Agent for Grantor

	8000
Caution Consult a lawyer before it into a school index to correct Ali workeribe. In more distributions and prices are permitted.	L8COPY
THE UNDER MIGNED FREDERICK G. HITZMAN AND	
MARY B. HITZMAN, his wife, (collectively Grante	
of the County of _ Cook and State of	
for and in consideration of Ten (\$10.00) Dollars, and other good and valuable considerations hand bald, Convey	
Bank one Chicago NA. ITS SUCCESS	SOR DEPT-01 RECORDING \$25.50
OR SUCCESSORS, as Trustee under the provisions of a trust agreement dated the 22ndiay of December 1972, a	nent . T#0012 TRAN 0147 05/02/94 11822400 and . #6822 # SK #-94-392218
knowings Trust Number 11951 (hereinalter referred to as the "trustee	<sup>10</sup> 7
tign shall enter in the County of and the State of Himme legally describ there of the Reverse State hersof	ibad S o
N	The Above Course For Countries Has Could
SEE REVERSE SIDE HEREOF	(Tita Moodii Shirta Lot Lacottan 2 020 (1111))
FOR COMPLETE LEGAL DESCRIPTION	
Address of	arquees bank one, curcado MM. V//
HEREINAFTER CALLES TO E REAL ESTATE"  Common Address 4425 Vernon Brookfield TL 60	14 3. LaGrange Rd. U. LaGrange, IL 60525
Common Address	U5.13
TO HAVE AND TO HOLD the leaf estate with the appurtenances upon the trusts and for Full power and authority are hareby granted to the trustee to subdivide and resubdivide the	the real estate or any part thereof, to dedicate parks, streets, highways 🔠 🙀 🔌 🦠
or alleys, to vacate any subdivision or part, thereof, to contract to sulf, to grant options to purchase to convey the real estate or any part that so, as successor or successors in 1994 and to grant to	to considerate of any part timeron. To convey either with or without consideration, in the succession or successions in trust all of the title, what is privers.
and authorities vested in the trustee, to consta, to dedicate, mortgage or otherwise encumber thereof, from time to time, in possession of the version, by leases to commence in the present of	the contraction of the part thought to leave the real actual or any next ( )
of time, not exceeding in the case of any singly demise the term of 198 years, and to renew or e	extend leases upon any terms and for any period or periods extend leases upon any terms and for any period or periods of time les hereafter, to contract to make leases and to grant options to lease
and options to renew leases and options to purchase Piles mole or any part of the reversion and	hes hereafter, to contract to make leases and to gram options to lease and to contract respecting the manner of fixing the amount of present or personal property; to grant easements or changes of any kind; to be real estate or any part thereof; and to deal with the real estate and
release, convey or assign any right, title or interest in or about or easement appurtenant to the every part thereof in all other ways and for such other considerations as it would be lawful for a	any parent awains the came to deal with the came, whether cimilar 1
to or different from the ways above specified, at any time on times hereafter to no case shall any party dealing with the trustee in relation to the real estate, or to who	nom the real estate or any part thereof shall be conveyed, contracted
to be sold, leased or mortgaged by the trustee, be obliged to see to be application of any purcha-	ase money, fent or money borrowed or advanced on the real estate, nquire into the necessity or expediency of any act of the trustee, or
be obliged or privileged to inquire into any of the terms of the trust agreement; and every deed trustee in relation to the real estate shall be conclusive evidence in favor of every person rely	this been morigage leade of voice man timent executed by the
instrument, (a) that at the time of delivery thereof the trust created herein and by the trust agreed instrument was executed in accordance with the trusts, conditions and limital line contained his	ement was in full force and effect. (b) that such conveyance or other herein and in the trust agreement or in any amendment thereof and
binding upon all beneficiaries thereunder; (c) that the trustee was duly authorized and empoy mortione or other instrument, and (d) if the conveyance is made to a successor or successor and the conveyance is made to a successor or successor and the conveyance is made to a successor or successor and the conveyance is made to a successor or successor or successor or successor.	wered to execute and deliver every such deed, trust, deed lease,
appointed and are fully vested with all the title, estate, rights, powers, authorities, duti is and on the scoress understanding and condition that her de-	obligations of its, his or their predecessor in trust
personal hability or be subjected to any claim, judgment or decree for anything it or they or its estate or under the provisions or this Deed or said Trust Agreement or any amendments thereto.	10 flustee nor its successor or successor in the said real against or attorneys may do or omit to do in or about the said real against a sensor or growth bannening in or about said real
estate, any and all such liability being hereby expressly waived and released. Any contract, obtaining the said real estate may be entered into by it in the name of the then beneficiaries under	ofigation or indebtedness incurred or entered into by the Trustee in
appointed for such purposes, or at the election of the Trustee, in its own name, as trustee of an obligations what sever with respect to any such contract, obligations or indebtedness except of	n express trust and not individually (and the Trustee shall have no
of the Trustee shall be applicable for the payment and discharge thereof). All persons and corpo	relations whom lower and whatsoever shall be charged with notice
of this condition from the date of the filing for record of this Deed.  The interest of each beneficiary under the trust agreement and for all persons claiming unavails and proceeds arising from the mortgage, sale, or other disposition of the real estate, and	inder them or any or thum shall be only in the possession, earnings,
beneficiary under the trust agreement shall have any title or interest, legal or equitable, in or to the re- avails and proceeds thereof as atoresaid	real estate as such, but or ty arrinterest in the possessions, earnings,
avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter registered, the Registrar of Titles or during the thereof or gregorial, the words "in trust" or "inon condition " or "with limitations."	is is hereby directed not to relister or note in the certificate of title
or duplicate thereof, or memorial, the words, "in trust," or "upon condition," or "with limitations," case made and provided.	or words of similar import, in accordance with the studies in section (
And the said grantor hereby expressly waive and release any and all right or benefit under a for the exemption of homesteads from sale on execution or otherwise.	and by virtue of any and an statutes (1) in that of minutes, providing
The Grapher 5 has executed this deed as of Ap	oril 7, Both 1890
Frederick G. Hitzman	Mary B. Hitzman
State of Illinois, County of Cook Lithe undersigned, a Notary Public in and for said County, in the Sta	SS Sate aforesaid DO HEREBY CERTIFY that
Frederick G. Hitzman and Mary	B. Hitzman, his wife.
personally known to me to be the same persons foregoing instrument, appeared before me this day in person, and ac	whose names are subscribed to the
delivered the said instrument as their free and v	I voluntary act, for the uses and purposes therein set forth, including
the reference and waiver of the right of homestead.	19 94 TELLE
OTAL PULK SAIF OF HI MOIS	NOTARY PUBLIC CO
WY COMMISSION EXP. 2018 John QF	son Hingdale IL 60521
Prepared by:/ (NAME	E AND ADDRESS)
*USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE	ADDRESS OF PROPERTY
SENSORX TOURN T ANGETHS	4425 Vernon
JOHN J. ANGELUS	Brookfield, IL 60513 THE ABOVE ADDRESS IS FOR STATISTICAL THE ABOVE ADDRESS IS FOR STATISTICAL THE ABOVE ADDRESS AND IS AND IS ADDRESS ADDRESS AND IS ADDRESS
MAIL TO 8400 S. Madison	PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
Hinsdale, 11 60521	SEND SUBSEQUENT TAX BILLS TO
•	Frederick G. Hitzman (Name)
ATTENTION: LAND TRUST DEPARTMENT  DECORPORE: OFFICE BOX NO. FEG V DESCHI	4242 Elm. Brookfield. IL 608
R RECORDER'S OFFICE BOX NO.	(Address)* 60513

OR

) .e

Common Address	
	Property TaxLy No.
•,	MOT#GTG22GG .1452G.1
51.8	Lot 340 (except the Worth 10 feet thereof) and all of Lot 341 together with the West 1/2 of the vacated alley lying East of and adjoining thereto all in Auspitz and Oaks Brookfield Park Deing a subdivision of the West 1/2 of the Southeast 1/4 also the East 6.8368 acres (except road) of the Southwest 1/4 of the Southeast 1/4 in Section 3, Township 38 North, Range 12, East of the Third Principal Section, in Cook County, Illinois.
•	FIN: (P-03-408-053
	or Cook County Clark's Office
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UNOFFICIAL

BANK ONE,

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**DEED IN TRUST** 

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Form No. 24007/3-92

E Marcu Bare Care Corp. 1962

## UNOFFICIAL C

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 acourre title to real estate under the laws of the State of Illinois,

Signature:

Grantor c

"OFFICIAL BEAL"

Elpha Lideo

Notary Prices, Selb of Minora

My Commission Explicate 24194

Subscribed and sween to before this 25 day of Joy Notafy Public

The grantce or his agent allirms and verifies that the name of the grantee shown on the deed or assignment of beneficial interest in a lind trust is either a natural person, an 122 mois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illino 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 the to real entitle queet he laws of the State of Illinois.

4/25 . 1997 Signatures

"OFFICIAL SEAL"

Etclar Billians

Notar, Public, Sinta of Harris

My Colon short begins billion

Subscribed and sworm to before me by the said JOHN J. ANGELUS 25 day of Norial this

Notary Public

NOTE: Any person who knowingly submits a false statement condening the identity of a grantee shall be guilty of a class Cr. securanor for the first offense and of a Class A misdemeaner for absorber offense :.

E(Atach to deed or ABI to be recorded in Core County, 1919) exempt under the provincions of Section 4 of the 31 con-Transfer The Act. }