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DEPT-01 RECORDING

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 - COUR COUNTY RECORDER

This Inden	lure Villa	saeth, Th	at the Grantor	LUCIAN	TURIKA and	VIORIKA D. TURIKA
of the County of	Cook		and the State of	Illino	is	lor and in consideration
			ope t. Convey and con !!inois, its successor Direct money	Warrant or successors	uni" LaSaile R as frustee unde	Intional Trues, N.A., a nation of the provisions of a trust agreem known as Trust Nurrand State of Illinois, to
LOT 1	4 AND LO 5 HIGHLAN 7ISION IN	T 15 IN D SUBDIV THE NOP	SUBDIVICION ISION, NUMBER THWEST QUARTS	NO. 22 S 21 TO	THE HUL 29 INC ECTION 20	BERT FULLERTON LUSIVE BEING A 3, TOWNSHIP 40 LUDIAN, IN COOK
COUNTY	, ILLINO	ıs	-28-129-016	4		DIAN, IN COOK

I HEREBY DECLARS YEAR THE ATTACHED DEED RUPE OF ACOUST SECURITY OF A TAMBARA TO A COURT OF A TAMBARA BY PARAGRAPH(S) E OI, GEOTHORIZE DATE

RONALD TUTT, ESQ. 512 W. Burlington, Suite 206, Lagrange, IL 60525 Prepared By:

Property Address: 5254-56 1. Molfran, Chicago, IL 60641 13-28-129-016

Permanent Real Estate Index No. .

NORM NO:088-8027 DEC 94

Exempt under provisions of Paragrant

Hend Estate Transfor For Arty

Data

To have and to held he is to penias with he all purely note upon the truste and the best and purposes have in another said to a spreament set forth.

Full power and authority is hareby granted to said trustee to improve, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant 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 successor or successors in trust and to grant to zuch successors in trust all of the title, estate, powers and authorities vested in said trustee, to dedicate, to mortgage, pledge or otherwise encumber, said property, or any part thereof, from time to time, in possession or reversion, by lesses to commence in present or in future. End upon any terms and for any part determined or time, not exceeding in the case of any single demise the term of 193 years, and to renewor extend lesses upon any terms and for any period or periods of time, and to amend, change or modify lesses and the terms and provisions thereof at any time or times hereafter, to contract to make lesses and to grant options to lesse and options to renew lesses and options to partition or to exchange said property, or any part thereof, for other real or personal property, to grant easements or charges of any kind, to reliase, convey or easign any right, title or interest in or about or easement appurlanant to said premises or any part thereof, and to dest with the earne, whether similar to all other thom the ways and for such other considerations as it would be tawful for any person ewning the same to deal with the earne, whether similar to or different from the ways above specified, at any time or times hereafter.

In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase morey, rent, or money borrowed in accordance on eard premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every disaid, trust deed, mortgage, lease or other instrument executed by and trustee in relation to said real estate shall be specified in the collevery parson relying upon or claiming under any such conveyance, lease or other instrument, (a) that such conveyance time of the delivery thereof the instrument was executed by this indenture and by said trust agreement was infulforce and effect. (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this indenture and in early trust agreement or in some amendment. Insert and binding upon all beneficiaries (nereunder, (c) that said trustee was duly authorized and ampowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument, and (d) if the conveyance is made to a successor of successor in trust have been properly appointed and are fully veeted with all the title, estate, rights, powers, authorities, dutive (and obligations of its, his or their pagedecessor in trust.

The interest of each and every beneficiary his earn derend of all persons claiming under them or any of them shelf be only in the aernings, avails and proceeds arising from the sale or other disnostion of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equilable, in or to said real estate as such, but only an interest in the samings, avails and proceeds thereof as aforesaid.

If the bits to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in visit or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such cases made and provided.

And the said grantor... hereby expressly waive... and release... any suid all right or benefit under and by virtue plany and all at itutes of the State of Ittinois, providing for the exemption of fromesteads from sale on exact into or otherwise.

Sand Beal S

In Witness Whereof, the grantor_alcresaid he ve hereunic set their

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x Vivika W. Varike SEA
VIORIKA D. TURIKA
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50x 350			RONA RONA RONALIC COMMISSICI COMMISSICI	OFFICIA		County o
Warranty Deed			LD TU STATE O EXPIRES			Coo
Address of Property			FILUNOIS Subscribe :04/20/99 they			
.9	OxCoox	es and purposes therein in under my hand	ed to the foregoing instru	y known to me to be the	LUCIAN TURIKA ar	blic in and for sald Cour
_	10.5 10.5	set forth/including	ment, appeared be delivered the said	same person 5	d VIORIKA D	ty, in the State afor
STAND TUTE A COTACH OF TUTE A COTACH OF THE SAME WOOT BUFFINGTON, Suite 200 LATERING MINOS 60528 FOOD EPS - 2009	Attorney at Law S12 West Burling.on, Suite 206 LaGrange, Numois 60525 (700) 579 - 5575	ine release and walver of the	alore me this day in person o their i infrument as	whose name	. TURIKA, his wife	esaid, do hereby certify that
Luffelle Holland Truct, M.A.	·	A.D. 19 9 6	and acknowledged that free and voluntary ac	s are		
120, Journ Lessine Street Chicago, Minois 60674-8135	96094604	- -	ct.		<u>-</u>	

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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. 196 Signature: Dated Subscribed and swprn to before me by the said WAIKA TVA (C day this 19 G G Notary Public HUINALD IUTT NOTARY PUBLIC STATE OF ILLINOIS The grantee or his agent affirms and verifies that the name or 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 bisiness 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. Signature: Dated Grantee or Agent Subscribed and sworn to before **DEFICIAL SEAL** me by the said Vikil'A TMIKA POPULLY TUTT this _day_6f

NOTE: 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 of a Class A misdemeanor for subsequent offenses.

(Atach 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.)

Notary Public

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