94694499

<u></u>	<u> </u>	(The Moove Space	Por Recorder's Ose Only)	
	TURE WITNESSETH, that the Grant			
of the County of	COOK and State of	ILLINOIS	for and in consideration of the sur	н
10.00	). In head paid, and of off	er good and valuable co	onsiderations, tereint of which is bereiv dul	i,
acknowledged, Co	nvey and Warrant unto	FIRST COLONIAL BAN	K NORTHWEST , an Illianis bank	
ing corporation of	Niles , Itlinois, and duly authorize	d to accept and execute	s trusts within the State of Illinois, as Truste	
under the provision	ra of a certain Trust Agreement, dated the 23xd	day of JANUARY	19.8 Land known as Trust Numbe	r
781	, the following described real estate in the UNIT 13-34-L-T IN OLD ORCHARD COUNTRY C	County of COOL	MINIUM AS DELINEATED ON A SURVEY	
SUDJECT TO:	OF THE FOLLOWING DESCRIBED REAL ESTA' SUBDIVISION OF PART OF THE NORTHWEST 1/4 OF SECTION 28, TOWNSHIP 42 NORTH, FI SURVEY IS ATTACHED AS EXHIBIT "A" TO THE DINUMBER 89 159830 TOGETHER WITH ITS UNDIN IN COOK COUNTY, ILLINOIS.	/4 OF SECTION 27 AN ANGE 11 EAST OF TH ECLAPATION OF CON NOED PERCENTAGE I	ID PART OF THE EAST 1/2 NORTHEAST IE THIRD PRINCIPAL MERIDIAN, WHICH DOMINIUM RECORDED AS DOCUMENT NEREST IN THE COMMONELEMENTS,	
O 133	·		-28-204-035-1171	
	ress: Unit C, 1007 Butter			- 1
TO HAVE AND said Trust Agreeme	O TO HOLD the said real estate with the appurte	nances, upon the trusts	, and for the uses and purposes berein and in	' {
kult manner and	antiquetty to I are by wearing to enid Truster with re	spect to the real estate	or any part or parts of it, and at any time or	. {
times to improve, any subdivise chase, to sell on an or successors in tru trustee, to donate, or any part thereof terms and for any pleases upon any terms any time or time chase the whole or partition or to exchange the subdivide of release con	manage, processed and subdivide said real estate or a son or part for of, and to resubdivide said real estate or a son or part for of, and to resubdivide said real estate or a premay to the processor or successors in to dedicate. In most, say, pledge or otherwise and for time to time, in obsassion or reversion, feriod or periods of time, not obsassion or reversion, feriod or periods of time, not to an a hereafter, to control or periods of time and to as a hereafter, to control or on the desired and to grant part of the reversion and o contract respectange said real estate, or any part thereof, for other or assign any right, title of the record for other same or assign any right, title of the first of the same of the same of the or of the same of the same to deal with the same, whether imits to	sy part thereof, to dedict state as often as desirer eration, to convey said trust all of the title, cumber said real estate, y leases to commence of any aingle demise theret, change or modifient options to lease and get the manner of fish, per real or personal prout or exement apput	icate parks, Airesis, highways or alleys and to 1, to contract to self, to grant options to pur- real estate or any part thereof to a successor extate, powers and authorities vested in said or any part thereof, to lease said real estate, in the present or in the future and upon any te term of 198 years, and to renew or extend y leases and the terms and provisions thereof toptions to renew leases and options to pur- g the amount of present or future rentals, to operty, to grant easements or charges of any leases to said real estate or any part thereof enemant to said real estate or any part thereof	
in no case shall a	my party dealing with said Trustee, at any successistal be conveyed, contracted to be said feated or on of any purchase money, tent or makey person have been compiled with, or be obliged to inquire into any of the term of executed by said Trustee, or any successor in or relying upon or claiming under any such conveyated by this Deed and by said Trust Agreement value and the said that the trust, conditions and it, if any, and in binding upon all beneficiaries the owered to execute and deliver every such deed, it successor or successors in trust, that such successible, estate, rights, powers, authorities, duties and company the party of the contraction.	or in trust, in relation to	sald real estate, or to whom said real estate	- [.
see to the application	on of any purchase money, tent or menty perray	ed or advanced on the	trust property, or be obliged to see that the	- 1
Trustee, or he oblig	have been compiled with, of he obliged to in the deep of the term, c	see into the authority, said Trust Agreement;	necessity of expediency of any act of said; and every deed, frust deed, mortgage, lease	
or other instrument	executed by said Trustee, or any successor in a relying upon or claiming under any such convey	et, in relation to said to ance, lease or other ins	rust property shall be conclusive avidence in trument, (a) that at the time of the delivery	
thereof the trust cre	ated by this Deed and by said Trust Agreement vi	a in force and effect	ct, (b) that such conveyance or other instru-	- };
amendments thereof	in accordance with the trusts, conditions and t , if any, and is binding upon all beneficiaries the	re inder, (c) that said	Trustee, or any successor in trust, was duly	- {:
authorized and emp	owered to execute and deliver every such deed, if successor or successors in trust, that such successors	rus) dend lease, mortg or or street sors in trust	inge or other instrument and (d) if the con- have been properly appointed and are fully	
vested with all the t	lile, estate, rights, powers, authorities, duties and	ubligations of its, his	or their predecessor in trust,	- 13
This conveyance	is made upon the express understanding and con ors in trust shall incur any personal liability or be	dition that the Grante subjected is an equin	e, neither individually or as Trustee, nor its , judgment or decree for anything it or they	- [
or its or their agents	or attorneys may do or amit to do in or about the	e said real estate ∕a inc	fer the provisions of this Deed or said Trust	-   1
ity being hereby exp	menament thereto, or for injury to person or pro- ressly waived and released. Any contract, obligati	on or indebtedness is ic	problem in the state, any and all such liabilities of entered into by the Trustee in con-	J:
nection with said real	lestate may be entered into by it in the name of the	he then beneficiarie. ". lion of the Toute" in i	ider said Trust Agreement as their attorney-	\£
and not individually	(and the Trustee shall have no obligation whatso	ever with respect to an	y uch contract, obligation or indebtedness	
charge thereof). All	or attorneys may do or omit to do in or about the mendment thereto, or for injury to person or property waived and released. Any contract, obligatile estate may be entered into by it in the name of tecably appointed for such purposes, or at the election of the trustee shall have no obligation whatso the trust property and funds in the actual prosesses the trust property and funds in the actual possesses and whatso and corporations whomsoever and whatso of the Dead.	sever skall be charged	n is no applicable for the payment and dis- with no ice of this condition from the date	
OF THE PUBLIC INC.	id di iliis beed.			1
The interest of early of them shall be only	tch and every beneficiary hereunder and under sa y in the earnings, avails and proceeds arising from	id Trusi Agreement and Trite sale or any other	d of all per one claiming under them or any disposition of the trust property, and such	-
of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of the trust property, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or intrest, legal or equitable, in or to said trust property as such, but only an interest in the earnings, avails and proceeds thereof as aforestic, me thention hereof being to vest in the Trustee the entire legal and equitable title in fee simple, in and to all of the trust property above described.				
If the title to any of the trust property 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 a mitations", or words of				
in the certificate of title or applicate thereof, or memorial, the words "in trus" or "upon condition", or "with a minitations", or words of a similar import, in accordance with the statute in such case made and provided.				
And the said Gran	ntor S heraby expressly waive and release of fillinois, providing for the exemption of homo	any and all right or	benefit under and by virtue of any and all	
	EREOF, the Granton Baloresaid ha Veneroun	their books	9 and seel 8 this 7 3	1
111 377727	- //	IO MET TOTAL TOWNER.	A A	- [-
day of JUN	PAIN	17-1		
BUMM	Seal	april on	. (8:41)	T
ALVATORE R	. SALERNO	ANTONIETTE	J. SALERNO	
* ***	THATA			
	INOIS			
COUNTY OF COO	<u>K</u>			-
t.		Notary	Public in and for said County, in the State	
foresald do hereby s	ertify that SALVATORE R. SA		NTONIETTE J. SALERNO	
nersonally knows	***************************************		to the foregoing instrument, appeared be-	1
ore medification in the		nd delivered the said in	strument as their free and volun-	ĺ
NOTARY PO	the purpose The old dott farth, including the rele	ase and wasver of the	right of homestead.	İ
OTV AN PUCOMONS	SION EXPIRES 3/27/96	09/ 04/J	ME 1994.	1
mundly -	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	( hut		İ
Opigalision expires _			NOTARY PUBLIC	1
				J
Sugar Prepuled B	y:	ADDRESS OF		
Nicholas V	. Christy	Unit	C, 1007 Butternut	
		MA. T	mormort II COACC	
10602 3 d F	wing Avenue	THE ABOVE	TOBDECT, IL 60056 ADDRESS IS FOR STATISTICAL PURPOSES IS NOT A PART OF THIS DEED	
	TANK ANY CAME		•	
Chicago, 1	Ilinois 60617	SEND SUBSE	QUENT TAX BILLS TO:	
		<del> </del>	(Name)	
				_
orm 89-05 Banklorms, Inc.			(Address)	$\cap$

VILLAGE OF MOUNT PROSPECT CONTRACTOR OF THE CARDENS OF SEVENUE STAMPS HERE & Cook County Grat. SSTDA Par. 94694499 76-5-8

DOCUMENT NUMBER

DEED IN TRUST
(WARRANTY DEED)

LEBST COLONIAL BANK NORTHWEST

Niles, Illinois

TRUSTEE

TRUST NO.

RETURN TO: FIRST COLONIAL BANK NORTHWEST 8720 Dempster Street

Niles, Illinois 60648

Property or Cook County Clerk's Office

DEF!-01 RECORDING \$25.50 1\$0003 TPAM 3986 08/05/94 10:33:00 \$6168 \$ ₩₩₩ ₩₩₩ ₩₩₩ ₩₩₩ ₩₩₩ ₩₩₩ ₩₩₩ ₩₩₩ CODK COUNTY PECCADER

94694499

## **UNOFFICIAL COPY**

## 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.

Dated: Juny 25, 1994.

Signature:

**Grantor or Agent** 

9,7697,799

SUBSCRIBED AND SWORN to

before me this \_\_\_\_\_ day of June, 1994.

Grene C.

ANNE C. ANDERBOAL

HUTARY PUBLIC STATE OF ILLINOIS HI COMMISSION EXP. NOV. 13,1994

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 lilinois, 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 25, 1994.

Signature:

Grantee of Agent

SUBSCRIBED AND SWORN to

before me this 25

day of June, 1994.

OFFICIAL SEAL

AHNE C. ANDERSON

NOTARY PUBLIC

NOTARY PUBLIC STATE OF ILLINOIS MY COMMISSION EXP. NOV. 13,1994

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.

(Attached 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