	İ	<i>;</i> ; .
THE GRANTOR #, RICHARD G. VEGA, divorced and not since remarried, and ROSEMARY VEGA, a widow, of 2925 N. NORMANDY, CHICAGO, IL		
of the County of COOK and State of ILLINOIS for and in consideration of TEN and xx/100 Dollars, and other good and valuable considerations in hand paid, Convey and (WARRANT /XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	- DEPT-01 RECORDING - T\$7777 TRAN 8913 10/07 - \$2919 \$ DW #-94 - COOK COUNTY RECORDER	\$25.50  /94_13:13:00  -870106
of 2925 N. NORMANDY, CHICAGO, ILLINOIS 60634 (NAME AND ADDRESS OF GRANTEE)	(The Above Space For Recorder's Use Only)	ı
as Trustee under the in visions of a trust agreement dated the 201h day of A Number 2925 hereinafter referred to as "and trustee," regardless of the num successors in trust under said trust agreement, the following described real estate in the Illinois, to wit: The south 40 feet of Lot 91 in First Add being a subdivision of the West Half of the Northe taken for railroad, in Section 30, Township 40 Nor Third Principal Actions in Cook County, Illinois Permanent Real Estate Index Number 31.	theref trustees,) and unto all and every successor or the County of COOK and State of ition to Mont Clare Gardens, ast Quarter (except that part th, Range 13, East of the	
Address(es) of real estate: 2925 N. NORMANDY, CHICAGO	, ILLINOIS 60634	1
TO HAVE AND TO HOLD the said primities with the appurtenances upon the tritrust agreement set forth.	usts and for the uses and purposes herein and in said	2
Full power and authority are hereby granted to send trustee to improve, manage thereof; to dedicate parks, streets, highways or alleys; a vacute any subdivision or part til desired; to contract to sell; to grant options to purchas; to sell on any terms; to convey e premises or any part thereof to a successor or successor, and authorities vested in said trustee, to donate, to dedicate, to mortgage, pledgic thereof; to lease said property, or any part thereof, from time for time, in possession or refuture, and upon any terms and for any period or period or time, and to a provisions thereof at any time or times hereafter; to contract to make leases and to gran options to purchase the whole or any part of the reversion and to contract respecting the rentals; to partition or to exchange said property, or any part thereof, for other ceal or perskind; to release, convey or assign any right, title or interest in or about on essement apput deal with said property and every part thereof in all other ways and for such of net conside the same to deal with the same, whether similar to or different from the ways by a specific	t, protect and subdivide said premises or any part hereof, and to resubdivide said property as often as either with or without consideration; to convey said coessor or successors in trust all of the title, estate, it or otherwise encumber said property, or any part eversion, by leases to commence in praesenti or in it of any single demose the term of 198 years, and to mend, change or modify leases and the terms and it options to lease and options to renew leases and a manner of fixing the amount of present or future somal property; to grant easements or charges of any itenant to said premises or any part thereof; and to rations as it would be lawful for any person owning field, at any time or times hereafter.	under Reaffext Nupers on Revenue Strange Here  OCT 7 1994 Sign.
In no case shall any part; dealing with said trustee in relation to said premise, or conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to money borrowed or advanced on said premises, or be obliged to see that the terms of, inquire into the necessity or expediency of any act of said trustee, or be obliged or provagreement; and every deed, trust deed, mortgage, lease or other instrument executed by conclusive evidence in favor of every person relying upon or claiming under any such continue of the delivery thereof the trust created by this Indenture and by said trust agree conveyance or other instrument was executed in accordance with the trusts, conditions and trust agreement or in some amendment thereof and binding upon all beneficiaries thereif empowered to execute and deliver every such deed, trust deed, lease, mortgage or other successor or successors in trust, that such successor or successors in trust have been proper estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in	to whom said premises or any part thereof shall be or the application of any purchase money, rent, or it trust have been complied with, or be obliged to seried to inquire into any of the terms of said trust or any trustee in relation to said real estate shall be "Leyance" lease or other instrument. (a) that at the ement was in full force and effect; (b) that such flimit tions contained in this Indenture and in said instrument, end (d) if the conveyance is made to a rity appointe land are fully vested with all the title, (trust.	Rear Rupers of Bridge Paragraph Para
The interest of each and every beneficiary hereunder and of all persons claiming earnings, avails and proceeds arising from the sale or other disposition of said real estate, properly, and no beneficiary hereunder shall have any title or interest, legal or equitable, in the earnings, avails and proceeds thereof as aforesaid.	gunder them of Facol them shall be only in the and such interest is jereby declared to be personal in or to said real estate a. s.ich, but only an interest	-
If the title to any of the above lands is now or hereafter registered, the Registrar of Ti certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon cond mport, in accordance with the statute in such case made and provided.	itles is hereby directed not to regis er or note in the littion," or "with limitations" or words of similar	Exempt Par. Date
And the said grantor S hereby expressly waive and release any and all restatutes of the State of Illinois, providing for the exemption of homesteads from sale on exclan Witness Whereof, the grantor S aforesaid have hereunto set the I hand S tay of AUGUST 1993 (SEAL)  RICHARD G, VEGA ROSEMAR	and seaf this 20th	Exem Par. Daie.
State of Illinois, County of COOK  I, the undersigned, a Notary Public in and for said CERTIFY that RICHARD G. VEGA, d/n/s personally known to me to be the same person S.	County, in the State aforesaid, DO HEREBY /r, and ROSEMARY VEGA, a widow _ whose name 5 are subscribed to the	5487
SEAL foregoing instrument, appeared before me this day up por sealed and delivered the said instrument as <u>FREE</u> therein set forth, including the release and waiver of the	_ free and voluntary act, for the uses and purposes right of homestead.	910
ity and and official seal, this20th	day of AUGUST 19 93	த
ommission curvies 11/9 19 93  Martin Turning Las prepared by BRUCE F. CIURA, 1935 S. PLUM CROT (NAME AND ADD	NOTARY PUBLIC VE, #294, PALATINE, IL 60067 DRESS,	94870106 OKIDE
USE WARRAND ROUIT CLAIM AS PARTIES DESIRE		
BRUCE F. CIURA SEND	SUBSEQUENT TAX BILLS TO	50
Attorney At Law	same (Name)	BIM
1935 S. Plum Grove Rd., Suite 294	(Address)	
Palatine, IL 60067 (City, State and 2p)	(City, State and Zip)	
	(Ung. gidle #70) 470)	

UNOFFICIA	Ц C	OP'	Y		
				Deed	
		70		<b>5</b> .	
				Tru	

Property or Coot County Clert's Office

GEORGE E. COLE®

94870106

## UNOFFICIAL COPY

## STATEMENT DI GRANTOP AND GHANTE!

he grante	or or his agent affi	irms that, to the best of his knowledge, the	
Duc 01 61	he grantee shown on	the feed or assignment of beneficial interes	1
n a land	trust is either o n	natural person, an Illinois corporation or	
prejen co	orporation authorise	ed to do business or acquire and hold title t	D
rad matas	te in lllinois, a pa	ireneration authorised to do business or acqui	7
nd hold t	title to real estate	in Illinois, or other entity recognized or	•
erson and	d authorized to go b	ousiness or acquire title to real estate unde	7
he lows c	of the state of 1111	noil.	
	11. 000	signature: Relique de la Signature de la Signature de la Relique de la Referencia de la Ref	
)led/	1017 . 434 \$	signature: Melieur Alle	
		Gientoi oi Agem	
npectipec	blic Stan	Emmand CE/	
i by the	sord lumid tran	*OFFICIAL SEA	
has 7/0	day of us	BRUCE F. STATE OF ILLINOIS	
(sui	18.00	THE CHARGON EXPIRES 11:997	
otary Pul	blic / 1 - h	MT A. James and A.	
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
he grante	ee or his agent affi	rms and verifies that the name of the grante	e
hown on t	the deed or assignme	nt of beneficial interest in a land trust is	
ither a p	natural person, an l	llinois corporation or foreign corporation	
uthorized	d to do business or	acquire and hold title to real estate in 111	it
Partners	ship authorized to d	o business or acquire and hold title to real	
state in	Illinois, or other	entity recognized at 🎍 person and authorized	
o do busi	iness or acquire and	hold title to real criate under the laws of	
ha	A 11112 - 12		
1.1	/2		
106(6/	7 . 19 97 6	ignature: / Killard & 1000	
<del></del>		ignature: Replace of Agent 8	
	d and sugar to beloft	* HOTOMAN AND AND AND AND AND AND AND AND AND A	
t by the		"OFFICIAL SF	
his No	day of licks	- BRUCE F, CIURA	
9 <u></u>	18-20	NOTARY PUBLIC, STATE OF ILLICOIS  MY COMMISSION EMP. TO THE CANADA TO THE COMMISSION EMP. TO THE CANADA TO THE CAN	
otary Pub	1) 10	Mary Mary	
		· · · · · · · · · · · · · · · · · · ·	
DTE: Any	person who knowingly	y subrats a false statement concernanc the fa	
2 d c 1	ritaty of a granter si	hall be guilty of a Class C misdemeaner feng	
the	faret offense and of	f a Cless A masdemeanor for subsequent 💎 🙎	
0110	C 7. F € E .	y submits a talke statement concerning the hall be guilty of a Class C misdemeanor for Subsequent Concerning the Concerning th	
		o o o o o o o o o o o o o o o o o o o	•

xempt under the provisions of Section 4 of the Illinois Real Estate

## **UNOFFICIAL COPY**

Property of Coof County Clerk's Office

SCHOOL CASE

9:870106