COLE TAYLOR BANK

WARRANTY-DEED IN TRUST	The above apade for recorder's use only
THIS INDENTURE WITNESSETH, That the Granto Mary E. Sullivan, husband and	d wife Illinois tor and n consideration
of the sum of Ten and no/100 Dollars (\$ 10.	<u>QQ</u>),
	pipt of which is hereby duly acknowledged, Convey and propretion duly organized and existing under the faws of the State of
(liting)s, and duly authorized to accept and execute trusts within the	he State of Ittinois as Trustee under the provisions of a certain Trust
Agreement dated the 19th day of January	
following described rest estate in the County of COOK	and State of Illinois, to will:
•	
LOT 525 IN HOLLYWOOD RIDGE UNIT	UNIT 5, BEING A RESUBDIVISION IN
BECTIONS 3 / NO 4, TOWNSHIP 42 N	ORTH, RANGE 11 EAST OF THE THIRD NTY, ILLINOIS
RECORDER	
	01-24-94 09:16 RECORDING 25.00
JESSE WROE	MAIL 0.50
ROLLING MEADOWS	# 94090237
GRANTEE'S ADDRESS 34 Berks'i'ce Wheel	ing, IL 60090
P.I.N.: 03-04-404-024	}
SUBJECT TO: Covenants, conditions and estate taxes for 1993 and subs	nd restrictions of record; real equent year.
TO HAVE AND TO HOLD the said real estate with the appurtenances, ur on the	usts, and for the uses and purposes herein and in said Trust Agreement set forth.
streets, highways or alleys and to vacate any subdivision or part thereof, a digrate and subdivision or part thereof, a digrate any subdivision or part thereof, a digrate purchase, to sell on any terms, to convey either with or without consideration	See that the design of the des
and to grant to such successor or successors in trust all OI the fittle, estate, but plade or otherwise encumber said real estate, or any part thereof, to dease said leases to commerce in grassorition in future, and upon any terms and for any be	roc invey said real selate or any part the roof to a successor of auccessors in trust were and authorities vested in eath Trustee, to donate, to dedicate, to mortisely, and in the real part thereof, from time to time, in possession or revealor, by all or or pinor of time, and to accessing in the case of any single demics the term of vidor or pinor or p
198 years, and to renew or extand lesses upon any terms and for any period or pe thereof at any time or times hereafter, to contract to make lesses and to grant opti	or store and to smend, change or modify leases and the terms and provisions one to see and options to renew leases and options to purchase the whole or any
part of the reversion and to contract respecting the manner of itsing the amount intereof, for other real or personal property, to great easements or charges of easement appuriencent to said real eatate or any part thereof, and to deal will	on present of inture remain, to par rounce concerning sand real earlier, or any part and should or interest in 01 about or in said real eater and swarp part therist in all other ways and for such other
considerations as it would be lawful for any person owning the same to deat will time or times hereafter.	th the same, whe ner ain lier to or different from the ways above specified, at any
In no case angit any party dealing with said i rustee, or any soccessor in itius; in conveyed, contracted to be sold leased or mortigaged by said Tinistee, or any suc- money borrowed or advanced on said real ostate, or be obtiged to see that the	e terms of this trust have been complied with, or be obliged to inquire into the
authority, necessity or expediency of any act of said Trustee, or be obliged or pr trust deed, mortgage, lesse or other instrument executed by said Trustee, or an	ivileged to inquire into "" of the terms of said Trust Agreement, and every deed. y successor in trust, in reist unit; said real estate shall be conclusive evidence in one or changing under says sich unspelling in order
the time of delivery thereof the trust created by this indenture and by said if instrument was executed in accordance with the trusts, conditions and limitation	ual Agreement was in full or use the ct. (b) that such conveyance or other ne contained in this Indenture of din riskl Trust Agreement of in all amendments
lims of times hereafter. Inno case shall any party dealing with said Trustee, or any successor in Itust, in conveyed, contracted to be soid teased or mortigaged by said Trustee, or any successor in Itust, in conveyed, contracted to be soid teased or mortigaged by said Trustee, or any successor in Itust, and it is a support of the sup	pd, of any successor in trust, was dure at located and ampowed due to execute and do if the conveyance is made to use all sector or successors in trust, that such ad with gittle, setate, rights, now it, a lithorities, dules and obligations of its.
The interest of each and every beneficiary hereunder and under said Trust Agre	d real system and such interest is heraby declared and netsonal property and no
beneficiary hereunder shall have any title or interest, legal or equitable, in or to t	taid real datate as such, but only an imprest in the earnings, seath and processus
If the lifte to any of the above rack estate is now or hereatter registerist, the registerists the words "to frust," or "upon condition," or "will	strar of Titles is hereby directed not to register a receive no certificate of little or h limitations," or words of similar import, in accourant a with the statute in such
case made and provided And the said grantor Sherby expressly water and release. State of litinois, providing for the examption of homesteeds from sale on execut	any and all right or benefit under lind by virtue of (n) a (d all statutes of the stop or otherwise.
in Witness Whereof, the grantor Saforesaid Nex havener	reunto set _their han, 2 and
x Michael Lillwan (SEAL)	10 94
× Michael H. Sillivan (SEL)	X Thory et Sullivae (SEA.)
(35/1)	
(SEAL)	(SEAL)
State of Illinois SS. Marion F.	Welborn s Notary Public in and for said County, in
County of Cook the state aforesaid, do he and Mary E	eroby certify that Michael W. Sullivan Sullivan, husband and wife
	to be the same person , Svihose name _S, subscribed to
MARION F. WELHORN the foregoing instrument,	appeared before me this day in person and acknowledged that
	ored the said instrument alltheir
waiver of the right of the	nesiead.
Given under ment in	d notarial seal this 19th day of Jan. 19 94
- 190 mg	Notary Fublic
- JIAN	
IL TO:	Address of Property: 34 Berkshire
COLE-TAYLOR BANK	Wheeling, IL 60090 For information only
350 E. Dundee Rd.	1
Wheeling, IL 60090	This instrument was prepared by: R. S. Urkovich
	47 S Milwaukoe Ave

Exempt under provisions of Paragraph e, Section 4, Real Estate Transfer Tax Act.

STATE OF STA

Document Number

25 6

Wheeling, IL 60090

UNOFFICIAL COP

BAYLOR ANLOR

ADDRESS OF PROPERTY

Apped in Trust

Property or Cook County Clerk's Office

3 9 9 3 2 3 7

STATEMENT OF 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 note that estate in minor, or other string recognized as a person and
authorized to do business or acquire title to real estate uncler the laws of the State of
Illinois.
Dated
, , , , , , , , , , , , , , , , , , ,
Subscribed and sworn to before "OFFICIAL SEAL"
me by the said R.S. Utlouch MARION F. WELBORN
this 207H day of J. W. 1124 Notary Public, State of Illinois
1994. My Cammission Expires 6/28/94
Notary Public Mayon A. Wellon
Moter & Lenning A HONOLO M. AVIAN SERVICE I
The grantee or his agent affirms and variles 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 aut toriced 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 1-20, 1994 Signature: Acros D. Wilborch
Subscribed and sworn to before
me by the said P.S. WKOUCH "OFFICIAL SEATO"
this ZOTH day of JANUARY MARION F. WELBOLN
1994 Notary Public, State of Illinois My Commission Expres 6/28/94
Notary Public Marion 7. (1) 200311
The same of the sa
NOTE: Any person who knowingly submits a false statement concerning the identity
NOTE: Any deison who knowingly subhits a laise statement concerning the identity

of a grantee shall be guilty of a Class C misdemeanor for the first office and of a Class A misdemeanor for subsequent offenses.

(Attach 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 Coot County Clert's Office

1000