## UNOFFICIAL COPY

24698266

DEED IN TRUST (ILLINOIS)

1978 NOV 1 PM 2 37

		pace For Recorder's Use Only)		
THE GRANTOR Rose Havnoon of the County of Cook	an, Aspinster	5, for and in co	reideration	A50.11.3
of ten and 00/100			Dollars,	- <b>3</b>
and other good and valuable consideration Underwood P. Rivers			of	9
6945 S. Union , as Trustee under the 1978, and known as Trust Number One				္လည္တဲ့
of trustees.) and unto all and every successor or in the County ofand	uccessors in trust under said trust a state of Illinois, to wit:	greement, the following described	d real estate	1620 51
		the South 16 8/12	2	
The North 2 4/12 feet of lot 31 in Sou hwest quarter	Block 2 in Becks s of the Southwest a	ubdivision of the		
Z \ Township 38 No TO HAVE AND TO HOLD the said pren	rth, Range 14, Eas	t of the third Pr	incipal	<b>3 2 2 3 3 3 3 3 3 3 3 3 3</b>
and in said trust agr ement set forth.	al to said trustee to improve man	are protect and subdivide said t	sensives or	
any part thereof; to d diea c parks, streets, highways or alleys; to vacate any subdivision or part thereof, and to resubdivide said property as often as cash do contract to sell; to grant options to purchase; to sell on any terms; to convey either with or				10 7.1. OF
without consideration; to conversal premises or any part thereof to a successor or successors in this tail to grain to such successor or successors in this tail of the title, estate, powers and authorities vested in said trustee; to donate, to dedicate, to mortgage, pledge or other times and property, or any part thereof; to lease said property, or any part thereof, from				
time to time, in possession or , we sion, by le period or periods of time, not (xec) ing in the c upon any terms and for any ne ion of periods of	ses to commence in praesenti or i ise of any single demise the term of fitting and to amend, change or n	in future, and upon any terms a of 198 years, and to renew or ex- todify leases and the terms and	nd for any	
and in said trust agr smean set forth.  Full power and only rity are hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof; to d diea e parks, streets, highways or alleys; to vacate any subdivision or part thereof, and to resultaivide said property as often as easily of contract to sell; to grant options to purchase; to sell on any terms; to convey either with or without consideration; to c we've said premises or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust and to grant to such the said property of the said property of any part thereof from the said property of the said property of any part thereof from the said property of the said propert				
co-contents or charges of any kind; to t lee e, convey or assign any right, title or interest in or about or easement appurtenant to said premises or any part thereof; and to call with said property and every part thereof in all other ways and for such other				
considerations as it would be lawful for my pers the ways above specified, at any time or times he	n owning the same to deal with the fter.	same, whether similar to or diff	erent from	
thereof shall be conveyed, contracted to be sold, purchase money, rent, or money borrowed or a	as 1 c mortgaged by said trustee, and d on said premises, or be obl	be obliged to see to the applicat iged to see that the terms of this	ion of any	
been complied with, or be obliged to inquire i privileged to inquire into any of the terms of	to the necessity or expediency of aid trust fact ment; and every desaid real state, hall be conclusive	any act of said trustee, or be eed, trust deed, mortgage, least evidence in favor of overv pers	obliged or □ ≥	
upon or claiming under any such conveyance, lease or of er isst ument. (a) that at the time of the delivery thereof the trust created by this Indenture and by said trust agreement was in full force and effect; (b) that such conveyance or other instrument				
In no case shall any party dealing with s id t ustre, in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, cas 1/ mortgaged by said trustee, be obliged to see to the application of any purchase money, rent, or money borrowed or ao ano d'on said premises, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged to reprivileged to inquire into any of the terms of said trust act, entit, and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real state hall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or or or i is timent, (a) that the time of the delivery thereof the trust was executed in accordance with the trusts, conditions and it was executed in accordance with the trusts, conditions and it was executed in accordance with the trusts, conditions and it was contained in this Indenture and in said trust agreement or in some amendment thereof and binding upon all beneficia es tercunder; to that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, cas, mortgage or other instrument; and (d) if the conveyance is made to a successor or successor in trust, that such successor — as ons in trust have been properly appointed and are fully exeted with all the title, estate, rights, powers, authorities, duties ar 1 ob jeat/ions of its, his or their predecessor in trust.				
is made to a successor or successors in trust, that vested with all the title, estate, rights, powers, an	uch successor are sors in trust thorities, duties are obligations of	its, his or their predecessor in	d are fully irust.	·
The interest of each and every beneficiary in the earnings, avails and proceeds arising fron declared to be personal property, and no benefici real estate as such, but only an interest in the ear	the sale or other uspression of sale $\alpha$ between the sale or other uspression of sale $\alpha$ because $\alpha$ in title $\alpha$	ig under them or any of them shi aid real estate, and such interest or interest, legal or equitable, in	is hereby or to said	
real estate as such, but only an interest in the ear  If the title to any of the above lands is now o or note in the certificate of title or duplicate there tions," or words of similar import, in accordance	ings, avails and proceeds thereof a r hereafter registered, the Regis car	is aforesaid.  o Titles is hereby directed not t	o register	•
tions," or words of similar import, in accordance  And the said granter—hereby expressly w	with the statute in such case r ade	and provided,	ue of any	
And the said grantor hereby expressly w and all statutes of the State of Illinois, providing In Witness Whereof, the grantor aforesaic	or the exemption of homesteads from the Shereunto set her hand	o a sale on execution or otherwise an small this. 315t.	ie.	
day of October 19.Z3.				
	(SEAL)		(SEAL)	
State of Illinois, County of Cook	(SEAL)		(SEAL)	-
· · · · · · · · · · · · · · · · · · ·	he undersioned a Natury Public in	and for said County, in the Sta	ite afore	X
This document properties said, DO JAY COTAS personal	HEREBY CERTIFY thatROS y known to me to be the same perso egoing instrument, appeared before	n_ whose name_i5	abscribed	
19 South to Color in the for Chicago, Illinois cocou that Sh	egoing instrument, appeared before esigned, scaled and delivered the act, for the uses and purposes the the right of homestead.	said instrument as her	free and	
Given under my hand and official seal, this 3.1	the right of homestead.	ober	7.3	
	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	082	72.	1
*USE WARRANT OR QUIT C. AIM AS PARTI	Carry Market	NOTARY	PUBLIC	
USE WARRANT OR QUIT CLAIM AS PARTI	S DESIR OS		·	
	ADDRESS	OF PROPERTY		
Underwood P. River	· · · · · · · )	,	0	
445 S. Union	111 100	M. ADDROSS IS FOR SECTISTICAL DISSOFA PART OF THIS DEED	BI RIPOSI S	90000000000000000000000000000000000000
Chicago, Illinois	60621 } Und€	rwood P. Rivers		
SE RECEIRDERS OFFICE BOX NO	6945	S. Union	2	
and the second section of the second section of the second			*	
THE NEW PORT BY	CABRED	A (1)		
LEAU VE HE	CORDED DO	JUHIEN	L <sub>g</sub> o <sub>n</sub>	