BPEC AL VARIATY EED (Corporation to Individual)

(Hlinols)

17/18

makes any wairenty with respect thereto, including any warranty of merchantability or littees for a pa	utleular purpusu	15038 ²³⁰	
THIS INDENTURE, made this 17 day of January 1993, between Dominicans, Province of St. Albert the U.S.A a not for profit a corporation created and existing under and by virtue of the State of 1111nois and duly authorized to business in the State of 1111nois, party of the fand Kathryn Anderson Putnam 1210.N. Eair Oaks Oak Park. 111inois (NAME AND ADDRESS OF GHANTEE)	Crent c laws of transact itst part,	DEPT-D1 RECORDING T#0000 TRAN 0583 01/18/95 12 #6097 # CJ *-95-03 COOK COUNTY RECORDER	
party of the second part, WITNESSETH, that the party of part, for and in consideration of the sum of _Ten_and_No/100		ton Com Pro Novel 144 as l	
L10.00)Dollars and other good and valuable consideration in hand paid by the party of the second part, the receip of the Board of	n A t whereof is hereby acki lon, by these presents c her heirs and as:	nowledged, and pursuant to authority loes REMISE, RELEASE, ALIEN signs, FOREVER, all the following	
LOT 22 IN PRIORY ESTATES OF RIVER FOREST, A SUB- EAST 1/2 OF THE NORTHEAST 1/4 OF SECTION 1, TOWN THE THIRD PRINCIPAL MER.DIAN, IN COOK COUNTY, 1	NSHIP 39 NORTH, RANGI	H 1/2 OF THE E 12, EAST OF	Date
Subject to: those items contained on Exhibit A	attached hereto and	made a part hereof.	1 1
		•	under
95028238		:	c Real Estat
· C			Estate County (
Together with all and singular the hereditaments and appual and the reversion and reversions, remainder and remainders title, interest, claim or demand whatsoever, of the party of the described premises, with the hereditaments and appurtenance described, with the appurtenances, unto the party of the second and the party of the first part, for itself, and its successors,	, ren's issues and profine first part, either in lasts: TO FAVE AND TO heirs heirs does covenan, promise	its thereof, and all the estate, right, wor equity, of, in and to the above DHOLD the said premises as above and assigns forever.	Transfer Te
the second part, <u>her</u> heirs and assigns, that it has not premises hereby granted are, or may be, in any manner incuml premises, against all persons lawfully claiming, or to claim the DEFEND, subject to:	bered or charged, excepsame, by, through or a	nt as herein recited; and that the said	Act S
	-218-004-0000	0,	60.
Address(es) of real estate: part of 7200 W. Division Str			7
IN WITNESS WHEREOF, said party of the first part has ea its name to be signed to these presents by itsProvincial ibse and year first above written. Agent	used its corporate seal। स्वीवनद्रश्रमनेश्रमचळक्तिकृत	to be hereto a nived, and has caused is xxxxxxxxxxxxx % sreamy, the day	
	OMINICANS, PROVINCE	OF ST. ALBERT THE	₹ ≤
9	GREAT, U.S.A. (Na	me of Corporation)	₹
B	Provincial Agent	OF ST. ALBERT THE ST. ALBERT	River Forest Transfer Tax
Cohook M. Edwardsmann, Ma	was Brown & Block	Secretary	
This instrument was prepared by Robert V. Fitzsimmons; Ma (NAME AND AD	DRESS)	190 S. Lasatte St.; Citteago, It	
MAIL TO: { KATHRYN ANDERSEN PUTNAM (Name) 1210 FAIR OAKS	SEND SUBSEQUES AMO	JENT TAX BILLS TO: E (Name) (Address)	Village of River For Real Estate Transper \$2.50
MAIL TO: \ \ \frac{1210 FAIR OHKS}{(Address)}		(City State and Zin)	를 표

(City, State and Zip)

60302

	STATE OF	1LL1NOIS		 -			•		
	COUNTY OF	соок		<u>. </u>	SS.				
	1, K.R	ISTIN NYS	TEDT	en las leg company		a notary publ	ic		
	in and for said C	and for said County, in the State aforesaid, DO HEREBY CERTIFY thatDennis R. Zusy.							
			Provincial			oce of St. Albert the Great	t USA.		
		for profit				нхвихнихиихихихиихий			
		•			·	to be the same person who			
			•			s day in person and sessessels			
	acknowledged 1.	hat as such Pro:	vincial Agent	Presic	**************************************	ne ar bengis <i>iyysh</i> yysigned ar	เดี		
	delivered the sai	d instrument a	x Sekiykerikker	norproxuse	окимения	choofinockhiereto, pursuant i	ю		
	authority, given	by the Board o	f Director	5	of said corpora	his tion as their free and voluntar	гy		
	act, and as the fr	ree and voluntar	ry act and deed	f of said	corporation, for the uses a	nd purposes therein set forth.			
		/ X,				-y ₁₉ 95			
	GIVEN under my hand and official seal this			(X:+:>	7,1,2,2,2				
	}	"OFFICIAL KRISTIN NY		}	No	tary Public			
	•	Notary Public, 518	1996	ş	Commission expires	1/3/96			
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SPECIAL WARRANTY DEED	Corporation to Individual			ADDRESS OF PROPERTY:		Ö			
PE				ODRI		MAIL TO:			
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LEGAL FORMS

Exhibit A

Permitted Encumbrances

- General real estate taxes for the year 1994 and subsequent years;
- Declaration of Covenants, Conditions, Restrictions and Rights dated April 25, 1994;
- 3. Easement Grant dated May 27, 1994;
- 4. Pla: of Subdivision of Priory Estates of River Forest recorded June 23, 1994 as document 94558271;
- 5. Acts done or suffered by or through the Grantee;
- This conveyence is subject to the right (but not the 6. obligation) of Grantor to repurchase the property conveyed hereby for the original consideration paid by Grantee, (subject to customary closing prorations and conditions), in its present condicion (or better) and subject to no additional exceptions or encumbrances other than those listed hereon, if Grances or its successors or assigns have not on or before two (2 years from the date hereof: (a) received "Architectural Arproval" to construct a "Dwelling Unit" as such terms are defined in and pursuant to that certain Declaration of Covenants, Conditions, Restrictions and Rights made by the Dominicans Province of St. Albert the Great, USA, dated April 25, 1994 (the "Covenants"); and (b) been issued all appropriate permits by the Village of River Forest (and any other necessary governmental units) to commence construction thereon. Such right of repurchase shall be exercisable by written notice to the then-current owner of record on or before July 17, 1997//. event such notice is delivered, the then-current owner and Grantor shall work in good faith to reconvey the property within 30 days and in accordance with local practice and customs.

Grantee further acknowledges that no person or entity or their respective majority-owned affiliates may own, directly or indirectly, legally or beneficially, more than three Residential Lots (as defined in and subject to Covenants) at any time or from time to time.

Grantee further agrees, at Grantee's sole cost and expense, to cause new sidewalks to be installed across the property conveyed hereby or on the public right-of-way adjacent to the property conveyed hereby, which installation shall be

Property of Cook County Clerk's Office

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subject to the approval and the direction of the Village of River Forest.

Grantor reserves all rights and remedies available at law or equity in relation to these restrictions.

These restrictions shall be covenants running with the property conveyed hereby and shall be binding on all successors and assigns of Grantee.



Property of Cook County Clerk's Office

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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.

Dated: January 17, 1995

THE DOMINICANS, PROVINCE OF ST. ALBERT THE GREAT, USA

Signature

Subscribed and aworn to me by the paid Dennis R. Zury

11 day of January, 1 thio Notary Public Gratu Turkel

"OFFICIAL SEAL" KRISTIN NYSTEDT

Notary Public, State of Itlinois My Commission Expires Jan. 3, 1906

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 and hold title to real estate under the laws of the State of Illinois.

Dated: January /7, 1995

Subscribed and sworn to me by the

this

17 day of January, 1995.

Notary Public

Kachryn Undiese & Fitua

"OFFICIAL SEAL" KINA L. CLAYTON

MOTARY PUBLIC, STATE OF ILLINOIS MY COLPARCHEM EXPIRES 6/16/07

NOTE:

Any person who knowingly submits a false statement concerning the identity of a grantee shall be guilty of a Class C misdemean or 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 provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.]

Proberty of Cook County Clark's Office