TRUSTEE'S DEEDUNOFFICIAL CORMAL 14

+		(The Above Space For Recorder's Use Only)	
provisions of a certain deed or de pursuance of a certain Trust Age and known as Trust Number 2	reement, duted the (229 , , , , for and	, an Illinois Banking Corporation, duly ate of Illinois, not personally but as Trustee under the led and delivered to said Illinois Banking Corporation in 20th day of Jung 1986 in consideration of the sum of Dollars	
and known as Trust Num in the City County of Cook the following described real esti	t. Bank. Of. Chicago Wor. 6677 o	valuable considerations in hand paid, does hereby grant, , ns Trustoo, U/T/A dated August 7, 1990 f 6400 West North Avenue of Chicago , State of Illinois Gook urtenances thereto belonging, to wit:	inverse ton B
HANSON'S SUBDIVISION OF QUARTER (1/4) OF SECTIO	THAT PART OF THE N 32, TOWNSHIP 40	FEET THEREOF) (29) IN BLOCK TWO (2) IN E WEST HALF (1/2) OF THE NORTH EAST D NORTH, RANGE 13, EAST OF THE THIRD CENTER LINE OF GRAND AVENUE, IN COOK	E Ective tr
P.I.N. #13-32-202-00?			Teo XCO
"This conveyance is mid directly to the Trust		rection and with authority to convey erein".	S HERE WINGS 8 //0
	Ox		ENUE STANPS
IN WITNESS WHEREOF, the Granter has tAssistant) (Trust Officer) and attested by its	ant to and in the exercise of the retrieved the rest Agreement above mentione upon suit real example; of re, of re, if any, affecting the said real example; if any, and building law-		AFFIX "RIDERS" OR REVENUE TS A THANSACTION ON TAX ORDINANCE
		Capitol Bank And Trust as Trustee, as aforesed, and not personally, By James Mark (Mark) Trust Officer	TS A T
STATE OF ILLINOIS)		ATTEST: By: (Assistant) (Post Officer)	REPRESENT TRANSPORTER
COUNTY OF COOK SS.		750	ED DEED
(Assistant) (Trust Officer) of the same persons whose names are subscribed person and acknowledged that they signed and then they signed and the uses and purposes it corporate seal of said Illinois banking corporation.	I Bank And Trust, to the foregoing instrument as a delivered the said instrument as a herein set forth; and the said (Assi on, caused the corporate seal of a	DO HEREBY CERTIFY, that the above named (Assistant, Trus. Officer) and an Illinois banking corporation, Grantor, personally known to be such (Assistant) (Trust Officer) respectively, appeared before me, shir day in helrown free and voluntary act and as the free anti-voluntary act of spid "limpla istant) (Trust Officer) then and there acknowledged that he, as custod), not the aid Illinois banking corporation to be affixed to said instrument as his crease	THE ATTACHED DEED UNDER THE CHILDAGO OF SECTION 2001 FOR
Given under my hand and Notarial S	ical this <u>10th</u> day	of <u>August</u> , 19.90.	1
" OFFICIAL SEAL VICTORIA J. KLOBUKOV NOTARY PUBLIC, STATE OF ILL MY COMMISSION EXPIRES 11/	YSKI { .inois }	Victoria J. Klabuka w. Africa Notary Public My Commission Expires: November 10, 1992	HEREBY DECLARE THAT EXEMST FROM TAXATION FEMILICANPH (S)

MAIL TO:		DOCUMENT PREPARED BY:	
RONALD KAPLAN, LTD.		CAPITOL BANK AND TRUST 4801 W. Fullerton Ave., Chgo., Il. 606	39 - 6
188 W. RANDOLPH, SUITE 1	200.	SEND SUBSEQUENT TAX BILLS TO	I IEREB I HEREB SEMON INSWOOOFERS
[Address)	- 	(Nams)	- ĒNT
CHICAGO, ILLINOIS 60601	·	(Audress)	_ <u>z</u>
		ADDRESS OF PROPERTY	1984
R RECORDER'S OFFICE BOX NO		2300 North Monitor	

TRUSTEE'S DEED

INDIVIDUAL



As Trustee under linust Agreement

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UNOFFICIAL

Property of Coot County Clert's Office

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To have and to hold the said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth:

Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide aid premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any sundivision 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 titumues or any part thereof to a successor or successors in trust and to grant such successor or successor in trust all of the title, estate, powers and nuthorities vested in said trustee, to donate, to dedicate, to more rage, pledge or otherwise encumber said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in praesenti or futuro, and upon terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leasus upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any time hereafter to 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 or present or future tentals, to partition or to exchange said property, or any past thereof, for other real or personal property, to grant easements or charges of any kind, to release, convey or assign any right, title or interest in or apolic or easement appurenant to said premises or any part thereof, and to deal with said properly and every part thereof in all cones ways and for such other considerations it would be lawful for any person awning the same to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.

In no case shall any purty 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 moregaged by said trustee, be obligated to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obligated to see that the terms of this trust have been complied with, or to be obligated to inquire into the necessity or expediency of any act of said trustee, or be obligated or privileged to inquire into any of the terms of said trust a remember; and every deed, trust deed, moregage, lease or other instrument executed by said trustee in relation of said real estate shall be conclusive evidence in favor of every person telying upon or claiming under any such conveyance, lease or other instrument, (A) that at the time of the delivery thereof the trust created by this indenture and by said trust agreement was in full force and effect. (B) that such conveyance or other instrument was executed in accordance with the trust, conditions and limitations contained in this indenture and it said trust agreement or in some amendment thereof and binding upon all beneficiaires thereunder. (C) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, moregage or other instrument, and (D) if the conveyance is made to a successor or successors in trust have been properly appointed and are fully verted with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecasor 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 earnings, 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 no beneficiary hereunder shall have any title or interest, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.

If the title 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 remorial, the words 'in trust', or 'upon condition' or 'with limitations' or words of similar import, in accordance with the statute in such case made and provided.

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