JNOFFICATAL COPYS

	CAUTION: Consult a lawyer before using or acting under this form. All warrantes, including merchantability and fitness, are excluded.		
1975 j Rojet des fest	•	7	
THE	GRANTORS		- 0
	R E. STEINER and ANNA M. STEINER rried to each other)		8
of the	County of Cook and State of Illinois. I in consideration of TEN and NO/100(\$10.00)		"S
Dollar	s, and other good and valuable considerations in hand paid, y_and (WARRANT_/QUIT CLAIM)* unto		466
	R E. STEINER and ANNA M. STEINER	(The Above Space For Recorder's Use Only)	海
Agree	ustees under provisions of Trust ment dited April , 1987 and known as	the STEINER FAMILY TRUST	直到
OI / I	44 W. Arthur, Chicago, FIllinois, or Cherinafter referred to as "said trustee," regardless of the hurs in trust under said trust agreement the following described real estate in	mber of trustees,) and unto all and every successor or	Transfer d. 95104
Illinois, t	io wit:	and State of	6
In Blo	Production of the state of the	sion in Soctions 31 and	Estata Jounty C
Maridi	ock One (1), in 5. M. Waite's Subdivis wns 41 and 40 North, Range 13, East of ian.) <u> </u>
T(trust agre	P. I. N. 10-81-306-001 Edo & OHAVEAND TO HOLD the said point the appurtenances upon the tement set forth.	rusts and for the uses and purposes herein and in said	
	all power and authority are hereby granted to said trustee to improve, manago dedicate parks, streets, highways or alleys to vacate any subdivision or part	ge, protect and subdivide said premises of any part thereof, and to resubdivide said property as often as	180 ×
powers at	to contract to sell; to grant options to nurchase; these lion any terms; to convey or any part thereof to a successor or successors in this and to grant to such a duthorities vested in said trustee; to donate, to did the to mortgage, pled to lease said property.	enner with or without consideration; to convey said uccessor or successors in this talk of the title, estate, ge or otherwise encumber said property, or any part	至公
futuro, an	d upon any terms and for any period or periods of time in a case side in the cr	reversion, by leases to commence in praesent or in use of any single demise the term of 198 years, and to amend, change or modify leases and the terms and	海丁
options to	o purchase the whole or any part of the reversion and to con vact respecting the properties of the reversion and to con vact respecting the population of to exchange said property, or any part thereof for the part of the property of any part thereof	ont options to lease and options to renew leases and	Par.
deal with s	stease, source or assign any right, title or interest in or about or user tell app said property and every part thereof in all other ways and for such core considered to deal with the same, whether similar to or different from the ways a toy spec	urrenant to said premises or any part thereof; and to erations as it would be lawful for any person owning offied, at any time or times hereafter.	"RIDERS" OR RESENDE STANGENTER F
money bo	no case shall any party dealing with said trustee in relation to said premises, a contracted to be sold, leased or mortgaged by said trustee, he obliged to see that the series or be obliged to see that the series of the obliged to see that the series of the series of the obliged to see that the series of the obliged the series of the series of the obliged the obliged the series of the obliged the obli	to whom said premises or any part thereof shall be to the application of any purchase money, rent, or the trust have been consolled with a physiciant or be shall not be shall	RS O
agreemen conclusive	tio the necessity of expediency of any act of said trustee, of he obliged or privilegand every deed, trust deed, mortgage, lease or other instrument executive the evidence in favor of every person relying upon or claiming another any such	ged to inquire into any of the terms of said trust by said Lee in relation to said real estate shall be	RIDE
conveyant	te delivery thereby the trust created by this indenture and by said fribings	reement was in full ture and effect; (b) that such	2
successor	ement or in some amendment thereof and binding upon all beneficiaries there id to execute and deliver every such deed, trust deed, lease, mortgage or other or successors in trust have been properties.	The property of the same and the same with the same same same same same same same sam	6 3
The	hts, powers, authorities, duties and obligations of its, his or their predy ensem- e interest of each and every beneficiary hereunder and of all pensons claims avails and proceeds arising from the sale or other disposition of said real estate	by under them or my of them shall be only in the	
in the carn	and no beneficiary hereunder shall have any title or interest, legal or equivable tings, avails and proceeds thereof as aforesaid. The fitte to any of the above lands is now or hereafter registered, the Registra.	in or to said toal estate as some but only infinterest	and insperin
import, in	of title or duplicate thereof, or memorial, the words "in trust." or "upon eco accordance with the statute in such case made and provided.	sulf a," or "with huntations," or cords of similar	3
statutes of	d the suid grantor. S. hereby expressly waive and release any and all the State of Illinois, providing for the exemption of homesteads from sule on a	recution or otherwise.	1 1 1 1 1 1 1 1 1 1
day of	Witness Whereof, the grantor S aforesaid have hereunto set Eleir hand April 98.7		18 . L
		Steiner (SEAL)	75.
	Illingis County of Lake se		Section 1351, 14.8
1	1, the undersigned, a Notary Public in and for said MPRESS CERTIFY that WALTER E. STEINER ON AN personally known to me to be the same person S. SEAL	d County, in the State atmosmi, DO HEREBY L NA M. STEINER (Mayried To Each other)) (S
	SEAL foregoing instrument, appeared before me this day in sealed and delivered the said instrument as there is therein set forth, including the release and waiver of the said instrument as the said instrume	If ce and voluntary act, for the uses and purposes.	ی کیا
Given unde	er my hand and official seal, this	dayot April 1987	ر ا
Commissio	mexpires July 14, 1988	elaco. Nel	F
This instru	ment was prepared by H.O. Nelson, 67.7.6 Northwes	NOTARY PUBLIC St Hwy., Chicago, IL	3
	RANT OR OUT CLAIM AS PARTIES DESIRE	DRESS OF PROPERTY	C
1		44 W Arthur	0.00
MAIL TO:		LICAGO, IL. 60631. E ABOVE ADDRESS IS FOR STATISTICAL PURPOSES LYAND IS NOT A PART DE HIS DEED.	20
	- · · · · · · · · · · · · · · · · · · ·	Off CTOOCLEMBER OF A STREET CO.	

SEND SUBSEQUENT TAX BILLS TO

Walter E. STeiner, Trustee
(same as above)

GEORGE E. COLES

		IOF	FICI	AL _I (COP	Y	1	. *3
					Company of the compan	TO SET OF CO.	FOR DAYS	
JORTHURST	Signal Court	Remainder to	Address & A.G. Deliver New certif. to	Wild William 2007	Age of Grantee Address On Nova		3608692	
	T4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				Clark	36	380g	
	ender i de la companya de la company		t					1 3 59