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manage and the state of the sta	
THE GRANTOR S, Vernon W. Meyer and Lois B. Meyer, his wife, 12621 Highland Avenue, Blue Island	
of the County of Cook and State of Illinois for and in consideration of Ten and No/100 (\$10.00)  Dollars, and other good and valuable considerations in hand paid, Convey_and (WARRANT_/QUIT CLAIM)* unto	
Vernon W. Meyer and Lois B. Meyer, 12621 Highland Avenue, Blue Island, Illinois (NAME AND ADDRESS OF GRANTES)	(The Above Space For Recorder's Use Only)
as Thistee under the provisions of a trust agreement dated the 11th day of Female Meyer familiary referred to as "said trustee," regardless of the number successors in trust address and trust agreement, the following described real estate in the Illinois, towit: LOT FIVE (5) in the Resubdivision of 6, of Harron and Young's Subdivision in the of the South East Quarter (4) of Section 2. Range 13 (135 + of the Third Principal Meridian Permanent Real Estate Inde (1) in the Third Principal Meridian Address(es) of real estate: 10.21 Highland Avenue, Blue Island	5, Township 37 North, 1, in Cook County, Illinois.
TO HAVE AND TO HOLD he said premises with the appurtenances upon the trust agreement set forth.  Full power and authority are her by granted to said trustee to improve, manage, thereof: to dedicate parks, streets, highway of alleys; to vacate any subdivision or part the desired; to contract to sell; to grant options? purchase; to sell on any terms; to convey eight premises or any part thereof to a successor or surves, as in trust and to grant to such successor or locates; to lease said property, or any part thereof, from time to time, in possession or refuture, and upon any terms and for any period or periods of time, no exceeding in the case renew or extend leases upon any terms and for any period or periods of time and to am provisions thereof at any time or times hereafter; to contract to make leases and to grant options to purchase the whole or any part of the reversion. In contract respecting the rentals; to partition or to exchange said property, or any part	protect and subdivide said premises or any particle, and to resubdivide said premises or any particle, and to resubdivide said property as citen as ther with or without consideration; to convey said tessor or successors in trust all of the title, estate, or otherwise encumber said property, or any partiversion, by leases to commence in praesenti or in of any single demise the term of 198 years, and to end, change or modify leases and the terms and options to lease and options to renew leases and manner of fixing the amount of present or future innul property; to grant easements or charges of any tenant to said premises or any part thereof; and to astions as it would be lawful for any person owning ed, at any time or times hereafter.
In no case shall any party dealing with said trustee in relation, one id premises, or to conveyed, contracted to be sold, leased or mortgaged by said trustee be inliged to see to money borrowed or advanced on said premises, or be obliged to see the money borrowed or advanced on said premises, or be obliged to see the following the trust of the inquire into the necessity or expediency of any act of said trustee, or be obliged are privile agreement; and every deed, trust deed, mortgage, lease or other instrument, and by conclusive evidence in favor of every person relying upon or claiming under any such continue of the delivery thereof the trust created by this Indenture and by said trust agreement or in some amendment thereof and binding upon all beneficiaries. "The empowered to execute and deliver every such deed, trust deed, lease, mortgage or other successor or successors in trust, that such successor or successors in trust have been proper estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in the interest of each and every beneficiary hereunder and of all persons claiming earnings, avails and proceeds arising from the sale or other disposition of said real estate, in the earnings, avails and proceeds thereof as aforesaid.	trust
If the title to any of the above lands is now or hereafter registered, the Registrar of Ti certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condimport, in accordance with the statute in such case made and provided.	ation," or "with a nitations, or words or similar
And the said grantor Shereby expressly waive and release any and all restatutes of the State of Illinois, providing for the exemption of humesteads from saic on exclusive from the grantor Sherebid hard hereunto set their hand Sherebid from the grantor sherebid hard hereunto set their hand Sherebid from W. Meyer (SEAL)	ecution or otherwise
State of Illinois, County of Cook ss.  I, the undersigned, a Notary Public in and for said CERTIFY that Vernon W. Meyer and Loi personally known to me to be the same personal value of the said instrument as therein set forth, including the release and waiver of the	County, in the State aforesaid, DO HEREBY  S. B. Meyer, his with subscribed to the state name. They signed, free and voluntary act, for the uses and purposes
Given under my hand and official seal, this 11th	dayof February 1991
Commission expires June 30 1993 Villa Scott L. Ladewig, 5600 We	NOTARY POBJIC est 127th Street, Crestwood
This instrument was prepared by (NAME AND AD CO) (NAME AND AD CO): (NAME AND AD CO)	and the second s
(.) (.) ( Scott L. Ladewig ) SEND	SUIISEQUENT TAX BILLS TO:
MANL TO: { 5600 West 127th Street   126	21 Highland Avenue
Crestwood, Illinois 60445	e Island, Illinois 60406

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Deinger No. 18 July 10 LANEWS, P.C.
SLOO W. 127TH STREET
CRESTWOOD, TLUMIS 60445

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