UNOFFICIAL COPY

	WARRANTY DEED IN TRUST
-	The above space for recorder's use only THU NDENTURE WITNESSETH, That the Grantor Mary Dybinski, a widow
]	of the Founty of Osceola and State of Florida for and in consideration
`	good and vigrable considerations in hand paid, Convey S and Warrant S unto the FIRST 2 a
	NATIONA' B/ NK OF BLUE ISLAND, a corporation duly organized and existing under the laws of the United States 3 9 and qualified t(a) a trust business under and by virtue of the laws of the State of Illinois, whose principal place of
`∭	business is 130.7 30. Western Avenue, Blue Island, Illinois, as Trustee under the provisions of a Trust Agreement and the design of the provision of a Trust Agreement and the
	the 19th day of August 19 66 , known as Number 6607 , the following described real estate in the County of Cook
	and State of Illinois, to wit:
	Lot 20 (except the North 6 feet) and the North 11 feet of Lot 21 in
	Block 7 in the Sandivision of Blocks 1 to 8 inclusive (except the 한국 # 회 North 134 feet of Blocks 1 and 2 and except the North 60 feet of the 교육 # 기
×	South 350 feet of Frocks 7 and 8) in Lyons Subdivision of the West
<u>, #</u>	Half of the North First Quarter of Section 18, Township 38 North, Range 14 East of the Third Principal Meridian, in Cook County,
1	Illinois.
	in the state of th
IIE.	Region of the said premises with the appurenant. "On the trusts and for the uses and purposes herein and in said greenest set forth. Foll power and authority is hereby granted to said trustee to impreve, againgt, protect and subdivide said premises or any part therefor, not declicate parks, streets, highways or alleys and to vacate any sun, "or or part therefor, and to resubdivide said property as often to declicate parks, streets, highways or alleys and to vacate any sun, "or or part therefor, in other consideration, to convey said premises or any part therefor to a successor or successor is trust and of the part of the
ΦE	d, to dedicate parks, streets, highways or alleys and to vacate any sun, or the part thereof, and to resudative said property as occasions to contract to sell, to grant options to purchase, to sell on any rate, to convey either with or without consideration, to convey being premises or any purt thereof to a successor or successors in trust and any ant to such successor or successors in trust all of the paid premises or any purt thereof to a successor or successors in trust and any ant to such successor or successors in trust and any and the successor or successors in trust and any and the successor or successors in trust and any and the successor or successors in trust and any any any and the successor of successors in trust and any
	Ety, or any part thereof, to lease said property, or any part thereof, from tire to time, in possession or reversion, by leases to comment, any part thereof, in the case of any sangle demand the property of
	Hasse and the terms and provisions thereof at any time or times hereafter, to contract whe leases and to grant options to lease and the terms and provisions thereof at any time or times hereafter, to contract where the special options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the provision of present or first representations or to exchange said property, or a vegation of the receipt of personal property.
Troad.	Sant easements or charges of any kind, to release, convey or assign any right, title or inter st in or about or easement appurtenant to said premises or any part thereof, and to deal with said premises or any part thereof, and for such other considerations. - As it would be lawful for any person owing the same to deal with the same, whether similar to different from the ways above specified.
	In no case shall any party dealing with said Trustee in relation to said premises, or to won. aid premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, be obliged to see to the prolication of any purchase money.
Roosevelt	obliged to inquire into the necessity or expediency of any act of said Trustee, or be obliged or pavile ed to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument execute; y said Trustee in relation to said
So ∭	strument, (a) that at the time of the delivery thereof the trust created by this indenture and by said trust a . ement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, condition in a limitations contained in this indenture and in said trust agreement or in some amendment thereof and binding upon all benefits as exherits as thereunder, i.c. that said
<u> </u>	Trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lesse, m. gage — other instrument and (d) if the conveyance is made to a successor or successor in trust, that such successor or suc
West	in trust. The interest of each and every beneficiary betweender and of all persons claiming under them or any of them. him be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest to der. It is claimed to be
2626	in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them is, be only in the earnings, wasls and proceeds arising from the sale or other disposition of said real easter, and such interest is see the personnel property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real easter, eas such, but only an interest in the earnings, avails and proceeds thereof as aloreasid. If the title to any of the above lands is now or hereafter registered to the Registrat of Titles is hereby directed not or either or note in the certificate of title or duplicate thereof, or memorial, the words. In trust, or "upon condition," or "with limitation," or words of similar import, in accordance with the statue in such came made and provided.
? ∭	similar import, in accordance with the statute in such case made and provided. And the said grantor hereby expressly waive and release any and all right or benefit under and by virtue (, an , and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.
ġ∭	27# N
함∭	IN WITNESS WHEREOF, the grantor sloresaid ha 2 hereunto set HE & hand and seal this T
5 ∭	(Seal) + Mary Dylinsols (Seal)
∭خ	(Seal)(Seal)
g	
	Scare of Florida I, State of Florida I, State of Florida II, State of Mary Dybinski a widow
o`∭ •	personally known to me to be the same person whose name 15 subscribed to the
m gare	foregoing instrument, appeared before me this day in person and acknowledged that She signed, sealed and delivered the said instrument as her free and voluntary act, for the
je III	uses and purposes therein set forth including the release and waiver of the right of homestead.
'	Given under my hand and notarial seal this day of
This Instrument Prepared by: Anthony G. Cappetta	Given under my hand and notarial seal this day of 1972 19 6 CP PUBLIC A JUNE OF EXPIRES MAY 76, 1978 Notary Public Properties Server Control of the Control
₫	With the state of
€	First National Bank of Blue Island For information only insert street address of above described property.

UNOFFICIAL COPY

FILED FOR AFORM

MAY 28 3 06 PH '7E

While R. Come

*23502944

END OF RECORDED DOCUMENT