## UNOFFICIAL COPY

DEED IN TRUST	The above space for recorder's use only	16 635
THIS INDENTURE WITNESSET	, THAT THE GRANTOR, BERNARD A. HEEREY, a back	nelor, g
of the Courty of Cook	and State of Illinois , for an	helor, d in consideration .00), edged, Conveys_ national banking of a certain Trust
of the sum of TEN	Dollars (\$10	g ke   , ,
in hand paid, and other good and	valuable considerations, receipt of which is hereby duly acknowl	i in consideration  .00), edged, Conveys_ national banking of a certain Trust
	ATIONAL BANK AND TRUST COMPANY OF CHICAGO, a	national banking
	aSalle Street, Chicago, Illinois, as Trustee under the provisions of	of a certain Trust
Agreement, dated the Lord	day of May 19 78, and known as Trust Numb	er 43155 , 95
the following described real estar ():	the County of Cook and State of Illinois, to wit:	
Lot =	and 5 in Healy's Subdivision of Lot 1	pursuant
	orth 1/2 of Lot 11 and Part of Lot 10 in sector's Division of Block 2 in Canal	znd Znd
Trust	ee. Sundivision of the South Fractional	Act
	Section 2, Township 39 North, Range 14 of the hird Principal Meridian, in Cook	
	, Illi ois.	Tax Chic
		sfer
	0/	Trans
	7	e Tr
	00/t C	ts: t
		BS t
	0,	a a 1
	with the appurtenances, upon the trusts, and for i e v es nd purposes herein and in	
Full power and authority is hereby granted to recis, highways or alleys to vacate any subdiv	said Trustee to improve, manage, protect and subdivide said sale sate or any part thereion or part thereof, and to resubdivide said real estate / of n as desired, to con-	eof. to dedicate parks.
tions to purchase, to sell on any terms, to conve soots in trust and to grant to such successor or s mortgage, pledge or otherwise encumber said real	either with or without consideration, to convey said real size of any part thereof it versions in trust all of the title, estate, powers and authoritie vest d in said Trustee, estate, or any part thereof, to lease said real estate, or any interest, from time to	n donate, to dedicate, time, in possession or
mile the term of 198 years, and to renew or exten- ms and provisions thereof at any time or times rehave the whole or any part of the reversion and	leases upon any terms and for any period or periods of time and of amend, change or creater, to contract to make leases and to grant options to lease and option or recent to contract to make leases and to grant options to lease and option or recent or contract respecting the manner of fighter the amount of present or future, certa, to be	said Trust Agreement early in decitate packs, rest to sell, to grant or a successor or such to a successor or such to dedicate, time, in possession or the following of the control of the
ld real estate, or any part thereof, for other real interest in or about or easement appurtenant to d for such other considerations as it would be law	said Trustee to improve, manage protect and subdivide said, all, aste or any part there either with or without rounderstains, to entry said real, sate 0 any part therefore the said to said the said to said the said trustee, the said to said the said trustee, trained any part thereof. The said to said the said trustee, the said trustees any part thereof. Then time to lease suppose may terms and for any period or periods of time and on smend, change or recrafted, to contrast to make leases and to grant options to know and option. The said trustees are said to said the said the said to said the sai	leases and options to artition or to exchange usign any right, title reof in all other ways from the ways above
reified, at any time or times hereafter.  In no case shall any party dealing with said treef, thall be conveyed, contracted to be sold, lea	Trustee, or any successor in trust, in relation to said real estate, or to whom said real or morteaged by said Trustee, or any successor in trust, he obliged to explain	al estate or any part eapplication of any opposite with or being the property of the property
rchase money, rent or money borrowed or advance lead to inquire into the authority, necessity or ust Agreement: and every deed, trust deed, mort	on said real estate, or be obliged to see that the terms of this trust have new expediency of any act of said Trustee, or be obliged or privileged to inquire in an age, lease on other instrument executed by said Trustee, or any successor in trusties.	oundied with, or he of the terms of said any of the outerance, in the said real any of the outerance, in the said force
ate shall be conclusive evidence in layor of every se or other instrument, (a) that at the time of d effect, (b) that such conveyance or other insti-	person (including the Registrar of Titles of said county) relying upon or claiming under the delivery thereof the trust created by this Indenture and by said Titles Agreet, ment was executed in accordance with the trusts, conditions and limitations contain thereof if any and binding upon all beneficiaries thereunder, i.e. that said Tens	any of conteyance, nt was in full force of the same of
trust, was duly authorized and empowered to exe made to a successor or successors in trust, that st hts, powers, authorities, duties and obligations of	Trustee, or any successor in trust, in relation to sait real state, or to whom sail or said real estate, or be obliged to see that the terms of this trust have no successor and real estate, or be obliged to see that the terms of this trust have no successor and trustee, or be obliged or privileged to inquise in an accordant to the second of the secon	nt w in full force  color is indenture  color is indenture  color in indenture  color inden
This conveyance is made upon the express undersuates, nor its successor or successors in trust shall be sently on a control to do in our	unline and conditions that pather, American National Bank and Trust. Company of Chick incur any personal Hability or he subjected to any claim, Jouleanent or decree for anythin about the said real estate or under the provisions of this Deed or said Trust Agreeme gin or about said real estate, any and all such liability being hereby expressly wait into by the Trustee in connection with said real estate may be entered into by it in all the said that the said that the said that the said that all the said that the content of the said that the said the said that the said tha	go, Indiv. ina y or as g it or the r its or nt or any amendment ed and released, ay
reto, or for injury to person or property happen tract, obligation or indebtedness incurred or enter sefficiaries under said Trust Agreement as their at	ig in or about said real estate, any and all such liability being hereby expressly wait i into by the Trustee in connection with said real estate may be entered into by it in wrney-in-fact, hereby irrevocably appointed for such purposes, or, at the election of the	ed and released. ay the name of the name Trustee, in its min
ne, as Trustee of an express trust and not individe lebtedness except only so far as the trust property persons and corporations whomsoever and whatsoe	ally (and the Trustee shall have no obligation whatsoever with respect to any such count must be such count funds in the actual possession of the Trustee shall be applicable for the payment are shall be charged with notice of this condition from the date of the filing for record	Trustee, in its an outract, abligation or all discharge thereo. of this Deed.
The interest of each and every beneficiary bereu the earnings, avails and proceeds arising from the beneficiary bereunder shall have any title or inter-	sider and under said Trust. Agreement and of all persons claiming under them or any of the or any other disposition of said real estate, and such interest is breefly declared to be st. Iread or equitable. In or to add real estate as such, but only an interest in earning the control of the c	t them shall be only
reof as aforesaid, the intention hereof being to simple, in and to all of the real estate above	est in said American National Bank and Trust Company of Chicago the entire legal a escribed.	personal property, and ,, avails and proceeds and equitable title in
	or hereafter registered, the Registrar of Tilles is hereby directed not to register or note rust," or upon condition, or "with limitations," or words of similar import, in accordance	—
	te and release any and all right or benefit under and by virtue of any and from sale on execution or otherwise.  Tessaid ha S hereunta set his	and all statutes of the
In Witness Whereof, the grantor	Mary	This dee
Lthisthis	day of May 19	Date Steer
	[SEAL]	[SEAL]
	[SEAL]	
ATE OF Illinois , I	Susan Michielutti , a Notary Pub	dic in and for said
01- }55	unty, in the State aforesaid, do hereby certify that	
MIN MIN A	Bernard A. Heerey	
somally known to me to be the same person.	whose nameiSsubscribed to the force	
pared before me this day in person and ack world the said instrument as his	owledged that hefree and voluntary act, for the uses and purposes therein set for	signed, sealed and strength, including the
ask Od waiver of the right of homestead.		A.D., 19 78
cers under me Hand and	Seal this 23rd day of May Susan Michielutti	
commission expires April 30, 1	Sec. 10 1100000000000000000000000000000000	Notary Public
commission expires April 30, 1	980	

BOX 533

## **UNOFFICIAL COPY**

COOK COUNTY, ILLINOIS
FILED FOR RECORD

RECORDER/JOF DE

Jun 19'78 2 51 PF

\*24496635

Property of Coof County Clerk's Office Box 533 Mail to: Walter & Starck

END OF RECORDED DOCUMENT