NO. 1990

February, 1985

94053943
CALITION: Consult a lawyer before using or acting under this form, Neither the publish makes any mirranty with respect thereto, including any werranty of marchantability or fl

	TIESDE BRAILE	E 됐습니다
THE GRANTORs, Marshall Andersen and	MARIKA MI STEICE	
Marie Andersen, husband and wife	MERITAL OFFICE	
la Comment of the Com		
of the County of COOk and State of Illinois		F 1
of the County of Cook and State of Illinois for and in consideration of TEN (\$10.00) and no/100	1	
Dollars, and other good and valuable considerations in hand paid,		•
Convey_and (NAMERIANE/QUIT CLAIM)* unto		
Marshall Andersen and Marie Andersen	2007 VI	: (u. Abstra
14810 Avalon Ave., Dolton, IL	(The Above Space For Recordere Ling Pally)	:# 10:51 25.00
(NAME AND ADDRESS OF GRANTEE) as Trustee under the provisions of a trust agreement dated the day of		0.50
Number (hereinalter referred to as "said trustee," regardless of the num	nber of trustees, and unto all and every successor or	
successurs in trust under said trust agreement, the following described real extate in the County of COOK and the following described real extate in the County of COOK		
- no-the and the Frank I. See Depart - Chanald Parithdity	riestan af make af LbBCLN int	76.50
Block 1 and part of the adjoining vacated 149th Street in Sibley Michigan City Addit of part of the vest 1/2 of the west 1/2 of east 1/4 of Sec. 11. Town 36 north, Range Permanent Real Estate Index Nun. or 181 - meridian, in Cook Co	ion to Dolton, a subdivisa	PHIRC CTR
east 1/4 of Sec. 11, Town 36 north, Range	14 east 11/14/SMe 3rd prisons	10:52
Permanent Real Estate Index Nun. of 718):meridian, in-Cook Co	149th St and Augler Ave	·
Address(es) of real estate:	148th St., and Avalon Ave	' i +
TO HAVE AND TO HOLD the said premises with the appurtenances upon the tr	rusts and for the uses and purposes herein and in said	s ₹
trust agreement set forth. Full power and authority are hereby greated to said trustee to improve, manage	ze, protect and subdivide said premises or any part	w. d
thereof: to dedicate parks, streets, highways or alleys vacate any subdivision or part I desired; to contract to sell; to grant options to purel ase; () sell on any terms; to convey:	ibereal, and to resubdivide said property as often as	HERE Le .
premises or any part thereof to a successor or successors in trust and to grant to such su powers and authorities vested in said trustee; to donate, to dedicate, to mortgage, pledg	accessor or successors in trust all of the little, estate,	8 4
ibereal: to bear and property, or any part thereof, from time to time, in possession or	reversion, by leases to commence in processin or in	E t BE
fuluro, and upon any terms and for any period or periods of and, not exceeding in the ca tenew or extend leases upon any terms and for any period or praiods of time and to a	amend, change or modify leases and the terms and	Act par
provisions thereof at any time or times hereafter; to contract to make leases and to gra options to purchase the whole or any part of the reversion and to contract respecting th	int options to lease and options to renew leases and he manner of fixing the amount of present or future	S O S
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 off er reafor per kind; to release, convey or assign any right, title or interest in or about or easement app.	rsonal property; to grant casements or charges of any action and to action and to	Ta Pa
deal with said property and every part thereof in all other ways and for web, ther consider	lenations as it would be lawful for any person owning	
the same to deal with the same, whether similar to or different from the ways loove specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said plemises, 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, rent, or		
inquire into the necessity or expediency of any act of said trustee, or be obliged corp. Alleged 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 inveyance, lease or other instrument. (a) that at the		
time of the delivery thereof the trust created by this Indenture and by said trust agreement as in full force and effect; (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and it nitations contained in this Indenture and in said \(\overline{\pi} \cdot \pi \)		
conveyance or other instrument was executed in accordance with the trusts, conditions and il nitations contained in this indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereund, (v./e) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a		
and are fully vested with all the trick encourage or successors in trust have been accountly apply and are fully vested with all the title.		
The interest of each and every beneficiary hereunder and of all persons claimly		Exemp Real Dated
estate, rights, powers, authorities, duties 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 my 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, avaits and proceeds increal as aloresaid.		
If the title to any of the above lands is now or hereafter registered, the Registrar of certificate of title or displicate thereof, or memorial, the words "in trust," or "upon co	Titles is hereby directed or (to register or note in the addition," or "with limitations," or words of similar	
import, in accordance with the statute in such case made and provided. And the said grantorS hereby expressly waive and release any and all		
statutes of the State of Illinois, providing for the exemption of homesteads from sale on a	execution or otherwise.	
Miness Whereof, the grantor B. aforesaid in .V. thereunta ser . bha. hand s	S. and seal S. this 1275.	
day of the contract of the con	in Chidusen	
Marshall Andersen Marie A	Andersen (SEAL)	*
Approximation of the second se	The state of the s	
State of Illinois, County ofss. 1. the undersigned, a Notary Public in and for sai	id County, in the State aforesaid, DO HEREBY	
IMPRESS CERTIFY that Marshall Anderser personally known to me to be the same personal	g and Marie Andersen whose name states	
SEAL foregoing instrument, appeared before me this day in	n and Marie Andersen whose name 6 are subscribed to the person, and acknowledged that	
increin set torin, including the release and waiver of t	the right of homestead.	
Given under my hand and ufficial seal, this 124	day of January	~~~~
David 12 09 Post	"OFFICIAL SEAL"	
Commission expires 4104 3 1941	NOTARY PIBLIC GERALDINE I. VOGT	lineir {
This instrument was prepared by Marcia L. Clegg, 16781 To	offere wall a manage is the fift	linois }
This instrument was prepared by Lansing, IL 60438 NAME AND	ADDRESS) wy Commination Expires April 18.	m
*USE WARRANT OR OUT CLAIM AS PARTIES DESIRE	, 	

94063943

Clegg (Name) Marcia L. Ste 276 Torrence Ave.,

IL 60438 (City, State and Zp) <u>Lansing,</u>

Marshall Andersen 14810 Avalon Ave. IL 60419 Dolton,

(City, State of Zip)

RECORDER'S OFFICE BOX NO.

SEND SUBSEQUENT TAX BILLS TO:

UNOFFICIAL

Deed in Trust

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Property of Cook County Clerk's Office

94053943

AMBR INCLUDED TO THE THREE TO THE THREE TO THE THREE THREE TO THE THREE THREE

GEORGE E. COLES LEGAL FORMS

EX MIT AND AS FECTIVENT OF SENEFICIAL INCRESS

TRANSFER DECLARATION STATEMENT

REQUIRED UNDER PUBLIC ACT 87-543

94063943

COOK COUNTY ONLY

The CRANTOR 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: 112/94	Marshall Andersen A GRAMTOR OF ADENT
Dated: 1/1-194	Marie Andersen GRANTONOR AGENT
SUBSCRIBED and SWORN to before me this	
And of January, 19 97. No CERAL DIMELL CVOGT Notary Public, State of Illinois My Commission Expires April 13, 1997 The GRANTIE or bis/how agent heroby affirms and valon the deed or assignment of beneficial interest in an Illinois corporation or foreign corporation authorite to real estate in Illinois, a partnership autitite to real estate in Illinois, or other entity do business or acquire, and hold title to real	n a rand trust is either a natural person, norized to do business or acquire and hold horized to do business or acquire and hold recognized as a person and authorized to
Illinois.	7
Dated: 11294	Marshall Anders A GRANTEE CO AGENT
Dated: 1/12/94	trustee Marie Andersen trustee
SUBSCRIBED and SWORN to before me this	
12 day of Junary , 19 94.	4.
NOTARY PUBLIC GERALDINE I. VOGT Notary Public, State of Illinois My Commission Expires April 13, 1997	

NOTE: Any person who knowlingly submits a fatter 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 assignment of beneficial interest to be recorded in Gook County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.]

UNOFFICIAL COPY

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