This Indenture Witne	
EDMUND R. FOWLER and	M. JANET FOWLER, his Wife sales and the sale
of the County of GOOK	and State of Sor and in consideration
Control with write in the first Chinese of Arthriday (1997) for the first first	1. 1987年 - 1985年 - 19
	in hand paid, the receipt whereof is hereby acknowledged, Convey
	NS BANK & TRUST COMPANY, PARK RIDGE, ILL. an Illinois
Banking Corporation, as Trustee under the	provisions of a trust agreement dated the 4th
day ofMATCh	19 7 4 known as Trust Number 66-2313 the following
described real estate in the County of the body described real estate and an extension between the county of the manufacture of the county of	grange 1975 to 1975 and beginning to 1975
Lot Two (2) in Block a Subdivision in the Township Forty-one ( Principal Meridian, 1925 as document 872	
alteria en	THIS INSTRUMENT WAS PREPARED BY
	CITIZENS BANK & TRUST COMPANY Park Ridge, Illinois 60068
TO HAVE AND TO HOLD	remises with the appurtenances upon the trusts and for the uses and pur- set forth:
poses herein and in said trust agree tent Full power and authority is here.	set forth  "An ed to said trustee. to: improve, manage, protect and subdivide said part !, reets, highways or alleys and to vacate any subdivide said part !, reets, highways or alleys and to vacate any subdivision or part !, reets, highways or alleys and to vacate any subdivision or purchase to prove the consideration, to convey said premises or any personal provides of the control of the consideration, to convey said premises or any personal property, or 'ye part thereof, from time to the white anomales and property, or 'ye part thereof, from time to the property or 'ye part thereof, from time to the property or part of the control of the con
premises or any part thereof, to dedicate in thereof, and to resubdivide said property	At a se desired, to contract to sell, to grant options to purchase, to be a consideration, to convey said premises or any part thereof to a
successor or successors in trust and to great and suthorities vested in said trustee, to	int to such successor or successors in trust all of the title, estate, powers donat i, to dil the to mortgage, pledge or otherwise encumber and properties to the title of the total trust in possession or reversion.
erty, or any part thereof, to lease said in by leases to commence in praesenti or in ceeding in the case of any single demise t	future, ar i upon any terms and for any period or periods of time, not ex- he term of 198 years, and to renew or extend lesses upon any terms and
for any period or periods of time and to a any time or times hereafter, to contract to	mend, change of a diffy leases and the terms and provisions there is no imake leases and to grant options to lease and options to renew leases when the result of the results of the resul
amount of present or future rentals, to pa or personal property, to grant easements	irtition or to exchan a said property, or any part thereof, for other real or charges of any I ind so release, convey or assign any right, title or
interest in or about or easement appured and every part thereof in all other ways owning the same to deal with the same.	and for such other con ders lops as it would be lawful for any person whether similar to or differ at om the ways above specified, at any time
or times hereafter.  In no case shall any party dealing wi	th said trustee in relation to as 4 - omises, or to whom said premises or acted to be sold, leased or more aged by said trustee, be obliged to see to at, or money borrowed or advanced on an aremises, or be obliged to see to piled with, or be obliged to inquire into any of the structure recently or expediency of rivileged to inquire into any of the structure recently or expediency and other instrument executed by said trustee, relation to see the erry person relying upon or claiming unner any such averaged, easier or the delivery thereof the trust crasted by time of the contained and by said trust the delivery thereof the trust crasted by time of the said trust experiment of the said trustee on the said trustee of the said trustee of the said trustee of the said trustee of the said and supposite the said trustee of t
any part thereof shall be conveyed, contra the application of any purchase money, re-	eted to be sold, leased or more aged by said trustee, be obliged to see to or money borrowed or savanced on an remiss, or be obliged to see the results of be obliged to inquire i to the necessity or expediency of
that the terms of this trust have been com any act of said trustee, or be obliged or p every deed, trust deed, mortgage, lease or	rivileged to inquire into any of the srms of raid trust agreement; and other instrument executed by said trustee in relation to said real estate
shall be conclusive evidence in favor of evother instrument, (a) that at the time of	ery person relying upon or claiming under Ay such conveyance, lease or the delivery thereof the trust created by this to nature and by said trust A that such conveyance or other instrument was executed in accordance
with the trusts, conditions and limitations ment thereof and binding upon all benefic	contained in this indenture and in said trust a reser of or in some amendaries thereunder, (c) that said trustes was duly authorized and empowers the contained to the contained
ered to execute and deliver every such de- veyance is made to a successor or success- encinted and everyilly yeared with all th-	on trust deed, losse, mortgage or successors in trust have own properly or little, state, rights, powers, authorities, duties and obligations of its,
his or their predecessor in trust.	clary hereunder and of all persons claiming under them we any of them
shall be only in the servings avails and t	clary hereunder and of all persons claiming under them we any of them proceeds arising from the sale or other disposition of said real set we, and reonal property, and no beneficiary hereunder shall have any the or release as such, but only an interest in the earnings, avails and proce
such interest is hereby declared to be per	I deferte de sacul par dura en viverane un ens serviren secon en presente
If the title to any of the above lands i not to register or note in the certificate o condition," or "with limitations," or words provided.	s now or hereafter registered, the Registrer of Titles is hereby dire ad f title or duplicate thereof, or memorial, the words "in trust" or "up" of similar import, in accordance with the statute in such case made and
If the title to any of the above lands i not to register or note in the certificate o condition," or "with limitations," or words provided.  And the said grantor. — hereby exp virtue of any and all statutes of the	s now or hereafter registered, the Registrar of Titles is hereby dire and fittle or duplicate thereof, or memorial, the words "in trust," or "upo of similar import, in accordance with the statute in such case made and pressly waive and release any and all right or benealt under and lasts of illinois; providing for the exemption of homesteads from sale on
If the title to any of the above lands in not to register or note in the certificate of condition," or "with limitations," or words provided.  And the said grantor. hereby axy by virtue of any and all statutes of the feature of otherwise.  In Witness Whereof, the grantor.	a now or hereafter registered, the Registrar of Titles is hereby directly of title or duplicate thereof, or memorial, the words "in trust," or "upon of similar import, in accordance with the statute in such case made and pressly waive and release and rand if right or benefit under and state of Illinois, providing for the exemption of homestands from sale on aforesaid have hereunto set their hands and
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If the title to any of the above lands in not to register or note in the certificate of condition," or "with limitations," or words provided.  And the said grantor. hereby axy by virtue of any and all statutes of the feature of otherwise.  In Witness Whereof, the grantor.	a now or hereafter registered, the Registrar of Titles is hereby directly of title or duplicate thereof, or memorial, the words "in trust," or "upon of similar import, in accordance with the stants in such case made and pressly waiva and release any and all right or benefit under and state of 'llinois,' providing for the exemption of homestands from sale on aforesaid have hereunto set their hands and the stants of 'llinois,' providing for the exemption of homestands from sale on aforesaid have hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set their hands and the stants of 'llinois' hereunto set the stants of 'llinois' hereunto set the stants of 'llinois' hereunto set the stants of 'llinois' here hands and the stants of 'llinois' here had the stants of 'llinois' he
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If the title to any of the above lands i not to register or note in the certificate or condition," or "with limitations," or words provided.  And the said grantors—hereby ext by virtue of any and all statutes of the seasoution or otherwise.  In Witness Whereof, the grantors—seals—this—whereof day of	s now or hereafter registered, the Registrar of Titles is hereby directed fille or duplicate thereof, or memorial, the words 'in trust,' or 'upon of similar import, in accordance with the statute in such case made and pressly waive and release any and all right or benefit under and late of Illinois providing for the exemption of homestands from sale on aforesaid have hereunto set their hands and 10.72 hands and 10.72 hands (Seal).  Schmitter Remaind R. Fowler (Seal).

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STATE OF MANDE	B. 1974 MB (* 1974 - 2317)	DER OF OUT IN SURVIVAL IN SURV
COUNTY OF Cook	a Notary Public in and for said County, in the State aforesaid, do hereby, cartify the Edward R. Powler	 ■ (,,
And the second s	M. Jenet Poeler  personally known to me to be the same person. whose name.	
CONTRACTOR OF THE PROPERTY OF	subscribed to the foregoing instrument, appeared before me this day in person as acknowledged that they signed, sealed and delivered the said instrument as, free and voluntary act, for the uses and purposes therein set forth including the release and waiver of the right of homestead.	at in the second
SOTION STATES	GIVEN under my hand and notarial seal the Gibbs of March (125) 25 34 5, 19 74	
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Grig the state of Cook County, Experience of the County	siting the Box 405 if this Deed has been recorded in otherwise by mal to the state of the state	
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