## **UNOFFICIAL COPY**

		P**CCD.70	
WARRANTY DEED IN TRUST	1913 MAN 9 PM 12 46	22 314 963 cc	TO DE DECAY NITY IELIA
FORM 4915 BANKFORMS, INC.	HAY7-73 622444 •	22314963 • A — Rec	\$5.00
of the sum of Ten and no/100- in hand paid, and of other good and valuable and Warrant unto MIDWEST BANI existing as a banking corporation under t execute trusts with the State of Illinois, as	o considerations, receipt of which is hereby K AND TRUST COMPANY, a banking of the laws of the State of Illinois, and destructed the state of the state of the state of a certal state of the state of t	wivorship, for and in consideration of the con	graph E., Section 4,  When Beresentative
part of the West 1/2 of th	Sheffield Town Unit 2, being ne North West 1/4 of Section	17, Township 41	ns of Para Tax Act.  Bayer, S
	the Third Principal Meridian e 12, 1970, as document num		ansfer
V // 3	the above described real esta ober 23, 1970 as document nu		Estate f
SUBJECT TO			Beal Real
TO HAVE AND TO HOLD the said r al estate said Trust Agreement set forth. Full power and authority is hereby grant, tr thereof, to dedicate parks, streets, highways or sileys as delieved, to contract to sell, to grant options to put	with the appurtenances, upon the trusts, and for and Trustee to improve, manage, protect and au and ) vacate any auddivision or part thereof, and to have to sell on any terms, to convey either with or	the uses and purposes herein and in bdivide said real estate or any part resubdivide said real estate as often without consideration, to convey said	
real estate or any part thereof to a successor or succe.  powers and authorities vested in said Trustee, to donate thereof, to icase said real estate, or any part thereof, f future, and upon any terms and for any period or period renew or extend leases upon any terms and for any per sions thereof at any time or times hereafter, to contract	e, t dedi ate, to mortgage, piedige or otherwise en- froi tim to me, in possession or reversion, by led dis tile, ot exceeding in the case of any single lod or per time and to amend, change or me t to mak it sess and to grant options to leuse and o	esors in trust all of the title, estate, cumber said real estate, or any part ones to commence in praceentl or in demiss the turn of 198 years, and to dify leases and the terms and proviptions to renew leases and options to	
jurchase the whole or any part of the reversion and to partition or to exchange said real estate, or any part it to rolease, convey or assign any right, title or interest deal with said real estate and every part thereof in all owning the same to deal with the same, t.esther simil- in no case shall any party dealing with said TgU	contract re pecting the manner of fixing the amount of the contract of the con	unt of present or future-readule, to hit easements or charges of any kind, estate or any part thereof, and to it would be lawful for any porson it any time or times hereafter.  I real estate, or to whom said real	
and Treat Agreement set forth.  Full power and authority is hereby grant, to thereof, to dedeate parks, streets, highways or alley a set desired to contract the street of	to be sold, leased or d by said Trustee, or coney berowed or advang do a said real estate, or he into the authority, are sity r expediency of any t Agrooment; and every let to 3st deed, mortpage said real estate shall be con unive evidence in faint under any such conveyer e let o or other ingit	any successor in trust, be obliged to e obliged to see that the terms of this act of anid Trustee, or be obliged or , lease or other instrument executed avor of every person (including the rument, (a) that at the time of the	
delivery thereof the trust oreated by this indenture and instrument was exocuted in accordance with the trust, in all amendments thereof, if any, and binding upon all authorized and empowered to execute and deliver every a made to a successor or successor in trust, that such such this, estate, rights, powers, authorities, duties and	by said Trust Agreement was in all are and effect conditions and limitations controlled in the landents beneficiaries thereunder, (c) that said Frustre, or use description of landents of the land, mortague of class, mortague of considerations of landents of	et. (i) that such conveyance or other ure and in said Trust Agreement or rany successor in trust, was duly rumant and (d) if the conveyance is pointed and are fully vested with all t.	
unity or a Trustee, nor its successor or successors in to anything it or they or its or their agents or attorney Deed or said Trust Agreement or any amendment therail such liability being hereby expressly waived and relection with said real sature may be entered into be	inmining and constitution that neither the aid set of as may do or omit to do in or about the sal sel et of, or for injury to person or property anipuning need. Any contract, obligation or indebtedness incur y it in the name of the then beneficiaries under sale	lank and Trust Company, individ- cel to any claim, judgment or decree state or under the provisions of this in out said real estate, any and r or e tered into by the Trustee in Trust greenent as their attorney.	
in-nect, nevery irrevocably appointed for such quiroses, not individually (and the Trustee shall have no obligation so far as the trust property and funds in the actual pose persons and corporations whomsoever and whatsoever shall be ded.  The interest of each and every beneficiary hereund.	, or at the election of the Trustee, in its own nam in whatsever with respect to any such contract, of easing of the Trustee shall be applicable for the p. sail be charged with notice of the condition from er and under said Trust Agreement and of all ne	ns Tructee of an express trust and , within or indebtedness except only , , , , , d discharge thereof). All the day of 'e filing for record of reons cl. m. w under them or any	
of them shall be only in the earnings, avails and proces is hereby declared to be personal property, and no ben exists as auch, but only an interest in the earnings, a Middwest Bank and Trust Company the entire legal If the title to any of the above real exists is now in the certificate of title or duplicate thereof, or men	reds arising from the sale or any other disposition c senticiary horounder shall have any itilo or interest, vails and proces ds thereof as aforesaid, the intent and equitable title in fen simple; in and to all of or hereafter registered, the Registrar of Tilies is he norlal, the words "in trust," or "upon condition."	of anid re 1 es ate and such interest ingui or eqab' to said real on hereof bein to v at in anid The the real seatat above described.  ereby directed not a guiste or note or "with limitation", or words of	
Agreement or a copy thereof, or any extracts therefrom is in accordance with the true intent and meaning of the And the said grantor hereby expressly waira statutes of the State of Illinois, providing for the exemi	as evidence that any transfer, charge or other de- ie trust.  and release— any and all right or benefit up the nor of homesteads from sale on execution or of	aling involving the regists ed lands and animg involving the regists ed lands and animon and by virtue of , 19 and all horwise.	13
in Witness Whereof, the grantor a afore	y of March 10 73	hande a d	314
	garet L. Cline Number	Public in and for said County, in	
County of   the state after	esold, do hereby certify that t C. Dohn and Karen M. Doh	n, his wife	
the foregoing	own to me to be the same person. S. whose name instrument, appeared before me this day in signed, sealed and delivered the said instrum	person and asknowledged that	
voluntary act, right of homest	for the uses and purposes therein ast forth, included, ead, by hand god notarial seal this		
RANTEE S ADDRESS:	Notary Public Notary Public Pu		
Midwest Bank and Trust Compa 1606 N. Harlem Avenue Elmwood Park, Illinois	ny Schaumburg Illi For information only insert atte	nois set address of above described property.	

\*END OF RECORDED DOCUMENT