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## **UNOFFICIAL COPY**

Or Cook Co.

The above space for recorder's use only

2 THE REPORT DAY THE SHEET	
THIS INDENTURE WITNESSETH, That the Grantor,	
af the County of Cook and State of Illinois for and in consideration	1
of the County of Cook and State of Illinois , for and in consideration of the sum of	11
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey and Warrant unto First National Bank of Niles, Illinois, a National Banking Association duly organized and existing under the National Banking Laws and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the9th day of0ctober1990, and known as Trust Number598, the following described real	(as k
estate in the County of Cook and State of Illinois, to-wit:	
•	16
Lot Sixteen (16) Lot Seventeen (17) in Second Addition to Grennan Heights, being a Subdivision, in the South Half (3) of the South Half (3) of Section 24, Town 41 North, Range 12, East of the Third Principal Meridian.	Exempt under the provisions of County transfor tax ordinance.
Property Address: 8118 North Harlem AVenue Niles, Illinois 60648	12.5
Permanent Index Number 09 24 417 037 0000	ang
THIS INSTRUMENT PREPARED BY HOWARD A. MCKEE FIRST NATIONAL BANK OF NILES 7100 WEST OAKTON STREET	Exempt u
NILES, ILLINOIS 60646	1
SUBJECT TO	
TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in	Stamps
Full power and authority is hereby granted to said Trus as is improve, manage, protect and subdivide said real estate or any part thereof, to dedicate purhs, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said real estate as clien as desired, to contract to sell, to grant aptions to purchase, to said or a, y error, to convey either with or without consideration, to convey said real estate as clien as desired, to contract to sell, to grant aptions to purchase, to said or a, y error, to convey either with or without consideration, to convey said real estate or any part thereof to a successor or successors in trust any it mant to such successor or successors in trust all of the title, estate, powers and authorities vested in said Trustee, to donate, to dedicate, to nortgage, plettee or otherwise encumber said real estate, or any part thereof, from time to time, in por assion or reversion, by leases to commence in present of future, and upon any terms and for any period or periods of time, no por assion or reversion, by leases to commence in present or future rentants along thereof at any time or times hereafter, to contract to make leases and to grant options to leave and options to renew leases and options purchase the whole or any part of the reversion and to contract respecting the manual of property, to grant esaments or charges of any kind, to release, convey or assign any right, title or interest in or about or ensemble to not real estate and estate and estate and estate and estate and estate in any service for any large of the said real estate or any part thereof in all other ways and for such of error or ensuing remembers or charges of any kind, to release, convey or assign any right, title or interest in or about or ensemble to not real estate and estate the away show the said real estate or any part thereof in all other ways and for such of error or insulate property. In or case shall any party desiling with said Treatee, or any successor in trust, to relati	for affixing Riders and Berenue (1810). OF PARAGRAPH
renew or extend leases upon any terms and for any period of periods of time and t, amend, changs or modify leases and the terms and prioricales at time or times herestier, to contract to make leases and to grant options to lease and options to renew leases and aptions to purchase the whole or any part of the reversion and to contract respecting the* of fixing the amount of present or future rentals, to purchase the whole or any part of the reversion and to contract respecting the* of fixing the amount of present or future rentals, to purchase the whole or any part and to release, convey or assign any right, title or interest in or about or ensement or present of and the said real estate and every part thereof in all other ways and for such of a rounideration as it would be useful for any person owing the same to their with a same, whether similar to or different from the ways aby we specified, at any time or times hereafter.  In no case shall any party dealing with said Treater, or any successor in trust, to relation to said real estate of any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by as if Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or money borrowed or advanced on said 700 cause, or be obliged to the trust has been complied with, or be obliged to inquire into the activative, necessity or experiency of any act of said Trustee, or any successor in trust.  The trustee, or any successor in trust in calcion to adjust a said trust deed martings, lease or other instrument estated by this indenture and by asid Trust, and the conclusive or any successor in trust in said to the said trust appearance or successor in trust in said to a said trust appearance or successor in trust, that such successor in trust have been properly applied on the constitute of the said trust appearance or other instrument, (a) that sitch conveyance is said to a successor or successors in trust, that such successors in trust have here properl	COLE RECENT PRINTEE
The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under true or any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, a.d. sale interest is hereby declared to be personal property, and no beneficiary hereunder shall have any sittle or interest, legal or equitable, in c. t. said real estate as such, but only an interest in the earnings, avails and proceeds thereof as attreased, the interior hereof being to the said First National Bank of Niles the entire lessal and equitable title in few simple, in and to all of the real estate above described. If the title to any of the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to register or new or in the cortificate of title or duplicate thereof, or memorial, the words "in trust," or "mon condition," or "with limitations," or with or with a similar import, in secondance with the statute in such case made and provided, and said Trustee shall not be required to produce the vaid Agreement or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the registered lands is in accordance with the true inient and meaning of the trust.  And the said grantor—hereby expressly waive,	
In Witness Whereof, the grantor aforesaid ha hereunto set hand and seed this 9th day of October 1990	[
Land to	1
[SEAL] Harriet Rech a widow (SEAL)	1
State of III1no1s i. the undersigned a Notary Public in and for said County, in the state aforesaid, do hereby certify that	
Harriet Rech a widow	[
personally known to me to be the same person whose name subscribed to over the same person and acknowledged that she signed. Sealed and delivered the said instrument as net free and workers act, for the uses and purposes therein set forth, including the release and waiver of the My Commission Expires 10/19/91 when and acknowledged that she was an acknowledged that she was ack	
MAIL TO:	J
51) D 1 4" 1" 1" 1" 1" 1" 1" 1" 1" 1" 1" 1" 1" 1"	

Total Sales

FIRST NATIONAL BANK OF NILES 7100 Ockton Street, Niles, Illinois 6964 06/21/01

BUYER, SELLER REPRESENTATIVE

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