	
this 34 th day of much	-,	•••	
19 94 . Ox	•	§ OFFICIAL	WWW.
		S DATEDICIAL	SEAL }
Notary Public Catricia a free	<u> </u>	PATRICIA A	DURKE }
		MY COMMISSION FXF	MORGILLAR OF SE
The grantee or his/her agent affirms and ver or assignment of beneficial interest in a corporation or foreign corporation authorize estate in Illinois, a partnership authorized to in Illinois, or other entity recognized as a phold title to real estate under the laws of the Dated	land unist is eith ed to do business o do business or ad erson and authoriz	er a natural person or acquire and ho equire and hold title aced to do business	on, an Illinois old title to real le to real estate or acquire and
Subscribed and sworn to before me by the said Acarette Bissic this 15th day of April 1994. Notary Public Patrician A. Dune	' SNOTAI MY GC	FFICIAL SEAL ATRICIA A DURI IN PUBLIC STATE OF ILL MMISSION EXPIRES 117	≨C
Holary Fubile yacucan a, willie			

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.

(Attach 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.)

UNOFFICIAL COPY

Property of Cook County Clerk's Office