TRUSTEE'S DEEDCORK CONT. HILLSOIS ***CLED FOR RECCHO ***DEED TO R	FILED FOR RECORD No. 5 Pt. 3 on Pt. The shows repeat for neurodiff was only 722881772 THIS INDENTURE. Made this research the second part of the second part of the state of Illinois to second trusts, at truster under the provisions of a dred or deeds in trust day recorded and delivered to self company in pursuance of a trust agreement and the 274b day of January 10.72, and knows as Trust Number 7.040. party of the first part, and 10.73 millions are trust Number 7.040. party of the first part, and 10.73 millions and Mary Lou Farrsons and the part of the first part, and 10.74 millions and mary 10.74 millions and mary 10.75 millions and party of the first part, and 10.75 millions and party of the first part, in consideration of the sum of TRU and cheer valuable considerations in hand paid, deep bereby great, self—and convey units and party of the second part, the following described real estate, situated in CODK Lat 10. 10. 10. 10. 10. 10. 10. 10. 10. 10.		Ľ	11
HIS INDENTURE, Made this second part to the above special for scored to the second part and before the spic company in pursuance of a trust agreement affect the 274b day of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and convey unto add party 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of the spice of Jerustry 19.2, and convey unto said party of the first part, in consideration of the sam of TRB. And other yaluable of the first part, in consideration of the sam of TRB. And other yaluable of the first part, in consideration of the sam of TRB. And other yaluable of the first part of the second part, of the first part of the second part, and in the office of the first part of the second part, and the first part is considerable to the first part has caused its corporate seal to be betted in the first part has caused its corporate seal to be betted inflient and better the second part, and to the surveyor of them, not in tenancy in common, but in joint tenancy 19.2, the country of the second part is the second part in the same parts where an extracted by its 19.2 and 19.2	HIS INDENTURE, Made this second part to the above special for scored to the second part and before the spic company in pursuance of a trust agreement affect the 274b day of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and convey unto add party 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of Jerustry 19.2, and known as Trust Number 7,045 party of the first part, and of the spice of Jerustry 19.2, and convey unto said party of the first part, in consideration of the sam of TRB. And other yaluable of the first part, in consideration of the sam of TRB. And other yaluable of the first part, in consideration of the sam of TRB. And other yaluable of the first part of the second part, of the first part of the second part, and in the office of the first part of the second part, and the first part is considerable to the first part has caused its corporate seal to be betted in the first part has caused its corporate seal to be betted inflient and better the second part, and to the surveyor of them, not in tenancy in common, but in joint tenancy 19.2, the country of the second part is the second part in the same parts where an extracted by its 19.2 and 19.2	TRISTEE'S DEED COOK CO	INTY, ILLINOIS	الفياس انعياس بالمستثنية
THIS INDENTURE Mede this	THIS INDENTURE Mede this	FILED		ALCOHOLES AN DEAD
THIS INDENTURE NEAR HE was a second part of the sec	THIS INDENTURE NEAR HE was a second part of the sec		LL 099 17?	111
BANK OF BLUE BLAND, a corporation duty organized and existing under the laws of the United States and duty created and delivered to sail; commonly in pursues of a trust of the control of	BANK OF BLUE BLAND, a corporation duty organized and existing under the laws of the United States and duty created and delivered to sail; commonly in pursues of a trust of the control of	Nov 5 '	14 3 ng Ph The above space for recorder's use	only * 2 2 2 2 2 4
BANK OF BLUE BLAND, a corporation duty organized and existing under the laws of the United States and duty created and delivered to sail; commonly in pursues of a trust of the control of	BANK OF BLUE BLAND, a corporation duty organized and existing under the laws of the United States and duty created and delivered to sail; commonly in pursues of a trust of the control of	THIS INDENTIFE Made this	1st day of November 19 74h	LZOSSI / 4
recorded and delivered to said company in pursuance of a trust perspected dated the 20th and of the 18th art, and 25th a	recorded and delivered to said company in pursuance of a trust perspected dated the 20th and of the 18th art, and 25th a	BANK OF BLUE ISLAND, a corporation	duly organized and existing under the laws of the	e United States and duly
Timothy P. Parsons and Mary Jou Parsons (City of Chicago	Timothy P. Parsons and Mary Jou Parsons (City of Chicago	authorized by the Statutes of Illinois to e	ecute trusts, as trustee under the provisions of a	deed or deeds in trust duly
Timothy P. Parsons and Mary Jou Parsons (City of Chicago	Timothy P. Parsons and Mary Jou Parsons (City of Chicago	recorded and delivered to said company in	pursuance of a trust agreement dated the	
CALLY OF CHICAGO That said party of the first part, in consideration of the sum of Tan and other valuable Considerations in band party of the first part, and other good and valuable considerations in hand paid, does hereby grant, sell and convey unto asid party of the second part, the following described real estate, situated inGOOK	CALLY OF CHICAGO That said party of the first part, in consideration of the sum of Tan and other valuable Considerations in band party of the first part, and other good and valuable considerations in hand paid, does hereby grant, sell and convey unto asid party of the second part, the following described real estate, situated inGOOK	Timothy P Person	as Trust Number 100 Dancone, party of the	e first part, and
This deed is executed pursuant to and in the exercise of the power and subority granted to and very large and before and party of the second part. This deed is executed pursuant to and in the exercise of the power and subority granted to and very large and party of the second part, and to the purylyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and subority granted to and very second part, and to the purylyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to an exercise of the second part. The deed is executed pursuant to and in the exercise of the power and subority granted to an exercise of the power and subority granted to an exercise of the power and subor	This deed is executed pursuant to and in the exercise of the power and subority granted to and very large and before and party of the second part. This deed is executed pursuant to and in the exercise of the power and subority granted to and very large and party of the second part, and to the purylyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and subority granted to and very second part, and to the purylyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to and very second part. The deed is executed pursuant to and in the exercise of the power and subority granted to an exercise of the second part. The deed is executed pursuant to and in the exercise of the power and subority granted to an exercise of the power and subority granted to an exercise of the power and subor			3 1 4
The said party of the first part, in consideration of the sum of Ton and other valuable considerations in hand paid, does hereby grant; reliance of the second part, the following described real estate, situated in _COOK and the convey unto said party of the second part, the following described real estate, situated in _COOK and the cook of	The said party of the first part, in consideration of the sum of Ton and other valuable considerations in hand paid, does hereby grant; reliance of the second part, the following described real estate, situated in _COOK and the convey unto said party of the second part, the following described real estate, situated in _COOK and the cook of	(1142	172.0	' '
The said party of the first part, in consideration of the sum of Ton and other valuable considerations in hand paid, does hereby grant; reliance of the second part, the following described real estate, situated in _COOK and the convey unto said party of the second part, the following described real estate, situated in _COOK and the cook of	The said party of the first part, in consideration of the sum of Ton and other valuable considerations in hand paid, does hereby grant; reliance of the second part, the following described real estate, situated in _COOK and the convey unto said party of the second part, the following described real estate, situated in _COOK and the cook of	. City of Chicago		7 30 H
Commonly known as 16 48 92nd Avenue, Westhaven, Illinois 60477 together with the tensements and appurtenances her uno belonging. To have and to hold the above rented premises unto the parties of the second part, and to the accordance of the second part of the second part, and to the accordance of the second part of the second part and to the accordance of the second part of the second part and to the accordance of the second part and the second part and to the accordance of the second part and the second part	Commonly known as 16 48 92nd Avenue, Westhaven, Illinois 60477 together with the tensements and appurtenances her uno belonging. To have and to hold the above rented premises unto the parties of the second part, and to the accordance of the second part of the second part, and to the accordance of the second part of the second part and to the accordance of the second part of the second part and to the accordance of the second part and the second part and to the accordance of the second part and the second part			·
The deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the deed in account part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second year of the second part, and to the turn year of the second year of the second part, and to the turn year of the second year of the y	The deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the deed in account part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second part, and to the turn year of the second year of the second part, and to the turn year of the second year of the second part, and to the turn year of the second year of the y			
This deed is executed pursuant to and in the exercise of the power and authority granted it, and vested in said trustees of the second part. To have and to hold the above (ranted premises unto the parties of the second part, and to the second part, and to the second part, and to the second part and to the second part, and to the parties of the second part, and to the second part, and to the parties of the second part, and to the parties of the second part, and to the parties of the second part, and to the second part, and to the parties of the parties of the second part, and to the parties of the second part, and to the parties of the second part, and to the parties of the second part, and the parties of the parties of the second part, and the parties of the second part, and the parties of the second part, and the parties of the parties of the second part, and the parties of the parties of the second parties of the second part, and the parties of the second parties of the secon	This deed is executed pursuant to and in the exercise of the power and authority granted it, and vested in said trustees of the second part. To have and to hold the above (ranted premises unto the parties of the second part, and to the second part, and to the second part, and to the second part and to the second part, and to the parties of the second part, and to the second part, and to the parties of the second part, and to the parties of the second part, and to the parties of the second part, and to the second part, and to the parties of the parties of the second part, and to the parties of the second part, and to the parties of the second part, and to the parties of the second part, and the parties of the parties of the second part, and the parties of the second part, and the parties of the second part, and the parties of the parties of the second part, and the parties of the parties of the second parties of the second part, and the parties of the second parties of the secon			
This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees in pursuance of the trust as a man as a low mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record ', asid county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto affire' and has caused with the said of the proper desilvery trust and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND, and GLENA BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Asid and the presented by the said county in the County of cooking the said and said that they signed and delivered the said instrument as their own factorists, and the said county in the county of said corporation, for the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as the first year, appeared before many that the proper said delivered the said instrument as their own factorists, and the said county in the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of sai	This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees in pursuance of the trust as a man as a low mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record ', asid county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto affire' and has caused with the said of the proper desilvery trust and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND, and GLENA BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Asid and the presented by the said county in the County of cooking the said and said that they signed and delivered the said instrument as their own factorists, and the said county in the county of said corporation, for the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as the first year, appeared before many that the proper said delivered the said instrument as their own factorists, and the said county in the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of sai	unty, Illinois, to-wit:	it, the following described leaf estate, situated in	-
This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees in pursuance of the trust as a man as a low mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record ', asid county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto affire' and has caused with the said of the proper desilvery trust and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND, and GLENA BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Asid and the presented by the said county in the County of cooking the said and said that they signed and delivered the said instrument as their own factorists, and the said county in the county of said corporation, for the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as the first year, appeared before many that the proper said delivered the said instrument as their own factorists, and the said county in the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of sai	This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees in pursuance of the trust as a man as a low mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record ', asid county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto affire' and has caused with the said of the proper desilvery trust and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND, and GLENA BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Asid and the presented by the said county in the County of cooking the said and said that they signed and delivered the said instrument as their own factorists, and the said county in the county of said corporation, for the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as the first year, appeared before many that the proper said delivered the said instrument as their own factorists, and the said county in the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of sai			
This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees in pursuance of the trust as a man as a low mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record ', asid county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto affire' and has caused with the said of the proper desilvery trust and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND, and GLENA BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Asid and the presented by the said county in the County of cooking the said and said that they signed and delivered the said instrument as their own factorists, and the said county in the county of said corporation, for the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as the first year, appeared before many that the proper said delivered the said instrument as their own factorists, and the said county in the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of sai	This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees in pursuance of the trust as a man as a low mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record ', asid county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto affire' and has caused with the said of the proper desilvery trust and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND, and GLENA BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Asid and the presented by the said county in the County of cooking the said and said that they signed and delivered the said instrument as their own factorists, and the said county in the county of said corporation, for the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as the first year, appeared before many that the proper said delivered the said instrument as their own factorists, and the said county in the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of sai			, * S III
This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees in pursuance of the trust as a man as a low mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record ', asid county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto affire' and has caused with the said of the proper desilvery trust and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND, and GLENA BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Asid and the presented by the said county in the County of cooking the said and said that they signed and delivered the said instrument as their own factorists, and the said county in the county of said corporation, for the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as the first year, appeared before many that the proper said delivered the said instrument as their own factorists, and the said county in the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of sai	This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees in pursuance of the trust as a man as a low mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record ', asid county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto affire' and has caused with the said of the proper desilvery trust and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND, and GLENA BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Asid and the presented by the said county in the County of cooking the said and said that they signed and delivered the said instrument as their own factorists, and the said county in the county of said corporation, for the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as the first year, appeared before many that the proper said delivered the said instrument as their own factorists, and the said county in the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of sai			# <u>\$</u>
This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees in pursuance of the trust as a man as a low mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record ', asid county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto affire' and has caused with the said of the proper desilvery trust and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND, and GLENA BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Asid and the presented by the said county in the County of cooking the said and said that they signed and delivered the said instrument as their own factorists, and the said county in the county of said corporation, for the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as the first year, appeared before many that the proper said delivered the said instrument as their own factorists, and the said county in the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of sai	This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees by the terms of asid deed or deeds in trust desilvered to said, trustees in pursuance of the trust as a man as a low mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record ', asid county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto affire' and has caused with the said of the proper desilvery trust and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND, and GLENA BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Asid and the presented by the said county in the County of cooking the said and said that they signed and delivered the said instrument as their own factorists, and the said county in the county of said corporation, for the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as the first year, appeared before many that the proper said delivered the said instrument as their own factorists, and the said county in the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of said corporation, so the uses and purposes therein as forth, and the said county in the county of sai	(),		ボビだ!!!
This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust age, many allows mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record 1, said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto fifter and has caused the payment of money. FIRST NATIONAL BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Line 18 State aforesald, DO HEREBY CERTIFY that ANYHOMY C ZANKOWSKY VICE—President and the state of the said decident of the property of said corporation, for the uses and purposes therein as their own fresh and voluntary act, and the said decident of the corporate seal of said decident of the corporate seal of said decident of the corporate seal of said county, in the County of C	This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust age, many allows mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record 1, said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto fifter and has caused the payment of money. FIRST NATIONAL BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Line 18 State aforesald, DO HEREBY CERTIFY that ANYHOMY C ZANKOWSKY VICE—President and the state of the said decident of the property of said corporation, for the uses and purposes therein as their own fresh and voluntary act, and the said decident of the corporate seal of said decident of the corporate seal of said decident of the corporate seal of said county, in the County of C			批译 生
This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust age, many allows mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record 1, said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto fifter and has caused the payment of money. FIRST NATIONAL BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Line 18 State aforesald, DO HEREBY CERTIFY that ANYHOMY C ZANKOWSKY VICE—President and the state of the said decident of the property of said corporation, for the uses and purposes therein as their own fresh and voluntary act, and the said decident of the corporate seal of said decident of the corporate seal of said decident of the corporate seal of said county, in the County of C	This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust age, many allows mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record 1, said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto fifter and has caused the payment of money. FIRST NATIONAL BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Line 18 State aforesald, DO HEREBY CERTIFY that ANYHOMY C ZANKOWSKY VICE—President and the state of the said decident of the property of said corporation, for the uses and purposes therein as their own fresh and voluntary act, and the said decident of the corporate seal of said decident of the corporate seal of said decident of the corporate seal of said county, in the County of C	Pat .Co		. 5 6世
This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust age, many allows mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record 1, said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto fifter and has caused the payment of money. FIRST NATIONAL BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Line 18 State aforesald, DO HEREBY CERTIFY that ANYHOMY C ZANKOWSKY VICE—President and the state of the said decident of the property of said corporation, for the uses and purposes therein as their own fresh and voluntary act, and the said decident of the corporate seal of said decident of the corporate seal of said decident of the corporate seal of said county, in the County of C	This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust age, many allows mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record 1, said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto fifter and has caused the payment of money. FIRST NATIONAL BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Line 18 State aforesald, DO HEREBY CERTIFY that ANYHOMY C ZANKOWSKY VICE—President and the state of the said decident of the property of said corporation, for the uses and purposes therein as their own fresh and voluntary act, and the said decident of the corporate seal of said decident of the corporate seal of said decident of the corporate seal of said county, in the County of C	in the East Wall	in Westhaven North	推囊 具:
This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust age, many allows mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record 1, said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto fifter and has caused the payment of money. FIRST NATIONAL BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Line 18 State aforesald, DO HEREBY CERTIFY that ANYHOMY C ZANKOWSKY VICE—President and the state of the said decident of the property of said corporation, for the uses and purposes therein as their own fresh and voluntary act, and the said decident of the corporate seal of said decident of the corporate seal of said decident of the corporate seal of said county, in the County of C	This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of asid deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust dealward or the surveyor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vected in said trustees by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust age, many allows mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there he) of record 1, said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In Writings Writingsof, said party of the first part has caused its corporate seal to be hereto fifter and has caused the payment of money. FIRST NATIONAL BANK OF BLUE ISLAND. As Trustee as aforesald. State of Hillings Line 18 State aforesald, DO HEREBY CERTIFY that ANYHOMY C ZANKOWSKY VICE—President and the state of the said decident of the property of said corporation, for the uses and purposes therein as their own fresh and voluntary act, and the said decident of the corporate seal of said decident of the corporate seal of said decident of the corporate seal of said county, in the County of C	South Half of t	or the Northeast Quarter and in the	1 号 5 字
This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust as a men above mentioned, in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust as a men above mentioned in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust as a men above mentioned in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust as a men above mentioned. It is a said to be present to be a said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust as a men above mentioned. It is a said trustee by the said trustee and the component of the said trustee and trustee as aforesaid. The said and the said trustee as aforesaid. The undersigned and delivered the said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth, and the said intrustee the said instrument as their own free and voluntary act, and the said intrusteen and the said deciporate said in the said intrusteen and purposes therein set forth, and the said intrusteen and purposes therein set forth, and voluntary act, and any solution of the corporate seal of said and purposes therein set forth, and voluntary act, and any solution of the corporate seal of said any of November 1, 10, 7	This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust as a men above mentioned, in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust as a men above mentioned in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust as a men above mentioned in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust as a men above mentioned. It is a said to be present to be a said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust as a men above mentioned. It is a said trustee by the said trustee and the component of the said trustee and trustee as aforesaid. The said and the said trustee as aforesaid. The undersigned and delivered the said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth, and the said intrustee the said instrument as their own free and voluntary act, and the said intrusteen and the said deciporate said in the said intrusteen and purposes therein set forth, and the said intrusteen and purposes therein set forth, and voluntary act, and any solution of the corporate seal of said and purposes therein set forth, and voluntary act, and any solution of the corporate seal of said any of November 1, 10, 7		a treat that we have \$1 and the time	Mexical control
CRANTEE S However Commonly known as 16 48 92nd Avenue, Westhaven, Illinois 60477 together with the tenements and appurtenances here are belonging. TO HAVE AND TO HOLD the same unto said party of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above granted premises unto the parties of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the party of the second party of t	CRANTEE S However Commonly known as 16 48 92nd Avenue, Westhaven, Illinois 60477 together with the tenements and appurtenances here are belonging. TO HAVE AND TO HOLD the same unto said party of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above granted premises unto the parties of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the second part, and to the universal party of the party of the second party of t	thereof records	pal Moridian, eccarding to the alle	6.600
Commonly known as 16:48 92nd Avenue, Westhaven, Illinois 60477 together with the tenements and appurtenances her ure belonging. TO HAVE AND TO HOLD the same unto said part; of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above a ranted premises unto the parties of the second part, and to the nurvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the power and authority granted to and verying the second part, and to the nurvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the proper and authority granted to and verying the part of the parties of the second part, and to the nurvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the proper and authority granted to an investment of the second part, and to the nurvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the property of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the property of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the property of them, not in tenancy in tenancy in the second pursuant of money, and remaining unreleased at the date of the delivery hereof. This deed is executed pursuant to and in the everying of the property of the property of the property of the first part has caused the delivery hereof. The second part is an interest to the incident of the property of the first part has caused the delivery hereof. FIRST NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH. ASST. Secretary of said captured and purposes therein set forth, and the said interpretation of the corporate seal of said farmer of the said corporation, for the uses and purposes therein set forth, a	Commonly known as 16:48 92nd Avenue, Westhaven, Illinois 60477 together with the tenements and appurtenances her ure belonging. TO HAVE AND TO HOLD the same unto said part; of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above a ranted premises unto the parties of the second part, and to the nurvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the power and authority granted to and verying the second part, and to the nurvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the proper and authority granted to and verying the part of the parties of the second part, and to the nurvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the proper and authority granted to an investment of the second part, and to the nurvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the property of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the property of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the everying of the property of them, not in tenancy in tenancy in the second pursuant of money, and remaining unreleased at the date of the delivery hereof. This deed is executed pursuant to and in the everying of the property of the property of the property of the first part has caused the delivery hereof. The second part is an interest to the incident of the property of the first part has caused the delivery hereof. FIRST NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH. ASST. Secretary of said captured and purposes therein set forth, and the said interpretation of the corporate seal of said farmer of the said corporation, for the uses and purposes therein set forth, a	in Cook County	Illinois 1963 as Document #18790000	االركيم ا ٥٥
together with the tenements and appurtenances her up a belonging. TO HAVE AND TO HOLD the same unto said party of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above franted premises unto the parties of the second part, and to the new proper use, benefit and behoof forever of said party of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the parties of the new premises of the second parties of the new premises and parties of the new premises of the new parties of the new	together with the tenements and appurtenances her up a belonging. TO HAVE AND TO HOLD the same unto said party of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above franted premises unto the parties of the second part, and to the new proper use, benefit and behoof forever of said party of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the parties of the new premises of the second parties of the new premises and parties of the new premises of the new parties of the new			
together with the tenements and appurtenances her up a belonging. TO HAVE AND TO HOLD the same unto said party of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above franted premises unto the parties of the second part, and to the new proper use, benefit and behoof forever of said party of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the parties of the new premises of the second parties of the new premises and parties of the new premises of the new parties of the new	together with the tenements and appurtenances her up a belonging. TO HAVE AND TO HOLD the same unto said party of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above franted premises unto the parties of the second part, and to the new proper use, benefit and behoof forever of said party of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the parties of the new premises of the second parties of the new premises and parties of the new premises of the new parties of the new		, † W	
together with the tenements and appurtenances her up a belonging. TO HAVE AND TO HOLD the same unto said party of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above franted premises unto the parties of the second part, and to the new proper use, benefit and behoof forever of said party of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the parties of the new premises of the second parties of the new premises and parties of the new premises of the new parties of the new	together with the tenements and appurtenances her up a belonging. TO HAVE AND TO HOLD the same unto said party of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above franted premises unto the parties of the second part, and to the new proper use, benefit and behoof forever of said party of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the parties of the new premises of the second parties of the new premises and parties of the new premises of the new parties of the new			
together with the tenements and appurtenances her up a belonging. TO HAVE AND TO HOLD the same unto said party of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above franted premises unto the parties of the second part, and to the new proper use, benefit and behoof forever of said party of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the parties of the new premises of the second parties of the new premises and parties of the new premises of the new parties of the new	together with the tenements and appurtenances her up a belonging. TO HAVE AND TO HOLD the same unto said party of the second part, and to the proper use, benefit and behoof forever of said party of the second part. To have and to hold the above franted premises unto the parties of the second part, and to the new proper use, benefit and behoof forever of said party of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises unto the parties of the second part, and to the new premises of the second part, and to the new premises of the second part, and to the parties of the new premises of the second parties of the new premises and parties of the new premises of the new parties of the new	711.		lit i
To Have AND To Hold the same unto said party of the second part. To have and to hold the above granted premises unto the parties of the second part, and to the purvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted to an internance of the second part, and to the purvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted to an internance of the trust age prometry in the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust age prometry is all your to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In writings with the payment of money, and remaining unreleased at the date of the delivery hereof. In writings with the payment of money, and remaining unreleased at the date of the delivery hereof. In writings with the payment of money, and remaining unreleased at the date of the delivery hereof. In writings with the payment of the first payment with the payment of money, and remaining unreleased at the date of the delivery hereof. In writings with the payment of the first payment with the payment of the payment	To Have AND To Hold the same unto said party of the second part. To have and to hold the above granted premises unto the parties of the second part, and to the purvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted to an internance of the second part, and to the purvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted to an internance of the trust age prometry in the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust age prometry is all your to secure the payment of money, and remaining unreleased at the date of the delivery hereof. In writings with the payment of money, and remaining unreleased at the date of the delivery hereof. In writings with the payment of money, and remaining unreleased at the date of the delivery hereof. In writings with the payment of money, and remaining unreleased at the date of the delivery hereof. In writings with the payment of the first payment with the payment of money, and remaining unreleased at the date of the delivery hereof. In writings with the payment of the first payment with the payment of the payment	GRANIEES HOUSE	is '	
To have and to hold the above ranted premises unto the parties of the second part, and to the turvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust ago amoust a vew mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of read of the second parts and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings writings we have written. Secretary is a beand was first above written. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. Secretary and was a first above written. Secretary and was a first above written. Secretary and was affect above written. Secretary and was affect above written. Secretary and was a first above written. Secretary and was a fi	To have and to hold the above ranted premises unto the parties of the second part, and to the turvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust ago amoust a vew mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of read of the second parts and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings writings we have written. Secretary is a beand was first above written. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. Secretary and was a first above written. Secretary and was a first above written. Secretary and was affect above written. Secretary and was affect above written. Secretary and was a first above written. Secretary and was a fi	Commonly known as 16	48 92nd Avenue, Westhaven, Il	linois 60477
To have and to hold the above ranted premises unto the parties of the second part, and to the turvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust ago amoust a vew mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of read of the second parts and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings writings we have written. Secretary is a beand was first above written. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. Secretary and was a first above written. Secretary and was a first above written. Secretary and was affect above written. Secretary and was affect above written. Secretary and was a first above written. Secretary and was a fi	To have and to hold the above ranted premises unto the parties of the second part, and to the turvivor of them, not in tenancy in common, but in joint tenancy This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said, trustee in pursuance of the trust ago amoust a vew mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of read of the second parts and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings with the payment of money, and romaining unreleased at the date of the delivery hereof. In writings writings we have written. Secretary is a beand was first above written. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. Secretary and was a first above written. Secretary and was a first above written. Secretary and was affect above written. Secretary and was affect above written. Secretary and was a first above written. Secretary and was a fi			
This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust age, and and a vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust age, and and a vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust age, and a vest mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record 's said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WINDERS WHEREOF, said party of the first part has caused its corporate seal to be hereot affixed and has caused that to be signed to these presents by its. Secretary in the land year first above written. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASSET. Secretary. State of Hillings Island to the state of the said instrument and the said county, in the County of Cook President of the History and year first above written. State of Hillings Island to the said instrument as their own free and volundary act of said Corporation, for the uses and purposes therein set forth, and the said corporate seal of said and visib it said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and volundary act, and the said corporation to said instrument as his own free and volundary act, and all Corporation to said instrument as his own free and volundary act, and all Corporation to said instrument as his own free and volundary act, and the said corporation to said instrument as his own free and volundary act, and the said corporation to said instrument as his own free and volundary act, and the said corporation to said instrument as his own free and volundary act, and the said corporation to said instrument as his own free and vol	This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust age, and and a vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust age, and and a vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust age, and a vest mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record 's said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WINDERS WHEREOF, said party of the first part has caused its corporate seal to be hereot affixed and has caused that to be signed to these presents by its. Secretary in the land year first above written. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASSET. Secretary. State of Hillings Island to the state of the said instrument and the said county, in the County of Cook President of the History and year first above written. State of Hillings Island to the said instrument as their own free and volundary act of said Corporation, for the uses and purposes therein set forth, and the said corporate seal of said and visib it said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and volundary act, and the said corporation to said instrument as his own free and volundary act, and all Corporation to said instrument as his own free and volundary act, and all Corporation to said instrument as his own free and volundary act, and the said corporation to said instrument as his own free and volundary act, and the said corporation to said instrument as his own free and volundary act, and the said corporation to said instrument as his own free and volundary act, and the said corporation to said instrument as his own free and vol			
This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee by the terms of said deed or deeds in trust deed or more tags (if any there be) of a made subject to the lien of avery trust deed or more tags (if any there be) of record; said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WINDERS WHERPOF, said party of the first part has caused its corporate seal to be hereto affixed and has caused that has been been to a first and has caused the said trusted by the said to the server the payment of money, and remaining unreleased at the date of the delivery hereof. IN WINDERS WHERPOF, said party of the first part has caused its corporate seal to be hereto affixed and has caused the said to see the said trusted by its	This deed is executed pursuant to and in the exercise of the power and authority granted to and vested in said trustee by the terms of said deed or deeds in trust delivered to said trustee by the terms of said deed or deeds in trust deed or more tags (if any there be) of a made subject to the lien of avery trust deed or more tags (if any there be) of record; said county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WINDERS WHERPOF, said party of the first part has caused its corporate seal to be hereto affixed and has caused that has been been to a first and has caused the said trusted by the said to the server the payment of money, and remaining unreleased at the date of the delivery hereof. IN WINDERS WHERPOF, said party of the first part has caused its corporate seal to be hereto affixed and has caused the said to see the said trusted by its	TO HAVE AND TO HOLD the same unto a	aid part; o the second part, and to the proper us	e, benefit and behoof for-
This deed is executed pursuant to and in the exercise of the power and authority granted to any vested in said trustee by the terms of said deed or deeds in trust delivered to said trustees in pursuance of the trust as, own and over mentioned. This deed are made authority granted to any vested in said trustees by the terms of said deed or deeds in trust delivered to said trustees in pursuance of the trust as, own and over mentioned. This deed the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHERS WHEREOF, said party of the first part has caused its corporate seal to be hereto affixed and has caused the trust as, own and attented by its. Series of the said and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. As Set - Secretary. State of Hilloda Attest Asset - Secretary. State of Hilloda Attest Asset - Secretary. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President and Asset - Secretary respectively, appeared before ment of the state of the said corporation, for the uses and purposes therein set forth; and the said cryptains and corporation, for the uses and purposes therein set forth; and the said cryptains and corporation to said instrument as the own free and voluntary act, and all corporation to said instrument as the own free and voluntary act, and all corporation to said instrument as his own free and voluntary act, and all corporation to said instrument as his own free and voluntary act, and all corporation to said instrument as the corporate seal of said Corporation to said instrument as the corporate seal of said Corporation to said instrument as the corporate seal of said corporation to said instrument as the own free and voluntary act, and all corporation to said instrument as the own free and voluntary act, and all corporation to said instrument as his own free and voluntary act, and all corporation to said instrument as his own free and voluntary act, and all corporation to said instrument a	This deed is executed pursuant to and in the exercise of the power and authority granted to any vested in said trustee by the terms of said deed or deeds in trust delivered to said trustees in pursuance of the trust as, own and over mentioned. This deed are made authority granted to any vested in said trustees by the terms of said deed or deeds in trust delivered to said trustees in pursuance of the trust as, own and over mentioned. This deed the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHERS WHEREOF, said party of the first part has caused its corporate seal to be hereto affixed and has caused the trust as, own and attented by its. Series of the said and year first above written. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. As Set - Secretary. State of Hilloda Attest Asset - Secretary. State of Hilloda Attest Asset - Secretary. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President and Asset - Secretary respectively, appeared before ment of the state of the said corporation, for the uses and purposes therein set forth; and the said cryptains and corporation, for the uses and purposes therein set forth; and the said cryptains and corporation to said instrument as the own free and voluntary act, and all corporation to said instrument as the own free and voluntary act, and all corporation to said instrument as his own free and voluntary act, and all corporation to said instrument as his own free and voluntary act, and all corporation to said instrument as the corporate seal of said Corporation to said instrument as the corporate seal of said Corporation to said instrument as the corporate seal of said corporation to said instrument as the own free and voluntary act, and all corporation to said instrument as the own free and voluntary act, and all corporation to said instrument as his own free and voluntary act, and all corporation to said instrument as his own free and voluntary act, and all corporation to said instrument a		o shows counted numbers unt-	**+*
This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said; trustee in pursuance of the trust ag, some, a by we mentioned. This deed is made subject to the lien of every trust deed or mortgare (if any there be) of record and county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITINES WITINED, said party of the first part has caused its corporate sent to be hereto affixed and has caused its corporate sent to be retered and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporated by: FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASSET. Secretary. State of Illinois In the undersigned Asset. Secretary belie, in and for said County, in the County of Cool. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAUKOWSKI, Vice-President of the AURENCYATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH ASSET. Secretary vice President and ASSET. Secretary respectively, appeared before acknowledged that they signed and delivered the said instrument as their own free and voluntary act, and the said corporation is said instrument as their own free and voluntary act, and the said corporation is said instrument as their own free and voluntary act, and the said corporation is said instrument as their own free and voluntary act, and the said corporation is said instrument as the own free and voluntary act, and the said corporation is said instrument as the own free and voluntary act, and the said corporation is said instrument as the own free and voluntary act, and the said corporation is said instrument as	This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said; trustee in pursuance of the trust ag, some, a by we mentioned. This deed is made subject to the lien of every trust deed or mortgare (if any there be) of record and county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITINES WITINED, said party of the first part has caused its corporate sent to be hereto affixed and has caused its corporate sent to be retered and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporate sent to be hereto affixed and has caused its corporated by: FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASSET. Secretary. State of Illinois In the undersigned Asset. Secretary belie, in and for said County, in the County of Cool. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAUKOWSKI, Vice-President of the AURENCYATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH ASSET. Secretary vice President and ASSET. Secretary respectively, appeared before acknowledged that they signed and delivered the said instrument as their own free and voluntary act, and the said corporation is said instrument as their own free and voluntary act, and the said corporation is said instrument as their own free and voluntary act, and the said corporation is said instrument as their own free and voluntary act, and the said corporation is said instrument as the own free and voluntary act, and the said corporation is said instrument as the own free and voluntary act, and the said corporation is said instrument as the own free and voluntary act, and the said corporation is said instrument as			
This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustees by the terms of said deed or deeds in trust delivered to said; trustee in pursuance of the trust ag	This deed is executed pursuant to and in the exercise of the power and authority granted it and vested in said trustees by the terms of said deed or deeds in trust delivered to said; trustee in pursuance of the trust ag			t in tenancy
This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. In Wirthright was mentioned to more, and remaining unreleased at the date of the delivory hereof. In Wirthright was mentioned to more and the said trustee as alone and the hereof of the first part and was trustee as aforesaid. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASST. ASST. Secretary. State of Illinois I, the undersigned ASST. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President and ASST. Secretary of said Corporation, and GLEN A BAUGH, ASST. Secretary respectively, appeared before mentioned the said corporate and contractive and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the best of the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the said corporation, for the uses and purposes therein set forth. And the said corporate said of said corporation to said instrument as his own free and voluntary act, and since the said corpo	This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. In Wirthright was mentioned to more, and remaining unreleased at the date of the delivory hereof. In Wirthright was mentioned to more and the said trustee as alone and the hereof of the first part and was trustee as aforesaid. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASST. ASST. Secretary. State of Illinois I, the undersigned ASST. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President and ASST. Secretary of said Corporation, and GLEN A BAUGH, ASST. Secretary respectively, appeared before mentioned the said corporate and contractive and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the best of the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the said corporation, for the uses and purposes therein set forth. And the said corporate said of said corporation to said instrument as his own free and voluntary act, and since the said corpo	In common, but in join		III.
This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. In Wirthright was mentioned to more, and remaining unreleased at the date of the delivory hereof. In Wirthright was mentioned to more and the said trustee as alone and the hereof of the first part and was trustee as aforesaid. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASST. ASST. Secretary. State of Illinois I, the undersigned ASST. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President and ASST. Secretary of said Corporation, and GLEN A BAUGH, ASST. Secretary respectively, appeared before mentioned the said corporate and contractive and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the best of the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the said corporation, for the uses and purposes therein set forth. And the said corporate said of said corporation to said instrument as his own free and voluntary act, and since the said corpo	This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. In Wirthright was mentioned to more, and remaining unreleased at the date of the delivory hereof. In Wirthright was mentioned to more and the said trustee as alone and the hereof of the first part and was trustee as aforesaid. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASST. ASST. Secretary. State of Illinois I, the undersigned ASST. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President and ASST. Secretary of said Corporation, and GLEN A BAUGH, ASST. Secretary respectively, appeared before mentioned the said corporate and contractive and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the best of the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the said corporation, for the uses and purposes therein set forth. And the said corporate said of said corporation to said instrument as his own free and voluntary act, and since the said corpo	÷		
This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. In Wirthright was mentioned to more, and remaining unreleased at the date of the delivory hereof. In Wirthright was mentioned to more and the said trustee as alone and the hereof of the first part and was trustee as aforesaid. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASST. ASST. Secretary. State of Illinois I, the undersigned ASST. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President and ASST. Secretary of said Corporation, and GLEN A BAUGH, ASST. Secretary respectively, appeared before mentioned the said corporate and contractive and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the best of the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the said corporation, for the uses and purposes therein set forth. And the said corporate said of said corporation to said instrument as his own free and voluntary act, and since the said corpo	This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. In Wirthright was mentioned to more, and remaining unreleased at the date of the delivory hereof. In Wirthright was mentioned to more and the said trustee as alone and the hereof of the first part and was trustee as aforesaid. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASST. ASST. Secretary. State of Illinois I, the undersigned ASST. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President and ASST. Secretary of said Corporation, and GLEN A BAUGH, ASST. Secretary respectively, appeared before mentioned the said corporate and contractive and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the best of the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the said corporation, for the uses and purposes therein set forth. And the said corporate said of said corporation to said instrument as his own free and voluntary act, and since the said corpo		40.	11
This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. In Wirthright was mentioned to more, and remaining unreleased at the date of the delivory hereof. In Wirthright was mentioned to more and the said trustee as alone and the hereof of the first part and was trustee as aforesaid. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASST. ASST. Secretary. State of Illinois I, the undersigned ASST. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President and ASST. Secretary of said Corporation, and GLEN A BAUGH, ASST. Secretary respectively, appeared before mentioned the said corporate and contractive and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the best of the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the said corporation, for the uses and purposes therein set forth. And the said corporate said of said corporation to said instrument as his own free and voluntary act, and since the said corpo	This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. In Wirthright was mentioned to more, and remaining unreleased at the date of the delivory hereof. In Wirthright was mentioned to more and the said trustee as alone and the hereof of the first part and was trustee as aforesaid. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASST. ASST. Secretary. State of Illinois I, the undersigned ASST. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President and ASST. Secretary of said Corporation, and GLEN A BAUGH, ASST. Secretary respectively, appeared before mentioned the said corporate and contractive and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the best of the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the said corporation, for the uses and purposes therein set forth. And the said corporate said of said corporation to said instrument as his own free and voluntary act, and since the said corpo	•		· #
This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. In Wirthright was mentioned to more, and remaining unreleased at the date of the delivory hereof. In Wirthright was mentioned to more and the said trustee as alone and the hereof of the first part and was trustee as aforesaid. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASST. ASST. Secretary. State of Illinois I, the undersigned ASST. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President and ASST. Secretary of said Corporation, and GLEN A BAUGH, ASST. Secretary respectively, appeared before mentioned the said corporate and contractive and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the best of the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the said corporation, for the uses and purposes therein set forth. And the said corporate said of said corporation to said instrument as his own free and voluntary act, and since the said corpo	This deed is executed pursuant to and in the exercise of the power and authority granted to an executed by the terms of said deed or deeds in trust delivered to said trustee in pursuance of the trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. This deed is made subject to the lien of every trust deed or mortgage (if any trust ago was mentioned. In Wirthright was mentioned to more, and remaining unreleased at the date of the delivory hereof. In Wirthright was mentioned to more and the said trustee as alone and the hereof of the first part and was trustee as aforesaid. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. ASST. ASST. Secretary. State of Illinois I, the undersigned ASST. State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President of the ANTHONY C ZAJKOWSKI, Vice-President and ASST. Secretary of said Corporation, and GLEN A BAUGH, ASST. Secretary respectively, appeared before mentioned the said corporate and contractive and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the best of the said corporation, for the uses and purposes therein set forth, and the said corporation to said instrument as his own free and voluntary act, and since the said corporation, for the uses and purposes therein set forth. And the said corporate said of said corporation to said instrument as his own free and voluntary act, and since the said corpo			· •
In deed in mass subject to the lien of every trust deed or mortgage (if any there he) of record "sale county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHER PROFESS AND A PROFESS AND	In deed in mass subject to the lien of every trust deed or mortgage (if any there he) of record "sale county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHER PROFESS AND A PROFESS AND			Maria de la companya
In deed in mass subject to the lien of every trust deed or mortgage (if any there he) of record "sale county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHER PROFESS AND A PROFESS AND	In deed in mass subject to the lien of every trust deed or mortgage (if any there he) of record "sale county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHER PROFESS AND A PROFESS AND			186
In deed in mass subject to the lien of every trust deed or mortgage (if any there he) of record "sale county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHER PROFESS AND A PROFESS AND	In deed in mass subject to the lien of every trust deed or mortgage (if any there he) of record "sale county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHER PROFESS AND A PROFESS AND			
In deed in mass subject to the lien of every trust deed or mortgage (if any there he) of record "sale county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHER PROFESS AND A PROFESS	In deed in mass subject to the lien of every trust deed or mortgage (if any there he) of record "sale county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHER PROFESS AND A PROFESS			
In deed in mass subject to the lien of every trust deed or mortgage (if any there he) of record "sale county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHER PROFESS AND A PROFESS	In deed in mass subject to the lien of every trust deed or mortgage (if any there he) of record "sale county given to secure the payment of money, and remaining unreleased at the date of the delivery hereof. IN WITHER PROFESS AND A PROFESS	This deed is executed pursuant to and i	the exercise of the power and authority granted to	and vosted in said trustee
IN WITHEREOF, said party of the first part has caused its corporate seal to be hereto siffixed and has caused the state of the party of the first part has caused its corporate seal to be hereto siffixed and has caused the presents by its VICE—President and attested by its A Bt. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. As Trustee as	IN WITHEREOF, said party of the first part has caused its corporate seal to be hereto siffixed and has caused the state of the party of the first part has caused its corporate seal to be hereto siffixed and has caused the presents by its VICE—President and attested by its A Bt. FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. As Trustee as	by the terms of said deed or deeds in trust. This deed is made subject to the lien of ev	menvered to said; trustee in pursuance of the trust a mry trust deed or mortgage (if any there be) of rec	ord ', sal' county given to
FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. As Trust	FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. As Trust			
FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. As Trust	FIRST NATIONAL BANK OF BLUE ISLAND As Trustee as aforesaid. As Trust	IN WITNESS WHEREOF, said party of	he first part has caused its corporate seal to be	hereto affixed and has
State of Illinois I, the undersigned County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKT, Vice— President of the Vice— President of the Vice— President of the Vice— President of the Vice— President and ASST. Secretary Sald Copyrillor State aforesaid DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKT, Vice— President of the Vice— President of the Vice— President and ASST. Secretary capacityely, appeared before may be a subscribed to the foregoing instrument as the control of the vice and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes therein set forth, and the said corporate seal of said Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes there is set forth; and the said corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes there is set forth. BOX 533	State of Illinois I, the undersigned County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKT, Vice— President of the Vice— President of the Vice— President of the Vice— President of the Vice— President and ASST. Secretary Sald Copyrillor State aforesaid DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKT, Vice— President of the Vice— President of the Vice— President and ASST. Secretary capacityely, appeared before may be a subscribed to the foregoing instrument as the control of the vice and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes therein set forth, and the said corporate seal of said Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes there is set forth; and the said corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes there is set forth. BOX 533	caused the same to be signed to these pres	nts by its VICE -President and atteste itten.	i by its
State of Illinois I, the undersigned County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKT, Vice— President of the Vice— President of the Vice— President of the Vice— President of the Vice— President and ASST. Secretary Sald Copyrillor State aforesaid DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKT, Vice— President of the Vice— President of the Vice— President and ASST. Secretary capacityely, appeared before may be a subscribed to the foregoing instrument as the control of the vice and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes therein set forth, and the said corporate seal of said Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes there is set forth; and the said corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes there is set forth. BOX 533	State of Illinois I, the undersigned County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKT, Vice— President of the Vice— President of the Vice— President of the Vice— President of the Vice— President and ASST. Secretary Sald Copyrillor State aforesaid DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKT, Vice— President of the Vice— President of the Vice— President and ASST. Secretary capacityely, appeared before may be a subscribed to the foregoing instrument as the control of the vice and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes therein set forth, and the said corporate seal of said Corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes there is set forth; and the said corporation to said instrument as his own free and voluntary act, and with the Visual Corporation, for the uses and purposes there is set forth. BOX 533		FIRST NATIONAL BANK OF	BLUE ISLAND
State of Hilines I, the undersigned County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice— President of the WIRST NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASSt. Secretary of said Corporation of the WIRST NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASST. Secretary of said Corporation of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation to said instrument as his own free and voluntary act, and into the bit said Corporation to said instrument as his own free and voluntary act, and into the bit said Corporation, for the uses and purposes therein set forth. BOX 533	State of Hilines I, the undersigned County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice— President of the WIRST NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASSt. Secretary of said Corporation of the WIRST NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASST. Secretary of said Corporation of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation to said instrument as his own free and voluntary act, and into the bit said Corporation to said instrument as his own free and voluntary act, and into the bit said Corporation, for the uses and purposes therein set forth. BOX 533	The second finance of the horsen of	As Trustee as aforesald,	ノ - フ - (/) ∥
State of Hillogs I, the undersigned shot has been added that they signed and elivered that they signed and elivered that the state of said Corporation, for the uses and purposes therein set forth; and the said corporation to said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation to said instrument as their own free and voluntary act of said Corporation to said instrument as his own free and voluntary act, and into the bit said Corporation, for the uses and purposes therein set forth; and the said corporation to said instrument as his own free and voluntary act, and into the bit said Corporation, for the uses and purposes therein set forth. BOX 533	State of Hillogs I, the undersigned shot has been added that they signed and elivered that they signed and elivered that the state of said Corporation, for the uses and purposes therein set forth; and the said corporation to said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation to said instrument as their own free and voluntary act of said Corporation to said instrument as his own free and voluntary act, and into the bit said Corporation, for the uses and purposes therein set forth; and the said corporation to said instrument as his own free and voluntary act, and into the bit said Corporation, for the uses and purposes therein set forth. BOX 533	light Larne Hestporg	4 1 h	
State of Hillogs I, the undersigned shot has been added that they signed and elivered that they signed and elivered that the state of said Corporation, for the uses and purposes therein set forth; and the said corporation to said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation to said instrument as their own free and voluntary act of said Corporation to said instrument as his own free and voluntary act, and into the bit said Corporation, for the uses and purposes therein set forth; and the said corporation to said instrument as his own free and voluntary act, and into the bit said Corporation, for the uses and purposes therein set forth. BOX 533	State of Hillogs I, the undersigned shot has been added that they signed and elivered that they signed and elivered that the state of said Corporation, for the uses and purposes therein set forth; and the said corporation to said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said corporate seal of said Corporation to said instrument as their own free and voluntary act of said Corporation to said instrument as his own free and voluntary act, and into the bit said Corporation, for the uses and purposes therein set forth; and the said corporation to said instrument as his own free and voluntary act, and into the bit said Corporation, for the uses and purposes therein set forth. BOX 533	A TANK	W. Commission of the Commissio	VICE- Presidena.
State of Hilhota I, the undersigned , a Notary Public, in and for said County, in the County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice—President of the First NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASST. Secretary of said Corporation boally known to me to be the same persons whose names are subscribed to the foregoing instrument as the composed president and ASST. Secretary respectively, appeared before ment acknowledged that they signed and delivered the said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said and by the said Corporation to said instrument as his own free and voluntary act, and and by the said Corporation, for the uses and purposes therein set forth. BOX 533 BOX 533	State of Hilhota I, the undersigned , a Notary Public, in and for said County, in the County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice—President of the First NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASST. Secretary of said Corporation boally known to me to be the same persons whose names are subscribed to the foregoing instrument as the composed president and ASST. Secretary respectively, appeared before ment acknowledged that they signed and delivered the said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said and by the said Corporation to said instrument as his own free and voluntary act, and and by the said Corporation, for the uses and purposes therein set forth. BOX 533 BOX 533		me / /st	-/-
State of Hilhota I, the undersigned , a Notary Public, in and for said County, in the County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice—President of the First NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASST. Secretary of said Corporation boally known to me to be the same persons whose names are subscribed to the foregoing instrument as the composed president and ASST. Secretary respectively, appeared before ment acknowledged that they signed and delivered the said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said and by the said Corporation to said instrument as his own free and voluntary act, and and by the said Corporation, for the uses and purposes therein set forth. BOX 533 BOX 533	State of Hilhota I, the undersigned , a Notary Public, in and for said County, in the County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKI, Vice—President of the First NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASST. Secretary of said Corporation boally known to me to be the same persons whose names are subscribed to the foregoing instrument as the composed president and ASST. Secretary respectively, appeared before ment acknowledged that they signed and delivered the said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said and by the said Corporation to said instrument as his own free and voluntary act, and and by the said Corporation, for the uses and purposes therein set forth. BOX 533 BOX 533	TO ALLEGE TO A STATE OF THE STA	Allesg	Asst. Secretary.
County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKT, VICE— President of Tribal NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASSt. Secretary of said Corporation, to make the same persons whose names are subscribed to the foregoing instrument as their own free and volunters and the said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said instrument as their own free and voluntary act of said Corporation to said instrument as his own free and voluntary act, and but of said Corporation, for the uses and purposes therein set forth. BOX 533 BOX 533	County of Cool State aforesaid, DO HEREBY CERTIFY that ANTHONY C ZAJKOWSKT, VICE— President of Tribal NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASSt. Secretary of said Corporation, to make the same persons whose names are subscribed to the foregoing instrument as their own free and volunters and the said instrument as their own free and voluntary act of said Corporation, for the uses and purposes therein set forth; and the said instrument as their own free and voluntary act of said Corporation to said instrument as his own free and voluntary act, and but of said Corporation, for the uses and purposes therein set forth. BOX 533 BOX 533	State of Illinois the	undersigned - National Bally	- 111
President of the TREAT NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASSL. Secretary of said Corporation whose lay known to me to be the same persons whose names are subscribed to the foregoing instrument as the convergence of acknowledged that they signed and delivered the said instrument as their own free and voluntary act of said Corporation, for the uses and proposes therein set forth, and the said act of the said Corporation to said instrument as his own free and voluntary act, and act of the said Corporation, for the uses and purposes therein set forth. BOX 533 BOX 533	President of the TREAT NATIONAL BANK OF BLUE ISLAND, and GLEN A BAUGH, ASSL. Secretary of said Corporation whose lay known to me to be the same persons whose names are subscribed to the foregoing instrument as the convergence of acknowledged that they signed and delivered the said instrument as their own free and voluntary act of said Corporation, for the uses and proposes therein set forth, and the said act of the said Corporation to said instrument as his own free and voluntary act, and act of the said Corporation, for the uses and purposes therein set forth. BOX 533 BOX 533	County of Cook	DO HEREBY CERTIFY ANTHONY C Z	AJKOWSKI, Vice-
of said Corporation. Smally known to me to be the same persons whose names are subscribed to the foregoing instrument as the control of the corporation of the corporation of the corporation of the corporate seal of said corporation, for the uses and purposes therein set forth; and the said corporation of the corporate seal of said corporation to said instrument as his own free and voluntary act, and into the corporation of the corporation of the corporate seal of said corporation to said instrument as his own free and voluntary act, and into the corporation, for the uses and purposes therein set forth. BOX 533	of said Corporation. Smally known to me to be the same persons whose names are subscribed to the foregoing instrument as the control of the corporation of the corporation of the corporation of the corporate seal of said corporation, for the uses and purposes therein set forth; and the said corporation of the corporate seal of said corporation to said instrument as his own free and voluntary act, and into the corporation of the corporation of the corporate seal of said corporation to said instrument as his own free and voluntary act, and into the corporation, for the uses and purposes therein set forth. BOX 533	President of the FIRST NATIONAL BANK	OF BLUE ISLAND, and GLEN A BAUGH,	Asst. Secretary
The conveloped that they signed and delivered the said instrument as their own free and voluntary act of said Corporation, for the uses and proposes therein set forth; and the said critary did also then and there acknowledge that he, as custodian of the corporate seal of said Corporation to said instrument as his own free and voluntary act, and act but said Corporation, for the uses and purposes therein set forth. 1. St. Any of November 1974 BOX 533	The conveloped that they signed and delivered the said instrument as their own free and voluntary act of said Corporation, for the uses and proposes therein set forth; and the said critary did also then and there acknowledge that he, as custodian of the corporate seal of said Corporation to said instrument as his own free and voluntary act, and act but said Corporation, for the uses and purposes therein set forth. 1. St. Any of November 1974 BOX 533	of said Corporation in the sonally known to me	to be the same persons whose names are subscribe	d to the foregoing instru-
Bit opporate seal of said Corporation to said instrument as his own free and voluntary act, and the corporate seal of said Corporation to said instrument as his own free and voluntary act, and the bit said Corporation, for the uses and purposes therein set forth. BOX 533	Bit opporate seal of said Corporation to said instrument as his own free and voluntary act, and the corporate seal of said Corporation to said instrument as his own free and voluntary act, and the bit said Corporation, for the uses and purposes therein set forth. BOX 533	ment de the transfer of the tracknowledged the	sident and ASSC. Secretary res	pectively, appeared before
Bit opporate seal of said Corporation to said instrument as his own free and voluntary act, and the corporate seal of said Corporation to said instrument as his own free and voluntary act, and the bit said Corporation, for the uses and purposes therein set forth. BOX 533	Bit opporate seal of said Corporation to said instrument as his own free and voluntary act, and the corporate seal of said Corporation to said instrument as his own free and voluntary act, and the bit said Corporation, for the uses and purposes therein set forth. BOX 533	ad voluntary act	of said Corporation, for the uses and purposes there	in set forth; and the said
BOX 533	BOX 533	erstary did also the	en and there acknowledge that he, as custodian of	the corporate seal of said
BOX 533	BOX 533	limar, act of said Corpor	ation, for the uses and purposes therein set forth.	a
BOX 533 hily Value Notary Public.	BOX 533 hily Valte Notary Public.			mber 10 74
Notary Public.	Notary Public.	The state of the s		
		N. W.		Chilad II
and the desired and the desire	The same of the sa	"GOITTON"		L'atal

22 800 177

NOV 5