DEFICIAL GORY 4

ture Witnesseth. That the Grantor This RONALD W. RAIDART

		RAIDART, HI				-			
				nd the State of		.*			
-		100	P		1				z=Dollars,
and other	r good and valuable	le consideration in	hand paid, Conv	ey	·	and Warr	ini		unto
FIRST C	OLONIAL TRUS	ST COMPANY, a	n Illinois Corpor	ation, with main	offices located a	r 104 North Oal	Park Aven	ue, Oak Park,	Minais, ps
NUCCESSOR	ror successors, as	Trustee under the p	provisions of a tri	ist agreement date	ed the	21st		<del></del>	<del></del>
day of		JNE	·	. 19 <u>94</u> .	known as Trust	Number <u>65</u>	38	, the following	described
real estat	e in the County o	rC00K		and State of	Illinois, to-wit:				
	THE WEST 3	O PEET OF T LETT'S LAWR	THE SOUTH I	.39 FEET 3 IF CHROTUTE	INCHES OF	LOT 18 IN	BLOCK 2	! IN 🔳	
	SECTION 17	, TOWNSHIP	40 NORTH.	RANGE 13.	EAST OF TH	R THIRD PI	INCIPAL	8	<b>₩</b>
•	MERIDIAN,	IN COOK COU	NTY, ILLIN	OIS				<b>3</b>	3 5
		0	•	•		*		m sees.	. 1
i.	P.I.N. 13~	17-10/-051				41:500	23		OF B
		1, 10(1)31				412 33		ાતાં 🧺	6 8
	COMMONTA K	NOWN AS:				Sample of the second		•	"\"
	•		HICAGO, IL	LINOIS	•	•		<b>:</b> .	3 5
								<b>.</b>	11/2 3
•			'	`•					~ <b>≥</b>
								E	• .
			()					Persecut	
			C		9	458en.	_	of Paragra x Act.	
			C	04	9	458605.	<b>;</b>	tions of Paragrai of Tax Act.	
				04	9	458605.	. '	rovisions of Paragral	7
			C	04 C	9	458605.		ier provisions of Perugra. Travelor fox Act.	10
			C	04 Co	9	458605.		under provisions of Paragra- ans Trainder fox Act.	21-9-4
			C	04 Co	9	458605.	•	enyt under provisions of Perugral Presess Praiseler fox Act.	6-2-9
			C	Of Co	9	458605.		Exempt under provisions of Perugra- Pass Passe Trussler für Act.	6-2-9

٠.

TO HAVE AND TO HOLD the said premises with the appuriculaises, upon the trusts and for uses and purposes herein and in said trust agree-

Full power and authority is hereby granted to said trustee to improve, manage, protect and su'sliv de said premises or any part thereof, to dedicate parks, streets, highways or allers and to vacate any substivision or part thereof, and to resubdivide and 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 successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust all of the tirk. State, powers and authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber, said property, or any part hereof, to lease said property, or any part thereof, from time to time, in possessor or reversion, by leases to commence in prosessor or negative, and 'poil any terms and for any periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend lease a upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and positions thereof at any time of the reversion and to contract to make leases and to grant options to lease and options to renew leases and positions to be part of the reversion and to contract to respecting the manner of fixing the amount of present or future tentals, to partition or to exchange said property, or any join thereof, for other real or personal property, to grant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or assentent appurtenant to said premises or any part thereof, and to deal with the same, whether similar to or different from the ways allows specified, at any time or times hereafter. any time or times bereafter.

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, 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 sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase money, tent, or money bortowed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the necessity or expediency of any act 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 said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this Indentitute and by said trust agreement was in full force and effect. (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indentities and trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder. (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, nontagge or other instrument, and (d) if the conveyance is made to a successors or successors or successors in trust, that such successors or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, dates 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 any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.

If the title to any of the above lands is now or hereafter registered, the registrar of titles is hereby directed not to register or note in the Certificate of Title or duplicate thereof, or memorial, the words "in trust" or "upon condition" or "with limitations" or words of similar import, in accordance with the statute of such case made and provided.

<b>2</b>	·	<b>UNQF</b>	FICIA	AL C	OPY	
P.S.1 (987, 491)		IKST COL	СНІСАС	ADDR	Dee	NO
		ONIAL TRINO	ס. זענוא	ESS OF PI	ă. H	
		CFIRST COLONIAL TRUST COMPANY	STO	ROPERTY	frust	*
		MAII	3			
₩56985 86'88'46 } 86'88'	6198120 SEOL NA	CETH		T. Kaidart Ciddings , Illinois	6320 W.	l benequiq euw insmunieni संती
ary Public.	iloN	Q <sub>c</sub>	11	···	- \$96/10	Mark.
75-6	P. G.A	- Cal	јо Лер	Slat	INTINOIS }	SARIAKA MOISE (MANA)
sinl this		bns	4	mori lu idgir ədi ? GIVEN und	6	COMMISSION EXPIRES STATE OF TOTAL ST
soview bas	h, including the release	purposes therein set fort	ons seeu onl פני, לפר line	ं देंड वर्ण रुलाम बार्ज	J	
		appeared before me this and delivered the said		o) onli os bastirozetu. Nado indi		
	g.ə	person 8 whose nam	ome to be the same	sec nurily known to		
9455605		· · · · · · · · · · · · · · · · · · ·			O/	
	ATL HIS WIPE	GLORIA T. RAIDA	GNA TAAGIAA	ROUALD W.	3	
certify that	foresaid, do hereby o	County, in the State a	bine not brue ni	Somik Supplie	•	),50
		u	ттап В. Оус	N I	ss{	STATE OF 121 LINOIS
(SEAL)	Lin	A P com	W.	for	w Kun	(SEAL) Servall
	•					
	76 61		June	io (cb		eifb g labe
bas 8 b	yueų	119	d <u>d</u> 15e Ginusi	on SV erl bics:	ភាលិនន្ន រលវានាន្ត	In Witness Witereof, the g

And the said grantor a hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of Ultimois, providing for the exemption of homesteads from sale on execution or otherwise.

## 37AM FIRST COLONIAL TRUST COMPANY TATEMENT LY CHATOR, ND GRAFER 4

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 comporation or foreign comporation 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.

Signature: X Dated June 21. **. 19** 94 Grantor on Agent Subscribed and sworn to before me by the said Gloria T. Raidart OFFICIAL OFFICIAL SEAL NORMAN R. OYEN this 21st day of June NOTARY PUBLIC STATE OF ILLINOIS 19\_04\_. Motary Public MY COMMISSION EXPIRED ILLINOIS

The grantee or his eyect affirms and verifies that the name of total grantee Notary Public 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 Auguire 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 June 21 **, 19**94 Signatura: Subscribed and sworm to before me by the said Gloria T. Raidart this 21st day of June 19 94 Motary Public NOTE: Any person who knowingly submits a false statement concerning the

NOTE: Any person who knowingly submits a false statement concerning the identity of a grantee shall be quilty of a Class C misdemeanor for the first offense and of a Class A misdemeanor for subsequent offenses.

(Atach to deed or ASI to be recorded in Cook County, Illinois, (f) exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)



## **UNOFFICIAL COPY**

And Angle and

August State August State Constitution of the Constitution of the

with the force for a some of a line of a second relative of a second rel

na kakama 17 kga mala mati Kabupatèn mati kabupatèn ili mpalaba

