77324728

UNOFFICIAL COPY

STATEMENT OF 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 the laws of the State of Illinois.

Dated: April 21, 1997

Signed Charle or Agent

Subscribed and sworn to before me on this 21st day of

"OFFICIAL SEAL"
CHRISTINE L. HERRMANN
Noticy Public, State of Brids
My Commission Expires 06/09/80

Christine L'Heremann

The grantee or his agent affirms and verifies 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, all Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in 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: April 21, 1997

Signed Craft R. Auson Crantoe or Agent

Subscribed and sworn to before me this 21st day of

"OFFICIAL SEAL"
CHRISTINE L HERRIANN
Notary Public, State of Minors
My Commission Expres 06/09/99

Christine & Werrmann Notary Public

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.



GEORGE E. COLE® LEGAL FORMS

exter in the County of .

Address(es) of real estate: .

UNOFFICIAL COPY

Movember 1984

DEED IN TRUST
(ILLINOIS)

CAUTION: Consult a lawyer before using or acting under this form. Neither the publisher nor the seller of this form makes any warranty with respect thereto, including any warranty of merchantability or litness for a particular purpose.

THE GRANTORS, DAVID L. STUMP and GERALDINE A. STUMP, his wife . and State of Illinois Cook of the County of for and in consideration of One (\$1.00) and no/100ths DOLLARS, and other good and valuable considerations in hand paid GERALDINE A. STUMP, AS Trustee of The Geraldine A. Stump 1997 Revocable Trust, 6256 W. Forest View Drive, Oak Forest, IL 50452 (Name and Addas of Grantce) me of a sour of present dated the . April 13_97 day of _ (hereinafter referred to M "said trustee," regardless of the number of trustees,) and unto all and every successor or

successors in trust under said trust agreement, the following described real

97324728

DEPT-01 RECORDING \$25.50 T40008 TRAN 7501 05/08/97 12:33:00 45096 + DR 44-97-3247243 COOK COUNTY RECORDER

Above Space for Recorder's Use Only

60452

Lot 16 in Block 21 in 6th Addition to Medema's 61 Vista Gardens, being a Subdivision of part of the North West 1/4 of Section 17, Township 36 North, Range 13 East of the Third Principal Meridian, in Village of Oak Forest, Cook County, Illinois.

and State of Illiants to wit:

Supported Caral R. Karren A. Barren B

Permanent Real Estate Index Number(s): 28-17-120-016-0000

TO HAVE AND TO HOLD the said pressises with the appartenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.

6256 W. Forest View Drive, Oak Forest, IL

Full power and authority are hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof: to dedicate parks, street, highways or alleys; 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 such successor or successors in trust all of the title, estate, powers and authorities vested in said trustee; to donate, to dedicate, to asortgage, pledge or otherwise encumber said property, or any part thereof; to lease said property, or any part thereof, from time to time, in pomenion or reversion, by leases to commence in practical or in future, and upon any terms and for any 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 options thereof at any time or times hereafter; so 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 reversion and to contract respecting the manner of fixing the amount of present or future rentals; to 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 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 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 purchase the whole or any part of the reversion and to contract real or personal property; to grant ensurements or charges of any kind; so release, convey or sating any right, ticle or interest in or about or easement apportenen

97334738

UNOFFICIAL COPY

In no case shall any party dealing with said aroses in relation to said promises, or to whom said promises or any part through shall be encounted, contracted to be said, based or mortgaged by said truster, be obliged to see that the terms of this want have been complied with, or he shilling in impigal in 1880 paccasity or expeditory of any act of said trustes, or he obliged or privileged to impairs into any of the writes of said trust application; and every dead, trust dead, mortgage, least or other instrument executed by said waters in selection to said seal entere shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, least existly instrument, (a) that or the time of the delivery through the state executed by this Industries and by said went agreement was in full force and effect; (b) that such conveyance or other instrument was executed in accordance with the water, ornitisms afternation; exceeding the chie Industries and in said trustee was duly authorized and empowered to execute and deliver every such dead, must dead, least, manageness or other instrument; and (d) if the conveyance is stade to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, ustate, rights, powers, sucherities, duties and obligations of its, his or cheir 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 carnings avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and ye beneficiary hereunder shall have any title or interest, legal or equicable, in or to said seal estate as such, but only an interest in the carriers, avails and proceeds thereof at aforesaid.

	party, and restricinty her out in the case sys, avails and		le er interest, legal or equital mid.	ée, sa or to said stái (istate at such, dut	
**	e mitle to may of the above	re lands is now or hoseaft	er registered, the Registrat of	Titles is hereby direct	ed not to register	
or note in th	e certificate of view or dupli visualer import, in secretario	care threat, or memorial	, the words "in true," or "a	pon condition," or "\	rich limitations,"	
			and tricat any	e and all right or hos	ردا فحد ساسد بند	
vistac of any	and all startes of the Scale	Minois, perviding for t	he exemption of homesteads i	rom sale on eneration	or otherwise.	
		aforesaid he.	hereunto at thei	<u> </u>	nd scal .=	
dis 21st	day of April		, 19 97			
Zan	Liferna	(SEAL)	Dereldent 4		(SEAL)	
	, simi					
State of Min	eis, County of Cook					
	I, the m		blic in and for mid County,	, in the State aforessi	do hereby	
	CENTR		eraldize A. Stump, h	ie vife.		
	*##. **********************************		× 11. 0.0.0.7			
· } (OFFICIAL SEALOW	ly factors to use to be the	same person _/_ whose name	s are	subscribul	
. }	ORVAL A LARSON	jegnoine instrument, a	ppeaced before a e shi; de	y in person, and ad	knowledged that	
An'	COMMISSION TYPER TO PORT	78.00	med the said instrumed 2		•	
· m	MAY And	makestery are, for charge		in andreing the sale	uc and waiver of	
	the right	of homestad.	Steer, Select of Steerpering	5		
C	my head and official scal, th	. 21st	dev of	April	19 97	
	*		w) w			
Commission expires July 7 pp 2000			NO	NOTARY PUBLIC		
	Orval	A. Larson, Atto	rney, 64 Orland Squa		od Park,	
This instrum	cat was prepared by IIIIs	nois 60462	(Name and Addres			
OKE WASS	LANT OR QUIT CLAIM AS	C PARTIFC DECIRE				
ONE WINN	CHYAL A. LARSON		en a andtaini	~ T.W 1 . T.		
	(No	· 	SEND SUBSEQUEN	STUMP, TRUSTE	₹	
MAIL TO:	64 Orland Squar	· · · · ·	GERMANIAE A.	(Name)		
	(Add	rest)	6256 W. Fore	st View Drive		
	Orland Park, II	60462		(Addres)		
	(City, Scatt	and Zip)	Oak Forest,	•		
OR.	RECORDER'S OFFICE B	OX NO		City, State and Zip)		