	WXXXXXXXX DEED IN TRUST. = 22 955 92/ *229559	. .
	Jan 7.75 3 se A \$22.9559	21
	THIS INDENTURE WITNESSETH, That the Grantor,	
	Annette S. Anast. a spinster of the County of Cook and State of Illinois for and in consideration	
	of the sum of Ten-and-no/100 Dollars (\$10.00),	
	in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey S and Warran Unit MIDWEST BANK AND TRUST COMPANY, a banking corporation duly organized and	
	existing as a banking corporation under the laws of the State of Illinois, and duly authorized to accept and	1
	ex cute trusts with the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the 20th day of December 19 74, and known as Trust Number	
	4-12-1409 the following described real estate in the County of Cook and State	
	of man s, p-wit: Lots J, 6, 7 and 8 (except that part thereof taken for widening	
	Calume (I renue) in Block 1 of Gunn's Subdivision of the East	
	2/3 of the North 1/2 of Lot 3 in Wilson, Heald and Stebbings. Subdivision of the East 1/2 of the Southwest 1/4 of Section 15,	
	Township 38 North, Range 14, East of the Third Principal Meridian,	
	in Cook Coun y, I'linois.**	
	This instrument prepared by: Anthony J. Diasio	Date
	Midwest Bank and Trust Company State 1606 N. Harlem Avenue	0 5
	Elmwood Park, Illinois 60635	
	Midwest Bank and Trust Company 1606 N. Harlem Avenue Elmwood Park, Illinois 60635	1
		Buyer.
	TO HAVE AND TO HOLD the said real estate with the apt recnances, upon the trusts, and for the uses and purposes herein and in aid Trust Agreement set forth.	er.
	Full power and authority is breeby granted to said Trustee to make, protect and subdivide said real estate or any part hereof, to dedicate parks, streets, highways or alleys and to vacate any sub-visior or part thereof, and to resubdivide said real estate as often as desired, to contract to sell, to grant options to purchase, to sell on any time, a convey either with or without consideration, to convey said.	Sell
	tal citate of my part thereof to a successor or successors in trust and to grad to grad successor or successors in trust all of the title, estate, owers and authorities vested in said Trustee, to donate, to dedicate, to mortgage pledy or otherwise encumber said real estate, or any part hereof, to lusee said real estate, or my part thereof, to have said real estate, or my part thereof, to have said real estate, or my part thereof, from time to time, in passe sion of reversion, by leases to commence in praceent or in	
	neary, and upon any terms and for any period-or periods of time, not exceeding in "ca" any single demine the term of 198 years, and to enew or extend leaves upon any terms and for any period or periods of time and to amy d, c ange or modify leases and the terms and provi- ons thereof at any time or times hereafter, to contract to make leaves and to grant oplons? The and options to renew leaves and options to	Dia 01.
	urchase the whole or any part of the reversion and to contract respecting the manner of \(\lambda in \) he amount of present or future remides, to a natition or to-exchange said real estate, organy part thereof, for other real or personal grop ty/o grant custments or charges of any lind, o release, convey or assign any right, title by intreast in or about or externent appurtenant to a id real estate or any part thereof, and to	13/2
	eal with said real estate and every part thirteel in all other wars and for such other consider ions as it would be lawful for any person whing the same to deal with the same, that the said are times at large time or times hereafter. In no case shall any party dealing with said Truste, or any successor in trust, in return to said relate, or to whom said real	and a
	tate or any part thereot shall be conveyed, contracted to be sold, leaded or mortgaged by said Trustee, or lay su cessor in trust, be obliged to to the application of any purchase money, rent or money borrowed or advanced on said real estate, or boolikee to see that the terms of this ust have been compiled with, or be obliged to imagine into the authority, accessive on exhediency of any act of said Trustee, or be obliged or	15 G
	invigence to inquire into any of the terms of some russ Akresment; and every deed, trust deed, morking, lease or, ther instrument executed is said Trustee or any successor in trust, in relation to said real estate shall be conclusive evidence in fig. 3f ery person (including the egister of Titles of said county) relying upon or claiming under any such conversance lease or other instrument (* but at the time of the	ntat
	invery our on the reas, created by this inadeque and by shu trous agreement was in 101 lorge and effect, it. It is a 'conveyance or other strument was secured in accordance with the trusts, conditions and limitations contained in this Indenture and a 'si Trust Agreement or all amendments thereof, if any, and binding upon all beneficiaries thereinder, (c) that said Trustee, or any a cees, or a trust, was duly the said trustees of the said trustees.	TV0
	TO HAVE AND TO HOLD the said real estate with the app rienance, upon the trusts, and for the uses and purposes herein and in all rank Artenments set form. The appear and authority is hereby granted to said Trustee to marke a manage, protect and subdivide said real estate or any part thereof, not delicate parks, streets, highways or alleys ands to waste any task vasior or part thereof, and needled peaks are all estate as often a delicity to contract to sell, to grant options to purchase, to sell on any to may are with or without consideration, to convey said works and authorities vested in said frankset, of domats, to delicate, to mortgage pleigs or otherwise enabled said trustee, or any part thereof, not on any terms and for any periodic professor in the terms of the vested and to the said real estate, or any part thereof, to bettee said real estate, or any part thereof, from time to time, in pease upon or severain, by leases to commence in presenti or in the said frankset, or defended to the part of the said trustee, and to said the said trustee, and spond any terms and for any periodic professor in time, to time, to receive the said or any self-said control to the said trustee of the said trustee the said of 18 years, and to said the said real estate, or any part thereof, for other real or personal from the said principle of the reversing and to contract to the said trustee of the said trustee of the said trustee of the said with said real estate, or develope and the said trustee of the said with said real estate and every part thirder in all other ways and for any characteristics, to said with said real estate and every part thirder in all other ways and for said trustee of the said trustee of	
	ily or as Traite, nor its successor or successors in trust shall incur any per-onal liability or be subjected to any claim, in most or decree anything it or they or its or their agents or attorneys may do or omit to do in or about the said real estate or under the rowsion. I this	
	such liability being hereby expressly waived and released. Any contract, obligation or indekt-days incurred or entered into by it. T is tee in nuccion with said real estate may be entered into by it in the name of the then benchinities under said Trust Agreement as the corresponding to the proposition of the Trustee in the name of the teen benchinities under said Trust Agreement as the corresponding to the proposition of the Trustee in the name of the teen benchinities under said Trust Agreement as the corresponding to the proposition of the Trustee in the name of the teen benchinities.	Pari .
	individually (and the Trustee shall have no obligation whatsoever, with respect to any, such contract, obligation or indebtedness except or / for as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and discharge thereof).	
	The interest of each and every beneficiary hereunder and under said Trust Agreement and of all persons claiming under, them or any them shell be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such interest	4
	hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real are as such, but only an interest in the earnings, avails and proce ds thereof as aforesaid, the intention hereof being to vest in said The tulesets Hone, and Trust Company the entire legal and equitable title in fee simile, in and to all of the real seate above described.	
	s Derd. The interest of each and every beneficiary hereunder and under said Trust Agreement and of tall persons claiming under, them or any them shall be only in the carnings, avails and proceeds arising from the sale or any other disposition of said real estate, and such interest the beety declared to be personal property, and no beneficiary hereunder shall have any title or interest, it is not a said real and the said of the said real tall the said of the	1
	rement or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the registered lands in accordance with the true intent and meaning of the trust. And the said grantor hereby expressly waive 3 and release 5 are and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or and all sinks or heards under and he sinks or an all sinks or an	
,	tutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	
	In Wirmss Whereof, the grantor aforesaid has hereunto set HET hand and this 2nd day of January 19 75.	
	Annette S. Arrast [SEAL]	r E
	[SEAL] [SEAL]	ne of
	to of Illinois S. S. Barbara Love a Notary Public in and for said County, in mty of Du Page S. S. the state aforesaid, do hereby certify that	Docu
	Annette S. Anast, a spinster	
	personally known to me to be the same person, whose name is subscribed to	
	the foregoing instrument, appeared before me this day in person and acknowledged that	.
	Sine signed, sealed and delivered the said instrument as net free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the	
	right of homestend.	
	Given under my hand and notarial real this ZDC day of January 19.75	
	Meiner Public	

2°64 \

UNOFFICIAL COP

END OF RECORDED DOCUMENT