## **UNOFFICIAL COPY**

DEED IN TRUST	F AUG 13 PM 2 19 23 186 602 COOK COUNTY HERE.
(WARRANTY)	3 186 602 COOK COUNTY HEATER
	AUG-13th2 Abouts fac 3 13 Treconde 2312 861602 4 A - Rec 5.10
remarried.	at the Grantor PHYLLIS JURIS, a widow not since
of the County of Cook ten and no/100	and State of Illinois , for and in consideration of the sum
\$10.00), in hand	d paid, and of other good and valuable considerations, receipt of which is hereby duly
ng corpor . on 6 Chicago , Illinois, an inder the provisions of a certain Trust Agreement, d	unto Garfield Ridge Trust & Savings Bankan Illinois bank- id duly authorized to accept and execute trusts within the State of Illinois, as Trustee  Jated theIST
ubdivision of all that part of	clock 31 of Carfield Ridge First Addition, a the East 1/2 of the West 1/2 of Section 17, st of the Third Principal Meridian, lying North, in Cook County, Illinois.
id Trust Agreement set forth.	with the appurtenances, upon the trusts, and for the uses and purposes herein and in in it Trustee with respect to the real estate or any part or parts of it, and at any time or upon it is a second or in the consideration, to convey said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to be consideration, to convey said real estate or any part thereof to a successor or a second or in the seco
any time or times hereafter, to contract to make ase the whole or any part of the reversion and to rittion or to exchange said real estate, or any par nd, to release, convey or assign any right, title or d to deal with said real estate and every part ther son owning the same to deal with the same, wireafter.	lease and to grant options to lease and options to renew leases and options to purcinited expecting the manner of fixing the amount of present or future retrails, to thereof, are their real or personal property, to grant easements or charges of an interest if or host or easement appurtenant to said real estate or any part thereof, received in the real said for a such other considerations as would be lawful for any hether simular and different from the ways above specified, at any time or times
In no case shall any party dealing with said Truste any part thereof shall be conveyed, contracted to to the application of any purchase money, rent ms of the trust have been complied with, or be ustee, or be obliged or privileged to inquire into an other instrument executed by said Trustee, or an or of every person relying upon or claiming under recoff the trust created by this Deed and by said Tru-	the or any success or in train relation to said real estate, or to whom said real estate be sold, leased or mor agec by said Trustee, or any successor in trust, be obliged to or money borrowed r adva ced on the trust property, or be obliged to see that the college of the company of the terms of said.  I to the authority, necessity or expediency of any act of said by of the terms of said.  I recement; and every deed, trust deed, mortgage, lease of the company of the terms of said.  I any wark or own vasue, least or or her instrumor, (a) that at the time of the delivery ust Agreement was in full ferent of the said of the conditions and limitations contained herein and in said frust Agreement or in all beneficiaries thereunder, (c) I at ald Trustee, or any successor in trust, was duly very such deed, trust deed, lease me, age or other instrument and (d) if the conditions contained by the conditions contained by the conditions contained by the conditions and of the conditions are successor in trust, was duly very such deed, trust deed, lease me, age or other instrument and (d) if the conditions contained by the conditions of the conditions and object to the conditions of the conditions
nt was executed in accordance with the Irusta, endments thereof, if any, and is binding upon all horized and empowered to execute and deliver e- ance is made to a successor or successors in trust, to led with all the title, estate, rights, powers, author This convey ance is made upon the express under- cessor or successors in trust shall incur any persor is or their agents or attorneys may do or omit to	ust Agreement was in full for a deffect, (b) that such conveyance or other instruction conditions and limitations con since herein and in said Trust Agreement or in all beneficiaries thereunder, (c) I at ald Trustee, or any successor in trust, was duly very such deed, trust deed, lease, mo, ge or other instrument and (d) if the contact that such successor or successors in us, it sive been properly appointed and are fully stritles, duties and obligations of its, it is their predecessor in trust.  standing and condition that the Grantee, no ther individually or as Trustee, nor its and liability or be subjected to any claim jud gment or decree for anything it or they do in or about the said real estate or under 1. provisions of this Deed or said Trust to person or property happening in or about said real estate, any and all such liabilic contract, obligation or indebtedness incurred or entered in the name of the then beneficiaries under said trust a recement as their attorney.
reement or any amendment thereto, or for injury being hereby expressly waived and released. Any, tion with said real estate may be entered into by it act, hereby irrevocably appointed for such purpos not individually (and the Trustee shall have no c ept only so far as the trust property and funds in rege thereof). All persons and corporations whoms the filing for record of this Deed	obligation whatsoever with respect to any such to tract, c ligation or indebtedness the first of the rustee shall be app. ab. for the payment and discover and whatsoever shall be charged with notice of no 2-ndition from the date
The interest of each and every beneficiary hereun hem shall be only in the earnings, avails and proc- rest is hereby declated to be personal property, a- aid trust property as such, but only an interest in in the Trustee the entire legal and equitable title	nder and under said Trust Agreement and of all persons chain, in onder them or any ceeds arising from the sale or any other disposition of the trul property, and such and such ind no beneficiary bereunder shall have any title or interest, that it requitable, in or
And the said Grantor— hereby expressly waive utes of the State of Illinois, providing for the exe	the earnings, avails and proceeds thereof as aforesaid, the intent of the record of being to e in fee simple, in and to all of the trust property above described, the hereoffer registered, the Registrar of Fitles is hereby directed not so reast to rone or trail, the words of the seemade and provided.  So and release So any and all right or herefit under and by virtue of any rota implicitly of homesteads from the case cutton or otherwise.
N WITNESS WHEREOF, the Grantor - aforesa of August , 1975	id ha.S. hereunto set her hand - and seal - this 11th
Phylles Juris	(Scal) (Scal)
Te or Tilfnois	[Seal]
NTY OF Cook	a Notary Public in and for said County, in the States
esaid, do herein Certify that Phyllis Jur	a Notary Public in and for said County, in the State 53
	Ose name
mission expires January 8 1	. 78 Africal Konies FOTARY FUBLISH TO SEE THE
ATTORNEY AT LAW	ZKA ADDRESS OF PROPERTY.  5736 S. McVicker
6815 VJ. 63rd Street	Chicago, Illinois 60638
Chicago, Illinois 69638	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES OF SAME ADDRESS OF THIS DEED.
	Marcal Commence of the control of th

## UNOFFICIAL COP'

Garfield Ridge Trust & Savings Bank 6353 West 55th Street Chicago, Illinois 60638 RETURN TO:

23188602 TRUST NO.

DEED IN TRUST

(WARRANTY DEED)

Garfield Ridge Trust & Savings Bank

5

Chicago, Illinois

TRUSTEE

END-OF-RE**GORDE**D-DOCUMEN