Brondview. 1L (City, State and Zip)

RECORDER'S OFFICE BOX NO.

	4430 2000	
The comment of the state of the	- ,	
THE GRANTOR Andrew Bulkema and Margaret		99 P
Buikema, husband and wife		i o k
of the County of Cook and State of 1111no15 for and in consideration of Ten and CO/100	- COUR COUNTY RECURDER - 147/27 THAN 1857 OF/TRY - 147/27 THAN 1857 OF/TRY - 147/27 THAN 1857 OF/TRY	327.50
for and in consideration of Ten and 00/100	37634 9 1364 907 46 1907	796 161597799 空间系统设置线
Convey_and XXXXXXXX/QUIT CLAIM)* unto	· COUR COUNT: RECUMBER	e de la compania del compania de la compania del compania de la compania del compania del compania del compania de la compania de la compania del c
Andrew Buikema and Margaret Buikema	**	4
2516 S. 11th Avenue, Broadview, IL 60153	(The Above Space For Recorder's Use Only)	
(NAME AND ADDRESS OF GRANTEE)	Ollary to 94ant known as XXXX	1
as Trustee under the provisions of a trust agreement dated theZth day ofJth day ofJ	or of trustees.) and unto all and every successor or	<u>, </u>
successors in trust under raid trust agreement, the following described real estate in the	County of Cook and State of	-4
Allinois, to wit:	, in the second of the second	
Legal Description intached		3
Permanent Real Estate Index Number(4): 15-22-229-033-0000 1.7	1	ITA
Address(cs) of rent estate:2516 S11th Avenue, Broadview.		\
TO HAVE AND TO HOLD the said promises with the appartenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.		
Full recover and authority are hereby graphed to raid trustee to improve, manage,	protect and subdivide said premises or any part	m ~4
thereof: to dedicate parks, streets, highways or alleys; / 2 vac to 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 of a first and to grant to such successor.	ercol, and to resubdivide and property as often as	REVENUE STAMPS HERE F T T T T T T T T T T T T
- names and authorities vested in said trusteer to donate to declarate to mortuage pletter.	or otherwise encumber will afoncely, of any part	R +
thereof to leave exist property or any ones thereof from the 1 state it restression of fe	version, by leases to commence in praesenti or in 📑	18
tuturo, and upon any terms and for any period or periods of tine, n in exceeding in the case renew or extend leases upon any terms and for any period or period of time and to am provisions thereof at any time or times hereafter; to contract to make leases and to grant	iend, change or modily leases and the terms and	m N
		12
rentals; to partition or to exchange said property, or any part thereof, for other real or person	mal proporty; to grad casements of charges of any	E
deal with said property and every part thereof in all other ways and for such cane consider the same to deal with the same, whether similar to or different from the ways above specific	ations as it would be lawful (of any nefson dwning	Z 3-
In no case shall any party dealing with said trustee in relation to said precise s, or to	o whom said premises or any part thereof shall be	AFTX-RIDERS OR
conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see that the terms of the	I the application of any purchase money, rent, or strust have been complied with, or be obliged to	18 A
inquire into the necessity or expediency of any act of sast triates, or be obliged or privite agreement; and every deed, trust deed, mortgage, lease or other instrument executed by	o cod to inquire into any of the forms of said trust	<u>§</u> 2
conclusive evidence in favor of every person relying upon or claiming under any such con- time of the danvery thereof the trust created by this Indenture and by said trust agree	emen' was in full toice and offect; (b) that such	X
-convergnce or other instrument was executed in accordance with the Irusis, conditions and	l limi ations contained in this Indenture and in said 🕝	E 13
trust agreement or in some amendment thereof and binding upon all beneficiaries thereun empowered to execute and deliver every such deed, trust deed, lease, mortgage or other is successor or successors in trust, that such successor or successors in trust, that such successor or successors in trust have been proper	nstrume(c) on (d) if the conveyance is made to a	18
estate, rights, powers, authorities, duties and obligations of the first or their predecessor in	trust.	b / ", if
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, a	and such interest is hereby declared to be personal - ""	ा विक्रिय
property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in the earnings, avails and proceeds thereof as aforesaid.	n or to said real estate is such, but only an interest	<u> </u>
If the first to any of the above bruis is now or boroafter temistered, the Revistrar of Ti	itles is hereby directed not to regit ter or note in the	162503
certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon cond import, in accordance with the statute in such case made and provided.	Mion," or "with hundrion", "Or wester or amicar	22
And the said grantor S_ hereby expressly waive and release any and all ristatutes of the State of Illinois, providing for the exemption of homesteads from sale on exe	ight or benefit under and by virter of any and all	Ö
In Witness Whereof, the granter S. uforesaid have, hereunto set their hands		Ç.
day of January		- m
- Chilsen Buckema (STAL) X Margard	Bulkoma (SEAL)	
Andrew Buikema Margaret	Buikema	3.5
State of Illinois, County ofss.	The state of the s	\$
1. the undersigned, a Notary Public in and for said DERTIFY that Advised justiceme and Margarett personally known to me to the saile personally known to me to the saile personally the saile personal	t. Bulkema	****
51:71. foregoing instrument, appeared before me this day in the	guol' sug ucknowichken mm (-u ga- xikuen-	}
HERE: sealed and delivered the sale instrument as therein set forth, including the release and waiver of the	free and voluntary act, for the uses and purposes	
	day of Pobruary 1094	
NOTABY PUBLIC STATE OF ILLINOIS	. 60	ľ
Commission expire MY COMMISSION EXP. MAR. 3,1986 Patrice	NOTARY PUBLIC	
Brian L. Dobben, 122 S. Michigan Avenue, #1220, Chicago, IL 60603		
USE WARRANT OR OUIT, CLAIM AS PARTIES DESIRE	(DRESS)	-
A L. B. Long	SUBSEQUENT TAX BILLS TO:	50
and the second s	lrew Buikema	、)
	6 S. 11th AVEnue	
(AMAGA)		

Broadview, IL 60753

(City, State and Zip)

UNOFFICIAL

Deed in Trust

TO

Property of Cook County Clerk's Office

94162503

GEORGE E. COLES LEGAL FORMS

Logal Description

The North 50 feet of the South 100 feet (except the East 33 feet thereof) of Lot 153 in Broadview, a subdivision of the North East Quarter and the East Half of the North West Quarter (except Railroad) and the North 327.36 feet of that part of the West half of the South East Quarter, lying North East of the Chicago, Madison & Northern Railroad, in Section 22, Township 39 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois.

Property of Cook County Clerk's Office

Property of Cook County Clerk's Office

Belling to the

STATEMENT BY GRANTOR AND GRANTLE

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.

ized to do business or acquire title to restate of Illinois.	al estate under the laws of th
	monet Buikema
Dated Fel. 12 . 1994 Signature: X C	Endrew Brukema
	Grantor or Agent
Subscribed and sworn to before me by the said	OFFICIAL SEAL PATRICIA A RILEY NOTARY PUBLIC STATE OF ILLINOIS
19 94.	WE INCOME THE MAR 2 1994
Notary Public Taticia to. Tay	
The grantee or his agent affirms and verification on the deed or assignment of heneficineither a natural person, an Illinois corpauthorized to do business or acquire and hold a partnership authorized to do business or estate in Illinois, or other entity recognized business or acquire and hold title to restate of Illinois.	al interest in a land trust is coration or foreign corporation title to real estate in Illinois acquire and hold title to real as a person and authorized to all estate under the laws of the
7	narga e Buikma
Eated Feb. 12, 1994 Signature: X C	Grantee of Alent
Subscribed and sworn to before me by the said	
this 12Th day of FEBRUARY	PATRICIA A RILEY NOTARY PUBLIC STATE OF ILLINOIS
Notary Public Fatricis &. They	MY COMMISSION EXP. MAR. 3,1996
V NOTE: Any person who knowingly submits a false statement	nt concerning the identity of a grantee

NOIE: Any person who knowingly submits a false statement concerning the identity of a granule shall be guilty of a Class C misdemeanor for the first offense and of a Class A misdemeanor for the first offense and o

If that to deed or AEI to be recorded in Cook County, Illinois, if exempt under provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)



94162503