1.5 31-7

City of Des Plains

BUYER, SZILER RÉPRESENTATIVE

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	The above space for incorded un unit 1960 1865 ALACT	<b>5</b> 8 244 14 14 14 14 14 14 14 14 14 14 14 14 1	
THIS INDENTURE WITNESSETH, That the Grantor, 19702 1 17702 1 1			
of the County ofCookTon_D	and State of Illinois for and in consideration on large (\$ 10.00 ),		
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey and Warrant unto First National Bank of Nills, Illianus, a National Banking Association duly or			
ganized and existing under the National Bank State of Illinois, as Trustee under the provision	ing Laws and duly authorized to accept and execute trusts within the as of a certain Trust Agreement, dated the 13.5h		
estate in the County of Cook	, and State of Illinois, to-wit: WEST 31.33 feat thereof) in Wost Onks	2	
Subdivision Unit Number One (1),	being a Subdivision in Section Fifteen (15) lange Twelve (12), East of the Third Principal	the temporal at the property of the property o	
	94091334	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	
Property Address: 9148 West Oaks Street Des Plaines, Illinois Permanent Index Number: 09 15 218 175 0000  THIS INSTRUMENT PREPARED BY			
	THIS INSTRUMENT PREPARED BY HOWARD A. McKEE	net loc Ses Pizi	
O	First National Bank of Niles 7100 West Oakton Street	of Car	
SUBJECT TO	Niles, Illinois 60714-3097	1 3 E	
TO HAVE AND TO HOLD the said runt estate we said Trust Agreement set forth.	Ith the annuarionances, area the trusts, and for the uses and nurposes berein and in	ecursy.	
Full power and authority is hereby granted to said thereof, to delicate parks, atreets, highways or alloys and as desired, to contract to self, to grant options to purchase real estate or any part thereof to a successor or successors nowers and authorities vested in said Trustee, to donate, thereof, to leave said real estate, or any part thereof, ford furto, and upon any terms and for any periods remove or extend leaves upon any terms and for any periods atoms thereof at any time or times hereafter, to contract to inschize the whole or any part of the reversion and to connection or to exchange said real estate, or any part the release, convey or assign any right, title or interest in	ith the anustronances, upon the traits, and for the uses and curposes betwin and in the traits of any part to yaca, a 's subdivision or nort charced, and to resubdivide said real state or any part to yaca, a 's subdivision or nort charced, and to resubdivide said real state as often s, to sail c. my terms, to convey other with or without consideration, to convey said in trust any to great to such successor or successors in trust all, of the tills, state, or dedicate, to my terms, in picky or otherwise encumber said real state, or any part my time to time, no texton or reversion, by leaves to commence in present or in or periods of time, and to ensure the commence of the term of 198 years, and to or periods of time, and or cart options to leave and options to rease and to great options to leave and options to rease and to great options to leave and options to rease and to great options to leave and options to rease and options to rease and to great options to leave and options to rease and options to rease and options to rease and to considerations as it would be lawful for any paramous or above any entitle of the said there is state or any part my paramous or any successor in trust, in fation to said real state or any part like officers from the we a new specified, at any time or times bereafter.  The solid leavest of the constitution of said real state or they have a said the terms of this be solid, leaved or any successor in trust, in fation to said real state or the said the terms of this way to be solid to an expectate of the said trust are constitutions contained in this call and the said trust are such the terms of the said trust are such to except the said trust are or the latitudes of the said trust deed, leave, no cher latitudes and limitations contained in the conveyance or their naturage and it said trust deed, leave, no cher latitudes and frust leave, leave, or the conveyance or other additions and limitations contained in this conveyance or the respectation to the conveyance or other additions and	GRAPH B.	
owning the same to does with the same, whether similar in no case shall any party dealing with said Trusteers or any part thereof shall be conveyed, contracted to see to the application of any parchase money, went or mone trust have been compiled with, or be obliged to inquire into privileged to inquire into any of the terms of said Trust A wash Trusteers or any acceptance of the terms of said Trust A wash Trusteers.	to or different from the we's a save specified, at any time or times bereafter, e, or any successor in trust, i, dation to said real estate or to whom said real be sold, beneal or mortgaged by said Trustee, or any successor in trust, be obliged to sy borrowed or advanced on said set estate, or be obliged to say that the terms of this in the authority, necessity or experienced, not goes not of said Trustee, or be obliged or greement; and every dead, trust used, not tagge, lease or other instrument executed indeed sature shall be conditioned and the tops of saver become	4 62	
by shin remarked or any successor in train, in controls to see the legistrar of Titles of said country belying upon or claiming delivery thread the crust created by this mention and belying the said of the country that the said of the country is a second of the country of the	g under says such conveyance from profiles on the says and the same of the says and the says are the says and the says are th	This state for PROVISIONS	
the fulls, earate, rights, powers, authorities, duties and of This conveyance is made upon the supress underst Trustee, nor its auccessur or successors in trust shall incore or they or its or their agents or attorners may shop omit to Trust Agreement or any smoothness thereto, no for information of the property of the information of t	blightlons of its, his or their predecessor in trust and in an another first Matheia! Yank of Niles, individually or an analyse and condition that neither first Matheia! Yank of Niles, individually or an any personal liability or to authorize the any claim, sugment or decree for anything it is to in or about the soid real casts or under the stortions of this Deed or said to to person or properly happening in or about said real estate, any and all such my contract, obligation or incidentals incurred or site of into by the Trustee in it in the name of the their herafficials ander said Trust agreement as their attorneys at the election of the Trustee in the property of the Propert	<b>2018</b> 4. 38	
not individually (and the Trustee shall have no obligation so far as the trust property and funds in the actual possess	it in the name of the then beneficiaries under sold Trust Agreement as their attorney- or at the election of the Trustee, in its own hamp, he Trustee, an its mysterial and whatsoever with respect to any such contract, obligation or I idebt free except only sion of the Trustee shall be applicable for the payment said dischere thereof). All it is charged with notice of this condition from the date of the oil of or record of	exempt under Section 4. be  -/⊄≤;⊄	
The interest of each and every beneficiary hereunder of them shall be only in the earnings, avails and proceed	and under said Trust Agreement and of all persons claiming under them or any is arising from the sale or any other disposition of said real estate, an anch interest locary hereunder shall have any title or interest, legal or equitable, i. r. t. said real side and proceeds thereon as altereantly, the intention hereof being to vest in said less title and proceeds thereon as altereantly, the intention hereof being to vest in said blo title in fee simple, in and to all of the real enine thorse described.  Therefore registered, the Registrar of Titles is hereby directed not to regiz our roots of itself, the words "in trust," or "upon condition," or "with limitations," or word of the made and provided, and said Trustee shall not be required to produce the said	,,,,,	
is in accordance with the true intent and meaning of the	is saidstice four mula tradition, contine or ditter telling braditing the takintaren serine .		
In Witness Whereof, the grantorafores	aid hahereunto sethandand		
yarali Rayyan	[BEAL] Martha Raygean (BEAL)	Document Number	
Yacoub Rayyan	[SEAL] Martha Rayyan [SEAL]	e a	
State of Illinois  [, the undersigned a Notary Public in and for said County, in County of Cook }  St. the state aforesaid, do hereby certify that Yacoub Rayyan and Martha Rayyan his wife			
	and the state of t	1	

MAIL TO FIRST NATIONAL BANK OF NILES 7100 Oakton Street, Niles, Illinois 60648

"OFFICIAL NELLAC NOTARY PUT My Commission Expires 10.2

January

their

the foregoing instrument, appeared before me this day in person and acknowledged that signed, scaled and delivered the said instrument as,

et. for the uses and purposes therein set forth, including the release and waiver of the

LLLV CA Notary Public

54091334

Property of Coot County Clert's Office

## **UNOFFICIAL COPY**

STATEMENT BY 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 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.

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 Illinois.	
DATED 1-14 . 1994 Signature: Kalk	LUI A MILLISAIN
	rear or jugantar)
Subscribed and shorn to before me by the said Waldt	
19 Off day of Alifact	"OFFICIAL SEAL"
Notary Public Inter Mary Policy Proposition	MCTARY PUBLIC, STATE OF ILLINOIS My Commission Expires 02/19/94
The grantee or his agent affirms and verifies that the shown on the Deed or Assignment of Reneficial Interest	name of the grantes
either a natural person, an Illinois corporation or for	aign corporation
authorized to do business or acquire and hold title to a partnership authorized to do business or acquire and estate in Illinois, or other entity recognized as a per	hold title to real
do business or acquire and hold title to real estate un State of Illinois.	der the laws of the
DATED: 1-14 . 1994 Signature: North	ux Apellissex
	or/Agently 94091334
Subscribed and sworn to before me by the said dalat	4
this 147H day of ) Jakeldey.	"OFFICIAL SEAL"}
Notary Publisher Manfielen	INEZ PINNE COINI
	NOTARY PUBLIC STATE OF ILLINOIS My Commission Expline 03/19/94
NOTE: Any person who knowingly submitte a falco etatamo	nh aanaandaa aha lib ala

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.

(Attach to deed or ARI to be recorded in Cook County Illinois, if exempt under provisions of Section 4 of the Illinois Real estate Transfer Tax Act.)

## **UNOFFICIAL COPY**

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