UNOFFICIAL COPY

(GOOK-TIGHT) FILED FUR			Wite-Esta	المعالمة الم
TRUSTEE'S DEED 2 12 PH '75	23 166	162	RCCORDER(E)	
TRUSTEE'S D55028 2 22 PH 175		TUZ	*2316	66162
10 10 10 10 10 12 12 12 12 12 12 12 12 12 12 12 12 12	The above space fo	dan in the same and a	1 and 18 of the 1	
THIS INDENTURE, Made this24thBANK OF BLUE ISLAND, a corporation duly organ authorized by the Statutes of Illinois to execute trus	day ofduly ized and existing under th	-, 1975, be e laws of th	tween FIRST Ne United State	ATIONAL s and duly
recorded and delivered to said company in pursuance	of a trust agreement dated	I the <u></u> 27	<u>'th</u>	day of
January, 19 73, and known as Trust N	umber <u>73046</u> Baket and Diane C.			
who resides at 7858 S. Rutherford	nd and Wife			
	I, party of the second par			
That said party of the first part, in consideratio	of the sum ofTen	_and_othe	r valuable	
and can by unto said party of the second part, the foll	wing described real estate,	situated in	Cook	grant, sen
Courty, Ilinois, to-wit:				
Lot 25 In Block 4 in Westh Half of the Northeast Quarter and the Northeast Quarter of Section 2 the Third Frincipal Meridian, according May 16, 1963 as Pocument #18799020	in the South Half o 2, Township 36 Nort rding to the plat t	f the Wes h, Range hereof re	t Half of 12, East of	330, 10 NG. CH
Co CO				
	15210 02nd Avanua			
Commonly Known As:	16219 92nd. Avenue Westhaven, Illinois			
		11	300	TT 6
		\. \.	20	, Xã.
		L_{\perp}		777 7
together with the tenements and appurtenances thereun	oor.dnu.			1 2 2
together with the tenements and appurtenances thereun TO HAVE AND TO HOLD the same unto said party of		e proper use,	benefit and bo	
together with the tenements and appurtenances thereun TO HAVE AND TO HOLD the same unto said party of ever of said party of the second part.	the second part, and to the			00(.30r-3.5
together with the tenements and appurtenances thereun TO NAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted party of the second part.	the second part, and to the pa	rties of	the Second	00(.30r-3.5
together with the tenements and appurtenances thereun TO NAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted party of the second part.	the second part, and to the pa	rties of	the Second	- 5 - 5 - 5 - 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10
together with the tenements and appurtenances thereun TO NAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted party of the second part.	the second part, and to the pa	rties of	the Second	00(.30r-3.5
together with the tenements and appurtenances thereun TO MAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted party	the second part, and to the pa	rties of	the Second	00(.30r-3.5
together with the tenements and appurtenances thereun TO NAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted party of the second part.	the second part, and to the pa	rties of	the Second	00(.30r-3.5
together with the tenements and appurtenances thereun TO NAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted party of the second part.	the second part, and to the pa	rties of	the Second	00(.30r-3.5
together with the tenements and appurtenances thereun TOTIAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted pand to the survivor of them, not in ter	the accordinant, and to the premises with the prainty in composit, but	rties of in joint	the Second tenancy.	(C)
together with the tenements and appurtenances thereun POTIAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted pand to the survivor of them, not in tenement of the survivor of them, and in the exercise that terms of said deed or deeds in trust delivered to said the said of the said of the said in the exercise the terms of said deed or deeds in trust delivered to said the said of the said of the said to the said the s	the accordinant, and to the remises prite the party in composit, but ancy in composit, but of the power and authority and trustee in pursuance of	rties of in joint	the Second tenancy.	Parti
together with the tenements and appurtenances thereun POTIAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted pand to the survivor of them, not in tenement of the survivor of them, and in the exercise that terms of said deed or deeds in trust delivered to said the said of the said of the said in the exercise the terms of said deed or deeds in trust delivered to said the said of the said of the said to the said the s	the accordinant, and to the remises prite the party in composit, but ancy in composit, but of the power and authority and trustee in pursuance of	rties of in joint	the Second tenancy.	Parti
logginer with the tenements and appurtenances thereun PO-LAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted pand to the survivor of them, not in terms of the survivor of them, not in terms of said deed or deeds in trust delivered to shis deed is made subject to the lien of every trust decoure the payment of money, and remaining unreleased N WITNESS WHEREOF, said party of the first part used its name to be signed to these presents by its	the accordinant, and to the remises prite the party in composit, but ancy in composit, but of the power and authority and trustee in pursuance of	rties of in joint	the Second tenancy.	Parti
together with the tenements and appurtenances thereun PO HAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted pand to the survivor of them, not in terms of the survivor of them, not in terms of the terms of said deed or deeds in trust delivered to subside to the lien of every trust decreased to the same subject to the lien of every trust decreased to the same subject to the lien of every trust decreased to the same subject to the lien of every trust decreased to the same subject to the lien of every trust decrease, the day and year first above written.	of the power and authority and to the power and authority and trustee in pursuance of a compressed it the date of the delivery has caused its corporate vice President:	rties of in joint joint in joi	the Second tenancy.	Part
together with the tenements and appurtenances thereun TOTIAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted pand to the survivor of them, not in terms of the survivor of them, not in terms of said deed or deeds in trust delivered to shis deed is made subject to the lien of every trust deer cure the payment of money, and remaining unreleased N WITNESS WHEREOF, said party of the first part aused its name to be signed to these presents by its corretary, the day and year first above written. THIS DOCUMENT PREPARED BY:	of the power and authority and the power and authority and trustee in pursuance of a comprage (if any there at the date of the delivery) has caused its corporate Vice President:	rties of in joint joint in joi	the Second tenancy.	Part
together with the tenements and appurtenances thereun TOTIAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted pand to the survivor of them, not in terms of said deed or deeds in trust delivered to shis deed is made subject to the lien of every trust deexcure the payment of money, and remaining unreleased to the survivor of them. THIS DOCUMENT PREPARED BY: Mary Ann DeMarco 15900 Haven Avenue,	of the power and authority and to the power and authority and trustee in pursuance of a compressed it the date of the delivery has caused its corporate vice President:	rties of in joint joint in joi	the Second tenancy.	Part
together with the tenements and appurtenances thereun TO TAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted pand to the survivor of them, not in terms of the survivor of them, not in terms of said deed or deeds in trust delivered to ship the terms of said deed or deeds in trust delivered to ship the terms of the subject to the lien of every trust deed is made subject to the lien of every trust deed over the payment of money, and remaining unreleased N WITNESS WHEREOF, said party of the first part aused its name to be signed to these presents by its correctory, the day and year first above written. THIS DOCUMENT PREPARED BY:	of the power and authority and to the power and authority and trustee in pursuance of a compressed it the date of the delivery has caused its corporate vice President:	rties of in joint joint in joi	the Second tenancy.	part;
This deed is executed pursuant to and in the exercise of the terms of said deed or deeds in trust delivered to said subject to the lier of every trust deed is made subject to the lier of every trust decorate, the day and year first above written. This deed is executed pursuant to and in the exercise of the terms of said deed or deeds in trust delivered to shis deed is made subject to the lier of every trust decorate the payment of money, and remaining unreleased N WITNESS WHEREOF, said party of the first part aused its name to be signed to these presents by its more correctary, the day and year first above written. THIS DOCUMENT PREPARED BY: Mary Ann DeMarco 15900 Haven Avenue, Westhaven, Illinois 60477	of the power and authority and to the power and authority and trustee in pursuance of lor mortgae (if any there at the date of the delivery! As Trustee as alo Attention	granted to anhearms again to be derect.	the Second tenancy. In said very said semental or its said semental or	part,
This deed is executed pursuant to and in the exercise and to the survivor of them, not in terms of said deed or deeds in trust delivered to survivor of them, not in terms of said deed or deeds in trust delivered to survivor of them, not in terms of said deed or deeds in trust delivered to survivor of them, not in terms of said deed or deeds in trust delivered to survivor of them, not in terms of said deed or deeds in trust delivered to survivor of the survivor of them, not in terms of said deed or deeds in trust delivered to survivor of said deed is made subject to the lien of every trust deed cure the payment of money, and remaining unreleased N WITNESS WHEREOF, said party of the first part aused its name to be signed to these presents by its—secretary, the day and year first above written. THIS DOCUMENT PREPARED BY: Mary Ann DeMarco 15900 Haven Avenue, Westhaven, Illinois 60477 tate of Illinois SS. I, the undersection of the FIRST NATIONAL BANK OF BLUE Is resident of the FIRST NATIONAL BANK OF BLUE Is	of the power and authority and trustee in pursuance of or mortgage (if any there at the date of the delivery). FIRST NATIONAL-As Trustee as a Good of the power and authority and trustee in pursuance of or mortgage (if any there at the date of the delivery). FIRST NATIONAL-As Trustee as a Good of the power and the provided its corporate. As Trustee as a Good of the provided its corporate and the provided its corporate and the provided its corporate. As Trustee as a Good of the provided its corporate and the provided it	granted to a the broad action of actions and action of a	the Second tenancy.	d trustee crtioned given to and has
This deed is executed pursuant to and in the exercise and to the Survivor of them, not in terms of said deed or deeds in trust delivered to said the terms of said deed or deeds in trust delivered to said subject to the lien of every trust deed is made subject to the lien of every trust deed is made subject to the lien of every trust deed is made subject to the lien of every trust deed is made subject to the lien of every trust deed in the payment of money, and remaining unreleased N WITNESS WHEREOF, said party of the first part aused its name to be signed to these presents by its correctory, the day and year first above written. THIS DOCUMENT PREPARED BY: Mary Ann DeMarco 15900 Haven Avenue, Westhaven, Illinois 60477 tate of Illinois SS. I, the unders ounty of Cook State aforesaid, DO HEREB resident of the FIRST NATIONAL BANK OF BLUE is said Corporation, personally known to me to be the sai	of the power and authority and to the power and authority and trustee in pursuance of or mortage (if any there at the date of the delivery.) As Trustee as a for the delivery of the date of the date of the date of the delivery. FIRST NATIONAL. As Trustee as a for the delivery of the date of the date of the delivery. As Trustee as a for the delivery of the date of the date of the delivery. FIRST NATIONAL. As Trustee as a for the delivery of the date of the delivery. Attended the delivery of the date of the delivery of the date of the delivery of the date of t	granted to an the river and the river age of the record and attaced and attace	the Second tenancy. In said very in said semental or its said count KOWSKI, Very appears tively appears to the foregoing tive	Part, Part, I trustee extined. given to and has President. Icce— cretary. y, in the ice— cretary. before
This deed is executed pursuant to and in the exercise and to the survivor of them, not in terms of said deed or deeds in trust delivered to a survivor of them, not in terms of said deed or deeds in trust delivered to a survivor of them, not in terms of said deed or deeds in trust delivered to a survivor of them, not in terms of said deed or deeds in trust delivered to a survivor of them, not in terms of said deed or deeds in trust delivered to a survivor of them, not in terms of said deed or deeds in trust delivered to a survivor them, not in terms of said deed in made subject to the lien of every trust dee secure the payment of money, and remaining unreleased in WITNESS WHEREOF, said party of the first part raused its name to be signed to these presents by its raused its name to be signed to these presents by its raused its name to be signed to these presents by its raused its name to be signed to these presents by its raused its name to be survivor of the first part is deed to the survivor of the FIRST NATIONAL BANK OF BLUE IS asid Corporation, personally known to me to be the said corporation, personally known to me to be the said corporation, personally known to me to be the said that they signed that they signed that and as the free and voluntary act of said Corporation and acknowledged that they signed that and as the free and voluntary act of said Corporation and acknowledged that they signed that they signed the said corporation personally known to me to be the said that they signed the said corporation personal acknowledged that they signed the said corporation personally known to me to be the said that they signed the said corporation personal acknowledged that they signed the said corporation and acknowledged that they signed the	of the power and authority and to the presence of the power and authority and trustee in pursuance of or mortgage (if any there at the date of the delivery). FIRST NATIONAL-As Trustee as a form the presence of the pursuance of the delivery of the delive	granted to an indicate the property of the pro	the Second tenancy. In a side of the second serious s	Part, Pa
together with the tenements and appurtenances thereun TO IAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted pand to the survivor of them, not in terms of the said deed or deeds in trust delivered to so this deed is made subject to the lien of every trust deequare the payment of money, and remaining unreleased N WITNESS WHEREOF, said party of the first part aused its name to be signed to these presents by its aused its name to be signed to these presents by its aused its name to be signed to these presents by its aused its name to be signed to these presents by its aused its name to be signed to these presents by its aused its name to be signed to these presents by its aused its name to be signed to these presents by its aused its name to be signed to these presents, the unders occurred to the first part and a such personally known to me to be the said captor of the first national vice— president and personal of the first part and a such personal presents as such person and acknowledged that they signed that they signed to the first part and as the free and voluntary act of said Corpor porporation, did affix the said corporate seal of said Corpor preparation, did affix the said corporate seal of said Corpor preparation, did affix the said corporate seal of said Corpor preparation, did affix the said corporate seal of said Corpor preparation, did affix the said corporate seal of said Corpor preparation, did affix the said corporate seal of said Corpor preparation, did affix the said corporate seal of said Corpor preparation, did affix the said corporate seal of said Corpor preparation, did affix the said corporation.	of the power and authority and to the power and authority and trustee in pursuance of or mortgage (if any there at the date of the delivery). As Trustee as alo It Compared to the delivery and the persons and the persons whose names are persons whose names are persons whose names and pury cknowledge that he, as cus ation, for the uses and pury cknowledge that he, as cus ation to said instrument as	granted to an and atthacted in an atthacted in an atthacted in an atthacted in a subscribed to	the Second tenancy. In said county tenancy te	Part;
togefler with the tenements and appurtenances thereun TO TAVE AND TO HOLD the same unto said party of ever of said party of the second part. TO HAVE AND TO HOLD the above-granted pand to the survivor of them, not in terms of the said deed or deeds in trust delivered to shis deed is made subject to the lien of every trust dee coure the payment of money, and remaining unreleased N WITNESS WHEREOF, said party of the first part award its name to be signed to these presents by its decretary, the day and year first above written. THIS DOCUMENT PREPARED BY: Mary Ann DeMarco 15900 Haven Avenue, Westhaven, Illinois 60477 tate of Illinois SS. I, the unders output of Cook State aforesaid, DO HEREB resident of the FIRST NATIONAL BANK OF BLUE IS said Corporation, personally known to me to be the said corporation, personally known to me to be the said ethis day in person and acknowledged that they signed the said there are the servery did also then and there were and so the said there and there were and so the said there and there were and the said the said there and there were and the said the said there and there were and the said the said there and the said	of the power and authority and to the power and authority and trustee in pursuance of or mortgage (if any there at the date of the delivery). As Trustee as alo It Compared to the delivery and the persons and the persons whose names are persons whose names are persons whose names and pury cknowledge that he, as cus ation, for the uses and pury cknowledge that he, as cus ation to said instrument as	granted to an and atthacted in an atthacted in an atthacted in an atthacted in a subscribed to	the Second tenancy. In a second tenancy. In a second sec	Part;

END OF RECORDED DOCUMENT