# SECTION DESCRIPTION OF SECTION OF

## UNOFFICIAL COPY

#### WARRANTY DEED IN TRUST

1-111120

The above space for recorders use only

,	This doors appear to street the sale daily
THIS INDENTURE WITNESSETH, That the Grantor(s) _ SAEGEBRECHT A/K/A EUGENE SAEGEBRECHT	WERNER P. SAEGEBRECHT AND EUGENIE
<u> </u>	
of the County of COOK and State of of TEN (\$10.00)	TLINOIS for and in consideration
of TEN (\$10.00)	Dollars, and other good and
valuable considerations in hand, paid, Convey and warrant	unto PARKWAY BANK
valuable considerations in hand, paid, Convey and warrant AND TRUST COMPANY, 4800 N. Harlem Avenue, Harlem Aven	arwood Heights, Illinois 60656, an Illinois
banking corporation, its successor or successors, as Trustee dated the 13TH day of JANUARY  11276 , the following described real estate	e under the provisions of a trust agreement
dated the 13th day of JANUARI	19 95, known as Trust Number
11276 , the following described real estate	e in the County of cook
and the State of Illinois, to-wit:	1
THE SOUTH 16 FEET OF LOT 5 AND ALL OF LOT 6	IN CLANCY BIRCHWOOD HIGHLANDS.
BEING A SUBLIVISION IN THE SOUTHWEST FRACTI	ONAL 1/4 OF FRACTIONAL SECTION
30, NORTH OF THE INDIAN BOUNDARY LINE, IN T	OWNSHIP 41 NORTH, RANGE 14, EAST
OF THE THIRD PPINCIPAL MERIDIAN, IN COOK CO	WALL TELLINOIS.
PERMANENT INDEX 'NU BER: 11-30-303-055-0000	
	0204
	472
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TO HAVE AND TO HOLD the said premises with the appurtenances upon the turn, and for the uses and pure.  Pull power and authority is hereby granted to said trustee to improve, may use, on ten and subdivide said.	poses herein and in said trust agreement set forth W
Full power and authority is hereby granted to said trustee to improve, marine, privet and subdivide said vacate any subdivision or part thereof, and to resubdivide said property as often is delired, to contract to sell, to consideration, to convey said premises or any part thereof to a successor or subdivide said property, or any tested to grant to a vested in said trustee, to donate, to dedicate, to mortisize, pledge or otherwise encu ober said property, or any possession or reversion, by leases to commence in presention or tuture, and upon any and from any period years, and to renew or cutend leases upon any terms and for any period or period of tim an ito whend, the hereafter, to contract to make leases and to grant options to lease and options to renew as a side options to manuer of fixing the amount of present or future rentals, to partition or to exchange said proper any part find, to release, convey or assign any right, title or interest in or about or essement apprentant at a said premise other ways and for such other considerations as it would be lawful for any person owning the said premise other ways and for such other considerations as it would be lawful for any person owning the said premise other ways and for such other considerations as it would be lawful for any person owning the said premise of the person of the person owning the said premise of the person of the person owning the said premise of the person of the person owning the said premise of the person of the person owning the said premise of the person of the person owning the said premise of the person owning the said	2 grant options to purchase, to sell on any terms, to convey either with or without such successor or successors in trust all of the title, estate, powers and authorities
vesteti in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encu aber said property, or an possession or reversion, by leases to commence in praesenti or future, and upon any . — s for any period	ny part thereof, to lease said property, or any part thereof, from time to time, in 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 period of time and to extend, the hereafter, to contract to make leases and to grant options to lease and options to renew task and options to	inge or modify leases and the terms and provisions thereof at any time or times purchase the whole or any part of the reversion and to contract respecting the
manner of fixing the amount of present or future rentals, to partition or to exchange said proper or any part I kind, to release, convey or assign any right, title or interest in or about or easement appurers. At a said premis-	thereof, for other real or personal property, to grant easements or charges of any es or any part thereof, and to deal with said property and every part thereof in all
in no case shall any party dealing with said trustee in relation to said premises, or to whom said pri mises or said trustee, be obliged to see to the application of any purchase money, rent, or money borrowed o, advan-	any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by of on said premises or be childed to see that the terms of this trust have been
complied with, or be obliged to inquire into the necessity or expediency of any set of said trustee, or be obliged deed, trust deed, mortgage, lesse or other instrument executed by said trustee in relation to said real estate. ha	it is conclusive evidence in favor of every person relying upon or claiming under
any such conveyance, lease or other instrument, (a) that at the time of the scinvery thereof the trust creates such conveyance or other instrument was executed in accordance with the trust, conditions and limitations of the scinvery thereof the scinvery the scinvery the scinvery the scinvery thereof the scinvery the scinvery thereof the scinvery thereof the scinvery thereof the scinvery the scinvery the scinvery the scinvery the scin	to A indenture and by said trust agreement was in full force and effect, (b) that increased in this indenture and in solid trust agreement or in some amendment.
in on case shall any party dealing with said trustee in relation to said premises, or to whom said pri hises or said trustee, be obliged to see to the application of any purchase money, rent, or money borrowed or what compiled with, or be obliged to inquire into the necessity or expediency of any set of said trustee, or be obliged deed, trust deed, mortgage, lease or other instrument executed by said trustees for relation to said reastee, any such conceyance, lease or other instrument, (a) that at the time of the delivery thereof the trust creates, such conceyance or other instrument was executed in accordance with the trust, conditions and limitations such conveyance or other instrument was executed in accordance with the trust, conditions and limitations in the said trustee was dily subtortized and empower instrument and (i) if the conveyance is made to a successor or successors in trust, that such successor or successors for the successor in trust.	and on said premises or be chiged to see that the terms of this trust have been a considered to inquire into any of the terms of said trust agreement, and every all se conclusive evidence in favor of every person celving upon or claiming under the constance of the constance and the said trust agreement was in full force and effect, (b) that contain d in this indenture and in said trust agreement or in some amendment receives and additional agreement or in some amendment receives and additional agreement or in some amendment in the said trust agreement or in some amendment receives and and deliver every such deed, trust deed, lease, mortgage or other cases.
The interest of each and every beneficiary hereunder and of all persons claiming under them or any of the disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary is as such, but only an anterest in the earning, avails and proceeds thereof as aforesaid.	m shall be only in the carnings, avails and proceeds arising from the sale or other ereunder shall have any in or interest, legal or equitable, in or to said real estate
as auct, out only an interest in the earnings, avails and proceeds thereof as anoresaid.  If the little to any of the above lands is now or hereafter registered, the registrar of Titles is hereby directed the words "in trust", or "upon condition", or "with limitations" or words of similar import, in accordance with the:	
	statute in such case made and by vive of any and all statues of the State of Illinois,
providing for the exemption of homesteads from sale on execution or otherwise.	hand S and sent
in Witness Whereof, the granter aforesaid ha S hereunto set the link 13th day of January 19 96	
	96068332
al Cayella	Cause Same Some
WERNER P. SAEGEBRECHT EUGER	MIE SAEGEBRECHT A/K/A EUCENE
SAE	CACCIOR
	A THE PARTY AND A THE PARTY AN
THIS INSTRUMENT WAS PREPARED BY: EDWARD G. SHENOO	
CHICAGO, ILLINOI	.5 00040
State Of Illinois	
County Of Cook SS L INC IN SERVER P.	SAEGEBRECHT AND EUGENIE
SAEGEBRECHT A/K/A EUGEN	
- TENTRAL MANAGEMENT ALVIN HOSEI	
	e to be the same person S whose name BTE subscribed to
DAN WIEMERSLAGE Cregoing instrument, appeared before me this day in p	serson and acknowledged that
Notary Public, State of silling Gibled and delivered the said instrument as	heir free and voluntary act, for the uses
My Commission Expires March Sput 1992 the ein set forth, including the release and w	
Officer under my hand and notarial seat this 13th d	lay of January 19 96
<b>*</b>	1
	Notan Bublis
	Notary Public

PARKWAY BANK AND TRUST COMPANY 4800 North Harlem Avenue Harwood Heights, Illinois 60656 Box 282

7438 N. OAKLEY, CHICAGO, ILLINOIS

For information only insert street address of above described property

EXEMPT UNDER PROVISIONS OF PARAGRAPH (e) SECTION 4
OF THE REAL ESTATE TRANSFER TAX ACT.

ARGEBRECHT A/K/A EUGENF/SAEGEBRECHT

outnernt Number

## **UNOFFICIAL COPY**

\$55°00

Option of the Contract of the COOK COUNTY RECORDER +8280 + LF \*-96-0683337 14000+ TRAN 3177 01/25/96 11:55:00 DEPT-01 RECORDING +25.50

> Dan Weimerslage 20 N. Clark St Suite 2300 Chicago IL 6060).

48883096

#### **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.

1-25-96 , 19\_ Signature: "ULLICIAL SEAL" SUBSCRIBED SWORN to before me MARCHAR TOTAL thAsn day of E HODRAY PHENC STANCO. MY COMPASSION EXPLOS SAN 71996. Notary Fublic

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: Journ 25 4 , 1996 Signature:

SUBSCRIBED and SWORN to before me MARGARET L. RAUSCH

day of NOTARY PURILE STATE OF THE COLUMN

day of NOTARY PUBLIC, STATE OF ILLINOIS

Notary Public

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 a Class A misdemeanor or for subsequent offenses.

96068337

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Proberty of Cook County Clerk's Office

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