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ERNEST F. KOLB Village President

Villagia Trustees
EDWARD BARRON
JEROME A. BERGAMINI
MICHELE COLLINGS
WILLIAM P. HEFKA
RONALD M. STANCIK
JOSEPH D. VOGRICH

Village Clerk
A. JAYNE POWERS



RICHARD E. O'NEILL Village Manager

5252 West Dumke Drive Oak Lawn, Illinois 60453 Phone (312) 636-4400

CZRIJFICATE OF REAL ESTATE TRANSFER TAX EXEMPTION

6223 W. 89th Place Oak Lawn, II 60453

This is to certify, pursuant to Section 20-65 of the Ordinance of the Village of Oak Lawn Relating to a Peal Estate Transfer Tax, that the transaction accompanying this certificate is exempt from the Village of Oak Lawn Real Estate Transfer Tax pursuant to Section(s) 6(d) of said Ordinance.

Dated this 20th day of October , 1988.

Just J. Files
Finance Director

SUBSCRIBED and SWORN to before me this

20th day of October , 1988

Notary Public

"OFFICIAL SEAL"
ORSINIA ANDREWS
Notary Public, State of Illinois
My Commission Expires 2/3/91

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Property or Coot County Clert's Office

*OFFICIAL SEAU"
Object Lable, State of Illinois
Notice Louise State of Illinois
All Connection Replies 2019

UNOFFICIALITY OF THE MINISTER OF THE CARDY

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Property Address	: 6223 West 39th	Place, Oak				S of Peregrap Transfer Tax	h L
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Coll made Some A south S. T.)/		8-25-61.	Bayer	Detruit Beller or Repres	ecntati
Grantee's Address: 3101	West 95th Street, Evergree	en Park, Illinois	60642	Dupe	Duyor,	Daniel de las	
TO HAVE AND TO I	HOLD the said premises wi	ith the appurte	nances, upo	n the trusts and	for the use	es and purposes	
convey, either with or wi in trust and to grant to st trustee, to donate, to dec said property, or any par in futuro, and upon any term of 198 years, and to change or modify leases a and to grant options to leand to contract respecting property, or any part the convey or assign any righ and to deal with said probe lawful for any person specified, at any time or time.		onvey said prer in trust all of to or otherwise ene, in possession periods of tin ipon any terms not thereof at a reases and optio amount of presonal property, out or easement the same, with the same,	her any her any her and en er seens on a seens on a seens on and for any any time or a more to grant eas not appurter ways and whether si	part thereof to ate, powers, and aid property, or on, by leases to eed up in the case, perfod or period, as a che whole of rental to pare ements of chargeant to sa d prefor such other milar to or cit's milar to or cit's	o a successed authorities any part to commence e of any sinods of time to contract or any part of the contract of any knows or any consideration or to consideration or consideratio	or or successors is vested in said hereof, to lease in praesenti or ingle demise the and to amend, to make leases of the reversion of exchange said and, to release, to part thereof, ons as it would the ways above	
part thereof shall be con application of any purcha the terms of this trust ha of said trustee, or be obtrust deed, mortgage, least evidence in favor of every that at the time of the de and effect, (b) that such a limitations contained in the beneficiaries thereunder, (deed, trust deed, lease, m trust, that such success estate, rights, powers, authore the trust details.	party dealing with said truveyed, contracted to be sise money, rent, or money we been compiled with, or liged or privileged to inque or other instrument executivery thereof the trust creconveyance or other instrument in said to that said trustee was dortgage or other instrument or or successors in trust horities, duties and obligati	sold, leased or be obliged to ire into any of uted by said trallalining under the interest was execust agreement uly authorized not, and (d) if a lave been propons of its, his consofits,	mortgaged advanced o inquire int the terms astee in rela any such codenture and cuted in ac or in some and empoin he conveyaerly appoin or their pred	by said trusteen said premises of the necessity of said trust again to said real enveyance, least loy said trust again everyance with tamendment the vered to execut nece is made to ted and are full lecessor in trust	or experie reement; a estate shale or other i greement we he trusts, reof and ble and deliv a successor y vested wi	d to see to the ged to see that mety of any act not every deed, it conclusive instrument, (a) was in full force conditions and inding upon all very every such it of successors thall the title,	
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rirtue of any and all statu:	tes of the State of Illinois,	providing for t	he exempti-	on of homestead	ds from sale	on execution	
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This instrument was prepared by: OZINGA, LEPORE, CAMPBELL & LORD, 3101 W. 95th Street | Evergreen Park, Illinois 60642 422-6050

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THE FIRST NATIONAL BANK OF 3101 WEST 95TH STREET **EVERGREEN PARK** EVERGREEN PARK, ILL TRUSTEE

WARRANTY DEED

Evergisen Fark, Lincis 60642 2101 va to a Street BOX 223/

first National Control Evergreen Park

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