CAUTION. Consult a lawyer billion using or acting under this form. Nother the authorist nor the seller of this form makes any waining with respect thereto, including any waining of merchantalistic or interest for a particular purpose.

		94086931	
	THE CRANGOOD A MARK TO MELTING AND THE STATE OF THE PROPERTY O	06931	
	THE GRANTOR S, MAX L. WHITMAN and SANDRA B. WHITMAN, his wife,		2.5
	of the County of Cook, and State of Illinois, for and in consideration of TEN AND NO/100 (\$10.00)	. DEPT-81 RECORDING . T\$0012 TRAN 2003 01/27/ . \$3725 \$ ★-94-08	
	Dollars, and other good and valuable considerations in hand paid, Conveyand (WXXXXXXXXXXX/OUIT CLAIM)* unto MAX_L. WHITMAN	. \$3725 \$ *-94-08 . COOK COUNTY RECORDER	
	2125 Sunset Ridge Road Glenview, Illinois 60025, NAME AND ADDRESS OF GRANIEF, as Trustee under the provisions of a first agreement darker theZth	(The Above Space For Recorder's Use Only)	
	as Trustee under the provisions of a trust agreement dated the Ith day of J.	anuary, 1994, and known as Trust	
	Number ————————————————————————————————————	er of (tustices,) and unio an and every succession of the control	්ප්පු
	See Schedule "A sttached		R A A
	Permanent Real Estate Index Number (s): 04-25-100-127-0000	d because of the back and a become a second or a second of the second of	15.P
	Address(es) of real estate: 2125 Sunset Ridge Road, Glenvie		PRO 1
	$\label{eq:continuous} TOHAVE~AND~TO~HOLD~ the~said~p~cm~ses~with~the~appurtenances~upon~the~trust~agreement~set~forth.$		是世
	Full power and authority are hereby granted to and trustee to improve, manage, thereof; to dedicate parks, streets, highways or alleys; to sail at any subdivision or part the desired; to contract to sell; to grant options to purchase; to sell on any terms; to convey eit premises or any part thereof to a successor or successor or a said to grant to such such owers and authorities vested in said trustee; to donate, it de icate, to mortgage, pledge thereof; to lease said property, or any part thereof, from time, or line, in possession or refuturo, and upon any terms and tor any period or periods of time, no exceeding in the case ronew or extend leases upon any terms and for any period or periods of time and to am provisions thereof at any time or times hereafter; to contract to me ke leases and to grant options to parchase the whole or any part of the reversion and to contract it, especting the rentals; to partition or to exchange said property, or any part thereof, for other real or perso kind; to release, convey or assign any right, title or interest in or about a reasonment appurt deal with said property and every part thereof in all other ways and for such the consider.	treof, and to resultain the said property as often as their with or without consideration; to convey said lessor or successors in trust all of the fifte, estate, or otherwise encumber said property, or any part version, by leases to commence in praesenti or in of any single demise the term of 198 years, and to lead, change or modify leases and the terms and options to lease and options to renew leases and manner of fixing the amount of present or future mal property; to grant easements or charges of any spirit to said premises or my part thereof: and to	EXEMPTIONDER THE REAL ESTA
	the same to deal with the same, whether similar to or different from the way, above specific in no case shall any party dealing with said trustee in relation to said premiss so to conveyed, contracted to be sold, leased or morigaged by said trustee, be obliged to see to money borrowed or advanced on said premises, or be obliged to see that the terms of the inquire into the necessity or expediency of any act of said trustee, or be obliged or original agreement; and every deal, trust deed, mortgage, lease or other instrument executed by conclusive evidence in favor of every person relying upon or claiming under any such eventue 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 trust, conditions and trust agreement or in some amendment thereof and hinding upon all beneficiaries thereun empowered to execute and deliver every such deed, trust deed, lease, mortgage or other in successor or successors in trust, that such successor or successors in trust have been properly extate, rights, powers, authorities, duties and obligations of its, his or their predecessor in	owhom said premises or any part thereof shall be the application of any purchase money, rent, or trust have been complied with, or be obliged to ged to inquire into any of the terms of said trust said treates in relation to said real estate shall be regarded lease or other instrument, (a) that at the men was in bull force and effect; (b) that such limitation contained in this Indenture and in said der; (b) that aid trustee was duly authorized and said trustee was duly authorized and say appoint in and are fully oested with all the title.	ED TRANSACHION 95 PEXEMPT LUNDER THE PROVISIONS (e) OF SECTION, 4 OF THE REAL ESTATE TRANSFER A
	The interest of each and every beneficiary herounder and of all persons claiming carnings, avails and proceeds arising from the safe or other disposition of said real estate, a property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in in the earnings, awals and proceeds thereof as aloresaid.	nd such interest is hereby declared to be personal or to said real estate; souch, but only an interest	RAPH (e)
	If the title to any of the above lands is now or hereafter registered, the Registrar of Tit certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition or in accordance with the statute in such case made and provided.	les is hereby directed not ty register or note in the tion," or "with limitation", " or words of similar	RAG RAG
	And the said grantor S hereby expressly waive and release any and all the statutes of the State of Illinois, providing for the exemption of homesteads from sale on exe In Witness Whereof, the grantor aforesaid have hereunto set their hand S.	ght or benefit under and by virty, of any and all cution or otherwise, and seals, this	⊨ G
	MAX L. WHITMAN (SEAL) SANDRA B.	we B Whitman (SEAL)	940
~	State of Illinois, County of Cook ss. "OFFICINTISSSL" EROUAH MIAKAROL Public, Hisnie of Illinois Public, Hisnie of Illinois Public, Fishies 10/11/24 Inclusion Expires 10/11/24	whose name S. ALE subscribed to the rison, and acknowledged that	94086931
	regulation and mill official seal, this 7th	day of January, 1994]
1	Symission expires October 11. 19 94 Delica	notary Aublic Valse	
1	Sharon F. Banks, 540 Frontage Ro		
	USE WARRAN OR OUIT CLAIM AS PARTIES DESIRE		

\$25.50

SEND SUBSEQUENT TAX BILLS TO:

Mr. and Mrs. Max L. Whitman

2125 Sunset Ridge Road

Glenview, Illinois 60025

(City, State and Zip)

MAIL TO:

Sharon F. Banks

Attorney and Counselor 540 Frontage Road **Suite 3120** Northfield, IL 60093

RECORDER'S OFFICE BOX NO.

OR

Deed in Trust

TO

Property of Cook County Clerk's Office

GEORGE E. COLE® LEGAL FORMS

UNOFFICIAL COPY

DEED IN TRUST
MAX L. WHITMAN and SANDRA B. WHITMAN
2125 Sunset Ridge Road
Glenview, Illinois 60025
PIN: 04-25-100-127-0000

SCHEDULE "A"

WHITMAN'S SUBDIVISION

...OF...The South 123.40 feet of the North 295.40 feet of Lot 1 in J. S. Hovland's Winnetka Subdivision, in Sections 25 and 26, Township 42 North, Range 12 Post of the Third Principal Meridian, according to the plat of abdiv.
Silling.

Clark's Office said Winnetka Subdivision as recorded May 17, 1919, as Document No. 6528237, in Cook County, Illinois.

94056933

Return 6:

Sharon F. Banks

Attorney and Counselor 540 Frontage Road Suite 3120 Northfield, IL 60093

UNOFFICIAL COPY

Property of Cook County Clerk's Office

14086931

UNOFFICIAL COPY

STATEMENT BY CRANTOR 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 January 7, , 1994	Signature: Kum J. Bombo
	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

Subscribed and sworn to before	manufacture of the second
me by the said SIV.RON F. BANKS	"OFFICIAL SEAL"
this 7th day of January	DEBORAH G. KAROL
19 94	DEBORAN C. Minels
Hotary Public Deligner a recel	Hourry Public, State of Illinois &
	EMY COMMISSION LAND

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 1/1 nois 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 and hold title to real estate under the laws of the State of Illinois.

Dated January 7, 19 94 Signature: Signature:

Subscribed and sworn to before

me by the said SHARON F. BANKS

this 7th day of January

1994

Notary Public Delicrate 9. Karal

My Commission Evalue 10/11/26

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.

(Atach 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.)

Liter in: Sharon F. Banks

Attorney and Counselor 540 Frontage Road Suite 3120 Northfield, IL 60093

UNOFFICIAL COPY

Property of Coot County Clert's Office