WARRANTY DEED IN THUS NOFFICIAL COPY 35661

EXECUTED IN DUPLICATE.

Prepared by: R. E. Prellberg

8501 (W. Higgins Rd.

Chicago, IL 60		The above space for recorder's use only	
THIS INDENTURE WITNES	SETH, That the Gra	intos, PHILIP J. HACKE AND PAMELA L, HACKL,	
of the County of Cook	and State of 11. d other good and val	linois for and in consideration of Ten and no/100 luable considerations in hand, Convey and Warrant, A National Bank, as Trustee under the provisions of a February, 19 71 known as Trust Number real estate in the County of Cook State of	
Lot Seven (7) in Block being a Subdivision of	the West Half in Section 35,	hur Dunas' Highlands Addition to Park Ridge, (1/2) of the Southwest Quarter (1/4) lying Town 41 North, Range 12, East of the Third llinois.	
\(\rightarrow\)	24 S. KNIGHT AKK RIOGE,IL.	P.5H.	(
%	0		;
(Permanent Index No.:	19_3 5_3 0	<u>0 - 0 1 5 -)</u> \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ì
		the trusts and for the uses and purposes herein and in the trust agreement set	7
Full power and authority is hereby grant highways or alleys and to vacate any subdivace or alleys and to vacate any subdivace contracts to sell on any terms, to successors in trust and to grant to such su dedicate, to mortgage, or otherwise encur time, in possession or reversion, by leases renewals or extensions of leases upon any and the terms and provisions thereof at an renew leases and options to purchase the present or future rentals, to execute grant easement appurtenant to the real estate or	ed to said I usit o In subdivid. Ivision or purtine holisto sociate was distinct the holisto convey either vith or without coessor or successor unitual hober the real satels, unan pata commence in praisent or full management of the real sociation for the sociation of the sociat	DATED He and resubdivide the real estate or any part thereof; to dedicate parks, streets, cute contracts to sell or exchange, or execute grants of options to purchase, to it consideration; to convey the real estate or any part thereof to a successor or tall of the title, estate, powers and authorities vested in the trustee; to donate, to art thereof; to execute leases of the real estate, or any part thereof, from time to outure, and upon any terms and for any period or periods of time, and to execute being of the real estate, or any part thereof, from time to outure, and upon any terms and for any period or periods of time, and to execute being of the real estate, or any part thereof, find the real estate to estate the real estate or any part thereof, in the second of the real estate to deal with it, whether similar to or different from the	+86 C
such other considerations as it would be is ways above specified and at any lime or in no case shall any party dealing with a contracted to be sold, leased or mortgage advanced on the real estate, or be oblige expediency of any act of the trustee, or mortgage, lease or other instrument execupion or claiming under any such conveyarized trust agreement was in full force and effect	times herealter. said trustee in relation to the do by the frustee, be obliged to to to do or privileged to inquiete by the trustee in relation to the e obliged or privileged to inquieted by the trustee in relation in the frustee in the lation i	or intereot; to execute leases of the feet estate, or any part intereot, from time to white and upon any terms and for any period or periods of time, and to execute beriods of time and to execute amendments, changes or modifications of leases are use contracts respecting the manner of fixing the amount of any kind; to release, convey or assign any right, title or interest in or about or wind; to release, convey or assign any right, title or interest in or about or wind; to the real estate and every part thereof in all other ways and for the state of the real estate or any part thereof shall be conveyed, to see to he as plication of any purchase money, rent, or money borrowed or to the real estate or any part thereof shall be conveyed, to see to he as plication of any purchase money, rent, or money borrowed or usure into any r. u. e terms of the trust apreament; and every person relying it, (a) that at the limit of the delivery thereof the trust created herein and by the rother instrumen we executed in accordance with the trusts, conditions and ments thereof and larving upon all beneficiaries, (c) that the trustee was duly stided, lease, morting are rother instrument and (d) if the conveyance is made as all rhall be conclusive evidence in favor of every person relying the context of the rother instrument and (d) if the conveyance is made as all rhall be conclusive evidence in favor of every person relying the context of the rother instrument and (d) if the conveyance is made as all rhall the little, their predecessor in true. I persons claiming under the rot any of them shall be only in the possession, or other disposition of the vale estate and such interest is hereby declared to be legal or equitable, in or to the relies the such but only an interest in the legal or equitable, in or to the relies the such as such, but only an interest in the legal or equitable, in or to the relies the such as such, but only an interest in the legal or equitable, in or to the relies the such as such, but only an interest in th	Turke
authorized and empowered to execute and to a successor or successors in trust, that estate rights, powers, authorities, duties a The interest of such beneficiary under trearnings, and the avails and proceeds arisl personal property, and no beneficiary she pessession, earnings, avails and proceeds	I deliver overy such deed, trus such successor or successor ind obligations of its, his or i he trust agroement and of all ng from the sale, mortgage or successor interest, i is thereof as aforestid.	st deed, lease, mortiging or other instrument and (d) if the conveyance is made ins in trust have been or policy appointed and are fully vested with all the title, their predecessor in true. I persons claiming under the policy of them shall be only in the possession, or other disposition of the callestate and such interest is hereby declared to be legal or equitable, in or to the relatest least such, but only an interest in the Registrar of Titles is hereby direction, to register or note in the certificate of	Theu
If the title to any of the above lands is not title or duplicate thereof, or memorial, the statute in such case made and provided.	w or hereafter registered, the words "in trust," or "upon con-	Registrar of Titles is hereby direction, to register or note in the certificate of dittion," or "with limitations," or words of, liar import, in accordance with the uso any and all right or benefit under side, wirtue of any and all statutes imits also on execution or otherwise.	is
In Witness Whereof, the grantor S	aforesaid ha <u>Ve</u> hereunt	-October Novem BeRo86.	
Philip J. Hackl	(SEAL)	Chonela L. Alacki (SEAL) Pamela L. Hacki	
	(SEAL)	(95.0)	
	0 =		
State of <u>T11inois</u> County of <u>Cook</u> ss.	the state aloresaid, do here Hackl, married		
	signed, sealed and delivere	be the same person S whose name S are subscribed to appeared before me this day in person and acknowledged that they are the irreleased to the said instrument as their free and voluntary act, for the uses both, including the release and waiver of the right of homestead.	Document Number
"OFFICIAL SEAR" Roth in include Notary Part I was a disente My Commission Explices 6/14/30	given under my hand and r	114-1- NOVERDINGS	Docume
	-	Notary Public	

MAIL TO TRUST BANK/O'HARE, N.A. 8501 W. Higgins Road, Chicago, Illinois 80831 Telephone (312) 893-5555 Member PDIC

624 S. Knight Ave., Park Ridge, IL

3566131

UNOFFICIAL COPY

Property of Coop Colling Clerk's O

PHILIP HACKE

35661;

356613

PARK RIDGE, IC. 6006P

CATALLY CA

alerand branch control of the college