UNOFFICIAL COPY

21-717 732

	AN KAIPUS, his wife
01-	
the County of Cook and State of	for and in consideration
TEN AND NO/100 (\$10.00)	Dollars,
d other good and valuable considerations in hand, paid, Convey-	nnd Quit-Claimunto
RRIS TRUST AND SAVINGS BANK, 111 West Monroe Stree	et, Chicago, Illínois 60690, a corporation of Illinois,
Trustee under the provisions of a trust agreement dated the	LOth day of November 19 71
own as Trust Number 34793 , the following described	real estate in the County of Cook
1/ 1/ 1/ 0)	
Let 14 in Sherwood Resubdivision, ir the South West Quarter of Sect Range 11, East of the Third Princ	tion 19. Township 42 North.
0.	
TO HAVE AND TO HOLD the said or mis a with the av	onurtenances upon the tweets and for the year and
TO HAVE AND TO HOLD the said pr mis s with the appropriate and in said trust agreemen set forth.	The state of the s
rposes herein and in said trust agreemen se' fr.th. Full power and authority is hereby granted'. and trust emises or any part thereof, to dedicate parks, streets, highwa ereof, and to resubdivide said property as often as desiron, of any terms, to convey either with or without considers ion, the same that the set of the said trustee, to donate, to dedicate, the morthly part thereof, to lease said property, or any part thereof, from the commence in presentior in future, and upon any terms and the case of any single demise the term of 198 years, and to riced or periods of time and to amend, change or modify lease times hereafter, to contract to make leases and to grant optimized by the said trustee in the contract of the reversion and to contesent or future rentals, to partition or to exchange said proporty, to grant easements or charges of any kind, to release bout or easement appurtenant to said premises or any part thereof in all other ways and for such other considerations as ideal with the same, whether similar to or different from the well no case shall any party dealing with said trustee in ease papiliarity of any purchess expending of any purchess except the sold, lease expoliation of any purchess.	s and ne terms and provisions thereof at any time on
at the terms of this trust have been complied with, or be of by act of said trustee, or be obliged or privileged to inquire interest, and the conclusive evidence in favor of every person relying upon or strument, (a) that at the time of the delivery thereof the trus ent was in full force and effect, (b) that such conveyance or et rusts, conditions and limitations contained in this Indentur error and binding upon all beneficiaries thereunder, (c) that excet and deliver every such deed, trust deed, lease, mortga ade to a successor or successors in trust, that such successor did are fully vested with all the title, estate, rights, powers, a	nd or mortgaged by said trus'se, be obliged to see to d or advanced on san'. "er ses, or be obliged to see bliged to inquire into the ne "sity or expediency of o any of the terms of said tt greement; and every by said trustee in relation o s. id cal estate shall be laiming under any such conver nne jease or other
at the terms of this trust have been complied with, or be of any act of said trustee, or be obliged or privileged to inquire intelled, trust deed, mortgage, lease or other instrument evented.	and or mortgaged by said trus' se, he obliged to see to do ra dayanced on san'. "er ses, or he obliged to see bliged to inquire into the ar "sity or expediency of on my of the terms of said the streement; and every by said trustee in relation of such a state shall be alaiming under any such convey no lease or other streated by this Indenture and by said trust agreement; and trust agreement are said trust agreement or in some amendment e and in said trust agreement or in some amendment said trustee was duly authorized and er powered to ge or other instrument and (d) if the co veyance is or successors in trust have been prope 'a papointed authorities, duties and obligations of its, his or then
at the terms of this trust have been complied with, or be of yact of said trustee, or be obliged or privileged to inquire interest of the conclusive evidence in favor of every person relying upon or atrument, (a) that at the time of the delivery thereof the trust set was in full force and effect, (b) that such conveyance or etrusts, conditions and limitations contained in this Indenturered and binding upon all beneficiaries thereunder, (c) that excet and eliver every such deed, trust deed, lease, mortga ade to a successor or successors in trust, that such successor diare fully vested with all the title, estate, rights, powers, a redecessors in trust. The interest of each and every beneficiary hereunder and all be only in the earnings, avails and proceeds arising from do such interest is hereby declared to be personal property, a tereor as aforesaid. If the title to any of the above lands is now or hereafter rot to register or note in the certificate of title or duplicate. In or to smilar primer, with limitations," or words of similar import, in	and or mortgaged by said trus' 2e, be obliged to see to do radvanced on san' "er ses, or be obliged to see bliged to inquire into the ae "sity or expediency of on any of the terms of said to the greement; and every by said trustee in relation on a defeal estate shall be laiming under any such conver nee sease or other other instrument was executed an acco dance with e and in said trust agreement or in some amendment said trustee was duly authorized and et p. wered to go or other instrument and (d) if the co-veyance is or successors in trust have been prope. "appoint of ulthorities, duties and obligations of its, his or their of all persons claiming under them or any o. the method the said or other disposition of said real essue and no beneficiarly hereunder shall have any title at tonly an interest in the earnings, avails and proceeds egistered, the Registrar of Titles is hereby directed
at the terms of this trust have been complied with, or be of yact of said trustee, or be obliged or privileged to inquire intendible trust deed, mortgage, lease of other instrument executed medisive evidence in fayer per person relying upon or a strument, (a) that at the time of the delivery thereof the trust ent was in full force and effect, of that such conveyance or et rusts, conditions and limitations contained in this Indentur record and bindings upon all beneficiaries thereunder. (c) that receive and bindings upon all beneficiaries thereunder, (c) that cecute and deliver every such deed, trust deed, lease, mortga ade to a successor or successors in trust, that such successor diare fully vested with all the title, estate, rights, powers, a redecessors in trust. The interest of each and every beneficiary hereunder and such interest is hereby declared to be personal property, a terest, legal or equitable, in or to said real estate as such, but exerced as a foresaid. If the title to any of the above lands is now or hereafter ro to to register or note in the certificate of title or duplicate the notition," or "with limitations," or words of similar import, in rovided. And the said grantors hereby expressly waive and retrue of any and all statutes of the State of Illinois, provid execution or otherwise.	and or mortgaged by said trus' 2e, be obliged to see to for advanced on san. "er ses, or be obliged to see bliged to inquire into the ae "sity or expediency of on any of the terms of said to the greement; and every by said trustee in relation os and real estate shall be laiming under any such convey no lease or other other instrument was executed, an acco dance with e and in said trust agreement or in some amendment said trustee was duly authorized and en powered to ge or other instrument and (d) if the conveyance is or successors in trust have been prope appointed authorities, duties and obligations of its, his or them of all persons claiming under them or any of the method said trust agreement or in some amendment of all persons claiming under them or any of the method said real escate and no beneficiarly hereunder shall have any title of tonly an interest in the earnings, avails and proceeds egistered, the Registrar of Titles is hereby directed erector, or memorial, the words, "in trust," or "upon a accordance with the statute in such case made and elease any and all right or benefit under and by ling for the exemption of homesteads from sale on
at the terms of this trust have been complied with, or be of yact of said trustee, or be obliged or privileged to inquire intendent of the contrarge of the provided that the time of the delivery thereof the trust deed, mortgage, lease or their instrument executed medicisive evidence in favor of every the providence in favor of every the providence in the favor of every the providence of strument, (a) that at the time of the deliver thereof the trust ent was in full force and effect, (b) that suffered the favor of every the providence of the trust, conditions and limitations contained in this Indenturer ere and bindings upon all beneficiaries thereints, (c) that certain and the providence of the providence	and or mortgaged by said trus' 2e, be obliged to see to for advanced on san. "er ses, or be obliged to see bliged to inquire into the ae "sity or expediency of on any of the terms of said to the greement; and every by said trustee in relation os and real estate shall be laiming under any such convey no lease or other other instrument was executed, an acco dance with e and in said trust agreement or in some amendment said trustee was duly authorized and en powered to ge or other instrument and (d) if the conveyance is or successors in trust have been prope appointed authorities, duties and obligations of its, his or them of all persons claiming under them or any of the method said trust agreement or in some amendment of all persons claiming under them or any of the method said real escate and no beneficiarly hereunder shall have any title of tonly an interest in the earnings, avails and proceeds egistered, the Registrar of Titles is hereby directed erector, or memorial, the words, "in trust," or "upon a accordance with the statute in such case made and elease any and all right or benefit under and by ling for the exemption of homesteads from sale on
at the terms of this trust have been complied with, or be of yact of said trustee, or be obliged or privileged to inquire intendible trust deed, mortgage, lease of other instrument executed medisive evidence in fayer per person relying upon or a strument, (a) that at the time of the delivery thereof the trust ent was in full force and effect, of that such conveyance or et rusts, conditions and limitations contained in this Indentur record and bindings upon all beneficiaries thereunder. (c) that receive and bindings upon all beneficiaries thereunder, (c) that cecute and deliver every such deed, trust deed, lease, mortga ade to a successor or successors in trust, that such successor diare fully vested with all the title, estate, rights, powers, a redecessors in trust. The interest of each and every beneficiary hereunder and such interest is hereby declared to be personal property, a terest, legal or equitable, in or to said real estate as such, but exerced as a foresaid. If the title to any of the above lands is now or hereafter ro to to register or note in the certificate of title or duplicate the notition," or "with limitations," or words of similar import, in rovided. And the said grantors hereby expressly waive and retrue of any and all statutes of the State of Illinois, provid execution or otherwise.	and or mortgaged by said trus' se, be obliged to see to or advanced on san' were set, or be obliged to see bliged to inquire into the act is to reduce the control of the c
at the terms of this roust have been complied with, or be of yact of said trustee, or be obliged or privileged to inquire intended, trust deed, mortgage, lease or other instrument executed inclusive evidence in favor of every person relying upon or carried and the said grant of the delivery thereof the trust ent was in full force and effect, (b) that such conveyance or etrusts, conditions and limitations contained in this Indenture the trusts, conditions and limitations contained in this Indenture the trusts, conditions and limitations thereunder, (c) that exceute and deliver every such deed, trust deed, lease, mortga, adde to a successor or successors in trust, that such successor did are fully vested with all the title, estate, rights, powers, a redecessors in trust. The interest of each and every beneficiarly hereunder and such interest is hereby declared to be personal property, a sterest, legal or equitable, in or to said real estate as such, but exerced as a forcesaid. If the title to sany of the above lands is now or hereafter rot to register or note in the certificate of title or duplicate; the online, or "with limitations," or words of similar import, in rovided. And the said grantors, hereby expressly waive, and reirtue of any and all statutes of the State of Illinois, provid secution or otherwise. In Witness Whereof, the grantor_Saforesaid have hereunt each this 11th day of Novembee	and or mortgaged by said trus'se, be obliged to see to or advanced on san' we see, or be obliged to see to bliged to inquire into the act is to red varied to see bliged to inquire into the act is to expediency of one only of the terms of said trust greenent; and every by said trustee in relation or and call estate shall be claiming under any such conver one lease or other streated by this Indenture and by said trust agree-other instrument was executed on accordance with e and in said trust agreement or in ome amendment e and in said trust agreement or in ome amendment said trustee was duly authorized and erp wered to ge or other instrument and (d) if the co-veyance is or successors in trust have been prope.' appointed authorities, duties and obligations of its, his or then of all persons claiming under them or any of the mithe sale or other disposition of said real escate and no beneficiary hereunder shall have any title of tonly an interest in the earnings, avails and proceeds egistered, the Registrar of Titles is hereby directed erect, or memorial, the words, "in trust," or "upon a accordance with the statute in such case made and elease any and all right or benefit under and by ling for the exemption of homesteads from sale on the statute in such case made and the second of the exemption of homesteads from sale on the second of the exemption of homesteads from sale on the second of the exemption of homesteads from sale on the second of the secon
at the terms of this trust have been complied with, or be of yard of said trustee, or be obliged or privileged to inquire into yard of said trustee, or be obliged or privileged to inquire into enclusive evidence in favor of every person religious exceptions are described by the conveyance of strument, (a) that at the time of the delivery thereof the trust art was in full force and effect, (b) that such conveyance or set rusts, conditions and limitations contained in this Indenturereef and binding upon all beneficiaries thereunder. (c) that except and effect, (c) that except and effect, (c) that except and eliver every such deed, trust deed, lease, mortgade to a successor or successors in trust, that such successor daiare fully vested with all the title, estate, rights, powers, a redecessors in trust. The interest of each and every beneficiary hereunder and all be only in the earnings, avails and proceeds arising from the interest is hereby declared to be personal property, a lerest, legal or equitable, in or to said real estate as such, but except as aforesaid. If the title to any of the above lands is now or hereafter not to register or note in the certificate of title or duplicate the addition," or "with limitations," or words of similar import, in rovided. And the said grantors. hereby expressly waive	and or mortgaged by said trus' se, be obliged to see to or advanced on san' were set, or be obliged to see bliged to inquire into the act is to reduce the control of the c
at the terms of this roust have been complied with, or be of yact of said trustee, or be obliged or privileged to inquire intended, trust deed, mortgage, lease or other instrument executed inclusive evidence in favor of every person relying upon or carried and the said grant of the delivery thereof the trust ent was in full force and effect, (b) that such conveyance or etrusts, conditions and limitations contained in this Indenture the trusts, conditions and limitations contained in this Indenture the trusts, conditions and limitations thereunder, (c) that exceute and deliver every such deed, trust deed, lease, mortga, adde to a successor or successors in trust, that such successor did are fully vested with all the title, estate, rights, powers, a redecessors in trust. The interest of each and every beneficiarly hereunder and such interest is hereby declared to be personal property, a sterest, legal or equitable, in or to said real estate as such, but exerced as a forcesaid. If the title to sany of the above lands is now or hereafter rot to register or note in the certificate of title or duplicate; the online, or "with limitations," or words of similar import, in rovided. And the said grantors, hereby expressly waive, and reirtue of any and all statutes of the State of Illinois, provid secution or otherwise. In Witness Whereof, the grantor_Saforesaid have hereunt each this 11th day of Novembee	and or mortgaged by said trus'se, be obliged to see to or advanced on san' we see, or be obliged to see to bliged to inquire into the act is to red varied to see bliged to inquire into the act is to expediency of one only of the terms of said trust greenent; and every by said trustee in relation or and call estate shall be claiming under any such conver one lease or other streated by this Indenture and by said trust agree-other instrument was executed on accordance with e and in said trust agreement or in ome amendment e and in said trust agreement or in ome amendment said trustee was duly authorized and erp wered to ge or other instrument and (d) if the co-veyance is or successors in trust have been prope.' appointed authorities, duties and obligations of its, his or then of all persons claiming under them or any of the mithe sale or other disposition of said real escate and no beneficiary hereunder shall have any title of tonly an interest in the earnings, avails and proceeds egistered, the Registrar of Titles is hereby directed erect, or memorial, the words, "in trust," or "upon a accordance with the statute in such case made and elease any and all right or benefit under and by ling for the exemption of homesteads from sale on the statute in such case made and the second of the exemption of homesteads from sale on the second of the exemption of homesteads from sale on the second of the exemption of homesteads from sale on the second of the secon

NO TAXABLE CONSIDERATIONS

DFFICIA

a Notary Public, in and for said County, in the State aforesaid, do hereby certify that
RUDOLPH J. KAIPUS and ELEANOR JEAN KAIPUS, his wife
personally known to me to be the same personSwhose nameSsubscribed to the foregoing instrument appeared before me this day in person, and acknowledged that
they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.
GIVEN under my hand and Notarial Seal this 11th
gequeline a la 3 3 8
My commission expires:3/4/72



BOX 8

TRUST No. 34793....

DEED IN TRUST

and ELEANOR JEAN KAIPUS, his wife

RUDOLPH J. KAIPUS

TO HARRIS TRUST AND SAVINGS BANK TRUSTEE

1308 North Kennicott Arlington Heights, Illinois 60004 PROPERTY ADDRESS

HARRIS TRUST AND SAVINGS BANK 111 West Monroe Street CHICAGC

OF RECORDED DOCUMENT