OFFICIAL C

RECEIVED IN BAD CONDITION

DEED IN TRUST		
(WARRANTY)	23 629 222 BAD COND	2 IN
W	(The Above Space For Recorder's Use Only)	TION
THIS INDENTURE WITNESSETH, the SHIRLEY A. NOLAN, his wife	nat the Grantors JAMES D. NOLAN AND	
	and State of Illinois for and in consideration	of the sum
(\$10.00), in han acknow! dg. 4. Convey and Warrant	d paid, and of other good and valuable considerations, receipt of which is t	ereby duly
under the procions of a certain Trust Agreement,	nd duly authorized to accept and execute trusts within the State of Illinois dated the 25 day of June 1976 and known as True	ist Number
The South 1/2 of Lot 21 in	real estate in the County of COOK and State of Illin Block 30 in Garfield Ridge 1st Addit	ois, to wit:
117, Township 38 North, Rang Clying North of the Indiana	t of the East 1/2 of the West 1/2 of te 13 East of the Third Principal Mer Harbor Belt Railroad, in Cook County	Section 3/
supper ro. Coverants, condit public and utility easement	ions and restrictions of record, pri s, roads & highways, if any, general	vate,
reason of new or additional	ars including taxes which may accrue improvement during the year 1976.	by 219932
TO HAVE AND TO HOLD the sair red estate said Trust Agreement set forth. Full power and authority is hereby and a to sa	with the appurtenances, upon the trusts, and for the uses and purposes he id Trustee with respect to the real estate or any part or parts of it, and at a	iny time or
vacate any subdivision or part thereof, and to re an chase, to sell on any terms, to convey either with or successors in trust and to grant to such successors	id real estate or any part thereof, to dedicate parks, streets, highways or all or vide said real estate as often as desired, to contract to sell, to grant option or vithout consideration, to convey said real estate or any part thereof to or or successors in trust all of the title, estate, powers and authorities ver	ons to pur- a successor ited in said
Trustee, to donate, to dedicate, to mortgage, p. dg or any part thereof, from time to time, in posses terms and for any period or periods of time, not exc	e or otherwise encumber said real estate, or any part thereof, to lease said on or reversion, by leases to commence in the present or in the future and e ding in the case of any single demise the term of 198 years, and to renev	Jupon any RCS
at any time or times hereafter, to contract to make chase the whole or any part of the reversion and to partition or in exchange said real estate, or any par	bear and to grantly thank to be and actions to recow lease, and only oconicate several recommendation of the several recommend	ons to purrentals, to purcentals, to ges of any tet thereof, ful for any e or times
and to deal with said real estate and every part the person owning the same to deal with the same, whereafter.	interest i about or easement appurtenant to said real estate of any pareof in all a her ways and for such other considerations as would be law hether similar to / "ifferent from the ways above specified, at any tim	ful for any e or times
In no case shall any party dealing with said Trusto or any part thereof shall be conveyed, contracted to see to the application of any purchase money, rent	ee, or any succes or in trust, in relation to said real estate, or to whom said be sold, leased or mortgaged by said Trustee, or any successor in trust, be or money horrowen o an anced on the trust property, or be obliged to see obliged to inquire into he authority, necessity or expediency of any any of the terms of sair. This 'Agreement, and every deed, frust deed, mort by successor in trust, in relation to said trust property shall be conclusive a translation conservation.	real estate obliged to the that the
terms of the frust have been complied with, or be Trustee, or he obliged or privileged to inquire into a or other instrument executed by said Trustee, or ar favor of every person relying upon or claiming unde	e obliged to inquire (110) he authority, necessity or expediency of any in my of the terms of sair. To st Agreement, and every deed, frust deed, mort my successor in trust, in rel ion to said trust property shall be conclusive e r any such conveyance. Let be other instrument, (a) that at the time of it	vidence in the delivery
thereof the trust created by this Deed and by said Tr ment was executed in accordance with the trusts, amendments thereof, if any, and is binding upon all	ys successor in tout, in fer, ion to last trust property small occoncusives a rany such conveyance, let we of other instrument. (a) that at the time of the ust Agreement was in full two e.g., effect, (b) that such conveyance or of conditions and limitations or claim of the range and in said Trust Agreement beneficiaries thereunder, (c) that such Trustee, or any successor in trust very such deed, trust deed, least, or obtained or other instrument and (d) that such successor or successors in trust that each property appointed an	to or in all was duly
vested with all the title, estate, fights, powers, author	that such successor or successors in tru t have been properly appointed an orities, duties and obligations of its, it is their predecessor in trust. relanding and condition that the Confee, neither individually or as Trust	
or its or their agents or attorneys may do or omit to Agreement or any amendment thereto, or for injury	nal liability or he subjected to any claim, jud dien? or decree for anything do in or about the said real estate or under the previsions of this Deed or to person or property happening in or about said yest estate, any and all a	said Trust
nection with said real estate may be entered into by infact, hereby irrevocably appointed for shall have no and not individually (and the Trustee shall have no	contract, obligation or indebtedness incurre to: en-red into by the Trust to in the name of the then beneficiaries under said rust Agreement as their sess, or at the election of the Trustee, in its own are, is Trustee of an ex- obligation whatsoever with respect to any such colin. Cobligation or ind in the actual possession of the Trustee shall be applicable for the payment soever and whatsoever shall be charged with notice of nise individual resources.	uch liabili- ce in con- attorney- press trust chiedness is and dis-
of the thing for record or this freed.	n the actual possession of the Trustee shall be ap, locable for the paymel soever and whatsoever shall be charged with notice of nise indition from the control of the cont	
of them shall be only in the earnings, avails and pro interest is hereby declared to be personal property; to said trust property as such, but only an interest in	ceeds arising from the sale or any other disposition of the first coperty and no beneficiary hereunder shall have any title or interest, legallo, equit the earnings, avails and proceeds thereof as aforesaid, the intellin hereo	and such
rest in the Trustee the entire legal and equitable title If the title to any of the trust property is now or in the certificate of title or duplicate thereof, or mem	ic in fee simple, in and to all of the trust property above described, hereafter registered, the Registrar of Titles is hereby directed not to rejist ocial, the words "In trust", or "upon condition", or "with limitations", or heave made and provided.	er ne note Wirds of
And the said Grantor S. hereby expressly waive statutes of the State of Illinois, providing for the ex-	and release any and all right or henefit under and by virtue of emption of homesteads from sale on execution or otherwise.	" は n
Jay of July 19 76.	and have hereunto set their hands and was the 1st	35.1
	15-11 January a. Motorn	-15eall 105 30
STATE OF ILLINOIS COUNTY OF C O O K		3500
I. HYMEN BRYER aforesaid, do hereby certify that JAMES D. N	OLAN AND SHIRLEY A. NOLAN, his wife	the State
personally known to me to be the same person S with fore me this day in person and acknowledged that CLE.	name S. ACC subscribed to the foregoing instrument, app Edigned, is aled and delivered the such instrument is ChOIT free a sectuding the triese and waiver of the right of homeitead.	raind by
GIVEN under my hand and Notarial Seal this	1st day or July	1928 P. C. C. J.
Commission expires December 4,	MOYARY	FINE S
Discussion Prepared By	5811 S. Meade, Chicage	经验的人
1 N. LaSalle St.	EVEN HOLF TORREST TORREST VITALISMENT	No.
Chicago, Illinois 60602	ON CO STATE OF THE PARTY OF THE	
	ONUL IN WAS ABOUT TAX BULL TO	Calaministration of the Calami

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COOK COUNTY, ILLINOIS FILED FOR RECORD SEP. 9 '76 12 43 PH

RECORDER OF DEEDS *23629222

Property of Coot County Clert's Office DEED IN TRUST

(WARRANTY DEED)

Garfield Ridge Trust & Savings Bank 6363 West 55th Street

RETURN TO:

Chicago, Illinois 60638

RUST NO.

Chicago, Illinois