

SCHOOLS AND SECTION OF SCHOOLS AND STANK S

THE ABOVE SPACE FORTECONDER'S USE ONLY

MELANIE KASZNIAK, a single woman, LAURA M. KASZNIAK
THIS INDENTURE WITNESSETH, That the Grantor a single woman, & SHIRLEY KASZNIAK, a widows
of the County of County Stock of II. for and in consideration of Ten and no/100 Dollars and other
good and valuable considerations in hand paid, Convey and Warrant unto HARRIS BANK GLENCOENORTHBROOK (A. A., a corporation organized and existing under the Laws of the United States of
America, whose address is 333 Park Avenue, Glencoe, Illinois 60022, as Trustee under the provisions
of a trust agreement dated the Law of Sap., 1895and known as Trust Number L. 1995and chascibed real estate in the County of Cookand State of Illinois.

LOT ONE (1) IN PLAT OF RESUBDIVISION OF PATER'S MILWAUKEE AVENUE HEIGHTS BUBDIVISION, BEING A RESUBDIVISION OF LOTS 35, 36, 37 AND 38, IN BLOCK 8 IN PATER'S MILWAUKEE AVENUE HEIGHTS, A SUBDIVISION OF THE SCUTHEAST QUARTER (1/4) OF THE SOUTHEAST QUARTER (1/4) OF SECTION 14, TOWNSHIP 41 NORTH RANGE 12, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF REGISTERED IN THE OFFICE OF THE REGISTRAR OF TITLES OF COOK COUNTY, ILLINOIS, ON JUNE 5, 1985 AS DOCUMENT NUMBER 3439853.

- TORREUS DEREGISTRATION #93616497-

P.I.N.: 09-14-410-054

Commonly Known as: 8130 W. Dempster, Niles, 11 60714

COOK COUNTY,
RECORDER
JESSE WHITE
SKOKIE OFFICE

VILLAGE OF NILES SP REAL ESTATE TRANSFER TAX 8/30 DEMPS TER 3289 \$ EXEMPT

95647310

TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and is said trust agreement set forth.

Full power and authority is hereby granted to said trustes to limprove, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streats, highways or alleys and to vacate any subdivision or part thereof, and to re-subdivide said property as often as desired, to contract to sell, to grent options to purchase, to sell on any terms, to convey either with or without consideration, to convey said premises or any part thereof to a audosescor or successor in trust and to grant to such successor or successor in trust all of the title, estate, powers and authorities vested in said trustes, to donate, to dedicate, to mortgage, pledge or otherwise encumber said property, or any part thereof, to dease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in presentil or future, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times therefore and options to purchase the whole or any part of the resistant of contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the resistant or contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said property, or any part thereof, for other real or personal property, or grant easements or charges of any kind, to release, convey or essign any right, title or interest in or about or exercent appurtments to said premises or any part thereof, and to deal with the said property and every part thereof in all other ways and for such other considerations as it would be lawful for any person exhange the same to deal with the same, whether elmilar to or different from the ways above epsellied, at any time or times hereafter.

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25.04

Property of Cook County Clark's Office William College

It no oses shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part therent shall be conveyed, contracted to be cold, leased or mortgaged by said trustes, be obliged to use to the application of any purchase money, rent, or maney borrowed or edvanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into the recessity or expediency of any sot of said trustes, or be obliged or privileged to inquire into any of the terms of said trust agreement, and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate. The line of the delivery thereof the trust erested person relying upon or claiming under any evolutionneys need, lease or other instrument, jet that at the time of the delivery thereof the trust erested by this indenture and by said trust agreement was an full force and ellegt, (b) that each conveyance or other instrument was executed in accordance with the trusts, conditions and initiations contained in this indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trustae was duly authorited and empowered to execute and deliver every such deed, frust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor in trust, that such successor or trust have been properly appointed and are fully vested with all the little, astate rights, powers, authorities, duties and ability to the, best or their predecessor in trust.

The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the earnings, evaluated proceeds arising from the sale or other disposition of said real seats, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real sales as such, but only an interest in the earnings, evalls

and proceeds thereof as aforesald,

This transaction

305/4(a) Date: 9

1406,00,031088

A CAROLL STORY

If the tirle to any of the above lends is now or hereafter registered, the Register of Titles is hereby directed not to register or note in the cartillusts of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", "with limitations", or words of similar import, in accordance with the actives in such case made and provided,"

And the said Grantors hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.

ania ati nyadatiati a. At idi idiliat	
	nerounto set hat hand(s) and seal(s) this laiday HIRLEY KASZNIAK, by her accornay in nec, pursuant to power of accornay.
Truka is Kas ral (Soul) 18	VI TOWALLY COA LONG (SONI)
MELANTE KASZNIAK M	PURA M. KASZNIAK (Soul)
laura M. language (Scal)	1 Laure Ille Basquakt (Sout)
LAURA M. KASZNTÁK	AURA M. KASZNIAK
Propored by: Konney C. Pasting, 333 Skokas	Blvd., Suite 595, Northbrook, IL 60062
(708) 480-8700	
in the state aforesaid, do hereby certify that MELANI SHIRLEY KASENIAK, by attorney in fact person name a subscribed to the foregoing instruence acknowledged that they also	nally known to me to be the same person. whose sment, appeared before me this day in person and produced the said instrument as for the uses and purposer, therein set forth, petend.
After recording return to: RONALD G. PESTINE & ASSOCIATES 555 Skokle Blvd., Suite 595 Northbrook, IL 60062	8130 W. Dempater, Niles, IL 60714 For information only insert address of above described property.
	Mail tax bills to: Melande Kaszniak & Laura M.

Knornink, 8130 W.Domntor, Milas, IL 60714

Property of Cook County Clerk's Office

STATEMENT BY GRANTOR AND GRANTEE 95647310

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.

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 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 citle to real estate under the laws of the State of Illinois.

Date: 9/1/54	Date:	9/1/20
Signature:	Signatu	ire:
Grantor or Ac	ent	Grantee or Agent

Notary Public OFFICIAL SEAL
NOTARY PUBLIC, STATE OF ILLINOIR
MY COMMISSION EXPIRES: 22/15/88

Subscribed and Sworn to before me this 1975 day of Authoritis, 1975

Mayoris Fin mes

OFFICIAL SEAL

MARJORIE LAMMERS
NOTARY PUBLIC, STATE OF ILLINDIS

PU COMMISSION EXPIRES: 02/15/99

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NOTE:

Any person who knowingly submits a false gratement 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 ABI to be recorded in Cook County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)

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