DC 315708

WARRANTY DEED I	N TRUST	94844	NSAT: CO	JP	ì			
THIS INDENTURE WI	TNESSETH, That	the Grantor,	RYAN BUILDERS,	INC.	an		]	
TITINGIS CORDOR	ation.					onsideration		
of the County of of the sum of Ten (in hand paid, and of oil Convey and Warrant	er good and valuat	ole consideration	s, receipt of which is	hereby i	duly ack	cnowledged,		
under the laws of the Stat as Trustee under the pro and known as Trust Nur and State of Illinois, to-	e of Illinois, and duly visions of a centain ober 91-1087.	ly authorized to a Trust Agreemen	scept and execute trusts it, dated thelst	within day of .	the Stat	e of Illinois, _ , 19 <u>91</u> ,		
SOUTHWEST 1/4 NORTH, RANGE	OF THE SOUTH 12, EAST OF T AT THEREOF RE	WEST 1/4 OF HE THIRD PR CORDED FEBR	, A SUBDIVISION SECTION 12, TO INCIPAL MERIDIA UARY 26, 1953 A LINOIS	WNSHI N, AC S DOC	P 37 CORD- UMENT			
PERMANENT INT	X NIIMBER: 2	3-12-308-01	9	. T#I	0011	RECORDING TRAN 3956	09/29/94	\$23.00 11:36:00
			EET, PALOS HILL	_	COOK	COUNTY RE	OROER	344481
			s and to easeme record.				<u> </u>	
TO HAVE AND TO HOLD Agreement set forth. Full power and authority is hearts, siretets, highways or alleys to sell, to grant options to purchas os successor in 17 trustee, to donate, to dedicate, to thereof, from time to time, in periods of time, not exceeding in or periods of time, and to amend leases and to grant options to least the manner of flaving the amount property, to grant easements or said real estate or any part there would be isswill for any person or times hereafter.	and to wacute any subdives, to sell nany introduces, to sell nany introduces, and to grant to such a managage, pledge or othe particles of the case of any sing le demit of the case of any sing le demit of present or fourter rentals harges of any kind, to tell of, and to deal will said no find the call will said no find to deal will said no find to find the find to said the find the f	on of part hereof, conv y either with or necessor or assectators in the country said leas a lo commence it is at the confidence in the confidence in the confidence in the conversion of the conversion of the confidence in the conversion of the con	and to re-subdivide said real e without consideration, to convin trust ell of the title, estate, prael estate, or any part thereof, a praesenti or in futuro, and up re, and to renew or extend lease ovisions thereof at any time or raise the whole or any part of the time of time	state as offers and reactions and reaction and let upon an times here is reversion thereof, or about our ways about the way about the ways about the ways about the ways about the ways ab	ten as desi il estate or d authoritie aid real est rms and fo y terms and eafter, to and to cor , for other or easement other con-	red, to contract any part thereof is vested in said ace, or any part r any period or if for any period ontract to make itract respecting real or personal i appurtenant to siderations as it led, at any time	affixing Riders and Revenue Stamps	
In no case shall any party the part thereof shall be conveyed, co of any ourchase money, rent or mith, or be obliged to inquire in of the terms of said Trust Agree in trust, in relation to said real eupon or claiming under any such and by said Trust Agreement wa conditions and limitations contain thereunder, (c) that said Trustee.	taing with the Triblee, or intracted to be sold, leased to the authority, necessity ment; and every deed, trugistate shall be conclusive es conveyance, lease or othe in full force and effect, of in this Indenture and in so or any successor in trust, the total of the trugistate shall be to the trugistate and in sor any successor in trust, the total of the trugistate trugistate shall be trugistated to the trugistate of the trugistate shall be successor in trust, the trugistate shall be trugistated to the trugistate shall be successor in trust, the trugistate shall be successed to the shall be successed to the trugistate shall be successed to the trugistate shall be successed to the shall be shall be shall be successed to the shall be	any successor in this or mortgaged by sait, ed on said real estate, or expeciency of any st deed, mortgage, let vidence in favor of eve r instrument (a) that a b) that such conveyan said Trust Agreement of was duly authorized re is made to a success	o be bliged to see that the te act of a furnishing or any successor in true of the see of the the second of trustee, or the obliged to see that the te act of a furnishing the Regist person of including the Regist the time of the delivery there corother in rument was exert in all ament are is thereof, if a secute and or or successors, in "usus, that it was the proof or successors, in "usus, that it was the secure and or or successors."	t, be oblighted or privated or privated training the trust cuted in a ny, and bit deliver evalue.	ed to see to s trust have vileged to i o les of said it created by scordance ading upon ery such dessor or suc	the application to the application to the application of the any rany successor country) relying the interest of the application of the applicatio	This space for a	
have been properly appointed and in Irust.  This conveyance is made up its successor or successors in it agents or attorneys may do or omithereto, or for injury to person or Any contract, obligation or indefinance of the then beneficiaries un of the Trustee, in its own name, to any such contract, obligation applicable for the payment and dition from the date of the filting. The interest of each and eve shall be only in the earnings, availed to a contract in the carnings, availegal and equitable title in few if the title to any of the above if fine title to any of the above if first of title of duplicate of title or duplicate or any extracts therefront, as evi and meaning of the trust.	on the express understands is shall incur any persona i to do in or about the said property happening in or a stedness incurred or entereder der said Trust Agricment i is Trustee of an express tru or indebtedness except on incharge thereof). All person or record of this Leed.	ing and condition that I liability or be subjet real estate or under the bout said real estate at dinto by the Trustee as their attorney-in-fac ast and not individually so far as the trust pas and corporations with the state of the state o	neither State Bank of Jointi ried to any claim, judg nent or provisions of this Dece or selfly and all such liability being on in connection with said rear of the connection with said rearrance with said rearrance with said rearran	recree for Trust Agreemby expri- ate may be to such poor of the such poor	ranything rement or essity waive entered in the control of the con	as trustee, nor it or they or its any amendment of and released, into by it in the r at the election ver with respect Trustee shall be ce of this condi-		
The interest of each and ever shall be only in the earnings, avail to be personal property, and no an interest in the earnings, avail- legal and equitable title in fee si- if the title to any of the abor- certificate of title or duplicate th accordance with the statute in so or any extracts therefront, as evi- and meaning of the trust. And the said granter— and all statutes of the State of II	cy beneficiary negatives; is and proceeds arising fro conflictary hereunder shall and proceeds thereof as a mple, in and to all of the e real estate is now of the eroof, or memorial, the wuch case made and provide dence that any transfer, chereby expressly waive	in the sale or any other in the sale or any other i have any title or interaction real estate above describer registered. The ords: "in trust" or "ued, and said Trustee sharge or other dealing.	of disposition of said real estate, reat, legal or equitable, in or in hereol being to vest in said vibed.  Registrar of Titles is hereby d pon condition, or "with limit all not be required to produce it involving the registered lands is a said of the said o	and such o said reading Bank irrected noi ations", or the said Ag in accordance to benefit unterwise	in rest is a tate, as of Cov ar to register words of reement or dance with ander and the rest is to rest in the re	hereby declared such, but only yarle the entire man ar import, a op mereof, the cur intent by vir ae of my		·
In Witness Whereof, the seat this	grantor afore 22nd	said ha <u>s</u> her	eunto seteptember		hand	i (nd)		<del></del>
RYAN BUILDERS.	INC	[SEAL]				[SEAL]		<b>3</b> ⁄2
1 insty	President	(SEAL)				[SEAL]		9484448
	Patricia k						Num	<b>4</b>
State of State of Solution of Solution	in the state of aforesaid of RYAN BUIL	do hereby certify to DERS, INC.	hat Timothy E.	Ryan	Prei	sident_	ocument Number	481

personally known to me to be the same person \_\_\_ whose name

"OFFICIAL SEMPETIMEN to the foregoing instrument, appeared before me this day in person and acknowledged that PATRICIA MURDOCHighed, sealed and delivered the said instrument as his his mortant PUBLIC, STATE OF CHELHOID Contary act, for the uses and purposes therein set forth, including the release and waiver of the MY COMMISSION EXPIRES 10/10/1950/gestrad.

Prepared by:

Dowd, Kennedy & Dowd 4001 W. 95th Street

Oak Lawn BANK OF COUNTRYSIDE 6734 JOLIET ROAD - COUNTRYSIDE, ILINOIS 60625 (708) 485-3100

Opposition of him and house

is

September

## **UNOFFICIAL COPY**

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