## UNOFFICIAL COPY

/d/3·	
DEED IN TRUST	24 449 286
Form 191 Rev. 11-71	The above space for recorder's use only
THIS INDENTURE WITNESSETH, THAT THE GRAN	ror, Elmer Baehr and Mary Baehr his
of the County of Cook and State	e of Illinois , for and in consideration
of the sum of Ten and 00/100	Dollars (\$10.00 ),
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey	
and Warrantunto AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a national banking association whose address is 33 No. LaSalle Street, Chicago, Illinois, as Trustee under the provisions of a certain Trust	
	th 19 78, and known as Trust Number 42424
the following described real estate in the County of COO	1-2
Lots 11 and 12 in Block 3 in Byron, a Baldwin's	
Subdivision of Lot 4 in Su	bdivision of the North
East Quarter of the South 25, Township 40 North, Ran	ge 13 East of the Third
Principal Meridian, in Coo	k County, Illinois
	3 > 1   3   2   3   3   3   3   3   3   3   3
0.0	NAS SECTION OF SECTION
	12 事長
This INSTRUMENT was prepared by	7 S. Cearbory ST.
	Chicago ICI:
TO HAVE AND TO HOLD the said real estate with he appur? - nees, upon the set forth.	he trusts, and for the user and purposes herein and in said Trust Agreement
Full power and authority is hereby granted to said Trustee to imp he, many astreets, highways or alleys to vacate any subdivision or part thereof, and to online to purchase, to sell on any terms, to convey either with or without consideration to the contraction of the contractio	ge, protect and subdiride said real estate or any part thereof, to dedicate parks, resubdivide said real estate as often as desired, to contract to sell, to grant estation, to canyery said real scatte or any part thereof to a successor or succession.
to mortgage, pledge or otherwise encumber said real estate, or any part hereo to leversion, by leases to commence in praesent or in future, and upon my remaindermise the term of 198 years, and to renew or extend leases upon my tend or	e, estate, powers and authorities verted by said Trustee, to donate, to deficate,  of the said trustee of the said trustee, to donate, to deficate,  the said trustee of the said trustee
Put power and authority its brethy stanted to said Treater to into the stantastic to the set on the stantastic or set of	eases and of grant options to lease and options to renew leases and options to great of the mount of present or future rentals, to partition or to exchange eas ments or charges of any kind, to release, convey or assign any right, title "", not to deal with said real estate and every part thereof in all other ways, if
and for such other considerations as it would be lawful for any person value (see specified, at any time or times hereafter.	ame is deal with the same, whether similar to or different from the ways above
thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trust purchase money, rent or money borrowed or advanced on said real estate, or he o oblised to inquire into the authority, necessity or expediency of any act of said	real re ation to said real estate, or to whom said real estate or any part cee, an successor in trust, he obliged to see to the application of any obligit to see that the terms of this trust have been compiled with, or be Trustee, is cobliged or privileged to inquire into any of the terms of said.
extate shall be conclusive evidence in favor of every person lincluding the Registrar lease or other instrument, (a) that at the time of the delivery thereof the trust and effect, (b) that such conveyance or other instrument was executed in accordance.	of lattes of said route, or any successor in trust, in felation to said real to for facts of said real relation to said real to for facts of said real relation to said real to for facts of latter said by said frust Agreement was in full forter created by this indent e and by said frust Agreement was in full forter created by this order of this indenture of the facts
In on case shall any party dealing with said Trustee, or any successor in the former shall be conveyed, contracted to be solid teased or mortaged by said Trust hierarchy and the conveyed, contracted to the conveyed of the	upon all bene clarles hereunder, (c) that said Trustee, or any successor of the trust deed, I see, mortge or other instrument and (d) if the conveyance at that been pro, the app otted and are fully rested with all the flite, estate, must.
This conveyance is made upon the express understanding and conditions that neith their acents or attorners may do or omit to do in or about the said test estate or uthereto, or for injury to person or promerly happening in or about said test estate or uthereto, or for injury to person or promerly happening in or about said trad estate benefit that the said test estate or uthereto, or for injury to person or promerly happening in or about said trad estate benefit that the said trade of the said	er American National its A and Trust Company of Chicago, individually or as a subjected to any claim, juo, ent or decree for anything it or they or its or other the american of the company of the compa
thereto, or for injury to person or property happening in or about said real estate contract, obligation or indebtedness incurred or entered into by the Trustee in complete beneficiaries under said Trust Agreement as their attorney-in-fact, hereby irrevocably	any and all such liability be'g he by expressly waired and released. Any ction with said real estate may be er refe into by it in the name of the then appointed for such purposes, or, the election of the Trustee, in its own
name, 33 invisee of an express trust and not individually dam the invisee shall have indebtedness except only so far as the trust property and funds in the actual possessic All persons and corporations whomsoever and whatsoever shall be charged with notice	on of the Trustee shall be applicable for the payment and discharge thereof), of this condition from the date of the filler for record of this Deed.
The interest of each and every beneficiary hereunder and under said Trust Ages in the examines, avails and proceeds atting from the sail or any other disposition for no beneficiary hereunder shall have any title or interest, lead or conitable, in an to fee simple, in and to all of the real estate above described, American National	ment and of all persons claiming under it m or any of them shall he only id real estate, and such interest is hereby, de ared to be personal property, and said real estate as such, but only an int. — in earnings, avails and proceeds the property of the control
fee simple, in and to all of the real estate above described.  If the thirt to any of the above real estate is mow or hereafter registered, the little or deplicate thereof, or memorial, the words "in trust," or upon condition, or "we such care made and provided.	distrar of Titles is hereby directed not to register or note in the certificate of
<b>)</b>	
And the sald grantor hereby expressly waite and release State of Illinois, providing for exemption or homesteads from sale on execution or other In Witness Whereof, the grantor S aforesaid ha VC hereunto set	
seal_Sthisday of	March 1978. ***
LE Imer Brahm [SEAL]	X Mary Backr , m
[SEAL]	(SEAL)
TORK TO A CONTROL OF THE CONTROL OF	. 7.
STETE OF E I I I I I I I I I I I I I I I I I I	do hereby certify that Flmer Baehr and
	s wife, as joint tenants
personally known to me to be the same person S whose name S	subscribed to the foregoing instrument,
applicabilities require the signed, sealed and applications of the signed sealed and company to the signed sealed	
relicate graph daiver of the right of homestead.  Given, under my hand and seal this 2ND day of MAX 1A.D., 19 78	
(Ullean O feltime	
Notary Public  Notary Public	
My commission expires 1417	
American National Bank and Trust Company of Chicago	2752 N. Richmond, Chicago
Box 221	For information only insert street address of above described property.

## **UNOFFICIAL COPY**

Property of Cooperation of Cooperati

END OF RECORDED DOCUMENT