(DEED 1	IN TRUST	24962453	
THIS INDENTURE WITNESSETE	I, That the Grantor S	, FRANK DUF	FY and GERALDINE I	OUFFY, his
wife of the County o Cook		and State of	Illinois	for and in
consideration of Ten & no/10 and other good and valuable consi- RIVERSIDE NATIONAL BANK,	00 (\$10.00) derations in hand pai a national banking a	d, Convey ssociation, 15 Riv	and Warrant erside Road, Riverside, Ill	dollars, unto
successor or success as Trustee 19.79, known a rust Number Cook and S	141 tate of Illinois, to-wit	, the follow:	wing described real estate i	, v
Lot 7 in Reynold's Re Third Addition of Fiv the North West quart East of the Third Pri Southerly and Easterl ing line of Lots 7 an	verside and of x of Section x of a line s	part of the 36, Township an; also the tarting at a esubdivision	e South 237.6 feet o 39 North, Range at part of Lot 21 a point where the o intersects the 1	t of 12 lying divid- cear
of said Lots 7 and 8 which point is also S all in Cook County, I	and thence to South East cor	South West	corner or said id)T 21,
Permanent Index No. 1 5 3 6	108.017.			
O HAVE AND TO HOLD the real enterest agreement set forth.				
Full power and authority is hereby granted to said trusted phways or alleys and to vacate any subdivision or part in new either with or without consideration; to convey the atte, powers and authorities vested in the trustee; to done errof, from time to time, in possession or reversion, by le ceture renewals or extensions of feases upon any terms and any time or times hereafter; to execute contracts to make courte contracts respecting the manner of fixing the amounty kind; to release, convey or assign any right, title or intereof in all other ways and for such other considerations :	hereof; to execute contracts to sell- e real estate or any part thereof to a late, to dedicate, to mortgage, or oll asses to commence in present or in to defor any period or periods of time: leases and to execute options to lea int of present or future rentals; to pas- ment in or about or exement apourt.	or exchange, or "Ar "ate grant successor or sucr "asors in tru herwise encumbe the "al "sta he future, and upon "ay" "m." and to execute amenda; ants, " use and options to renew le "ac rition or exchange it for othe".	is of options to purchase, to execute contract stand to grant to such successor or success, tie, or any part thereof; to execute leases of it and for any period or periods of time, not ex- turn as or modifications of leases and the ter- ". It options to purchase the whole or any pa- leal", personal property; to execute grants of part, then the success of the period of the part of the part them. If and to deal with the title to said	as to sell on any terms, to the real estate, or any part ceeding 198 years, and to us and provisions thereof art of the reversion and to feasements or charges of real estate and every part
In no case shall any party dealing with said trustee in nustee, to obliged to see to the application of any purch, or be obliged to inquire into the necessity or expedien gage, lease or other instrument executed by the trustee or other instrument executed by the trustee or other instrument, (a) that at the time of the delivery uted in accordance with the trusts, conditions and limit duly authorized and empowered to execute and deliver This conveyance is made upon the express understandia any personal liability or be subjected to any elam, jud, any personal liability or be subjected to any elam, jud, sistens the subjected to any elam, jud, sistens the subjected to any elam, jud, in the property of the subjected to any elam, jud, or the subjected to any elam, jud, or the first subjected to any elam, jud, or this fortune subject to the subject to the obligation or individually (and the Trustee shall her on obligation or individually (and the Trustee shall be applicable for the time from the date of the filing for record of this Dees	asse money, rent, or money borrow cy of any act of the trustee, or be ob in relation to the real estate shall be thereof the trust created herein and axions contained herein and in the every such deed, furst deed, leaxe, rly appointed and are fully vested age and condition that neither RIVE gment or decree for anything it or ut nendment thereto, or for injury to indebtedness incurred or entered in first one that neither the respect to any payment and discharge thereof.	ed or advanced on the real esta liged or privileged to inquire it conclusive evidence in favor by the trust agreement was in trust agreement or in any amen mortgage or other instrument as with all the title, estate rights RSIDE NATIONAL BANK, it was one of the present of the person or property happening to by the Trustee in coancection of for such purposes, or, at the such contract, obligation or it such contract, obligation or it such contract, obligation or it	use, or be a bliged to see that the terms of the into any of u. "ms. the turs agreement; as of every person or sie —on or elaming undulf force and effect. ("Alt a such conveyance in name a success, powers, authorities, Gaies" of obligation and dolf if the conveyance in name as success, powers, authorities, Gaies" of obligation and vidually or as Trustee, nasi successor of meyers may do or omit to do in about "as it in or about said real estate, any and ull us with said real estate may be entere \(\frac{1}{2}\) as vibration of the Trustee, in its own nam as I notbedoches seeps only so for as whe trust	trust have been complied ad every deed, trust deed, for any such conveyance, e or other instrument was iaries, (e) that the trustee soor or successors in trust, as successors in trust shall di real exter or under the chilability being bereby it in the name of the then trust of an express trust openry of dunds in the persy of dunds in the
The interest of each beneficiary under the trust agreementhe sale, mortgage or other disposition of the real estate real estate as such, but only an interest in the posses	ent and of all persons claiming und , and such interest is hereby declare sion, earnings, avails and proceed	ed to be personal property, and is thereof as aforesaid.	no beneficiary shall have any title or interest	t, legal areo atable, in or
If the title to any of the above lands is now or hereafter to s "in trust" or "upon condition," or "with limitation And the said grantor. Shereby expressly waive.	is," or words of similar import, ir	accordance with the statute	or note in the certificate of title or duplicate t in such case made and provided. and by virtue of any and all statutes of the St	
he exemption of homesteads from sale on execution or In Witness Whereof, the grantor S aforesaid he	r otherwise.	their	hand S	_ (
	day of		19 79	
	(SEAL)	Fra	ak Durry	(SEAL)
	(SEAL)	<i>x</i> (2)	siglating Jung	(SEAL)
State of Illinois County of Cook ss.	I,the state aforesaid, do he	ereby certify that Fr	a Notary Public in and for s ank Duffy and Ger	aid County, in aldine
Duffy, his wi			s · s are	
HOE <i>lg</i>	personally known to me the foregoing instrument,	to be the same person.		subscribed to
		appeared before me this ered the said instrumer	ntas <u>their</u>	free and
OTARI PUBLICASI	voluntary act, for the use right of homestead.	appeared before me this ered the said instrumer es and purposes therein		free and
· · · · · · · · · · · · · · · · · · ·	voluntary act, for the us	appeared before me this ered the said instrumer es and purposes therein	that astheir set forth, including the release and day of	free and

54 Woodside

180 N. LaSalle St., Chgo;, Ill. 60601

David C. Newman

UNOFFICIAL COPY

willing Rolling

1979 MAY 16 AM 10 49

Chief Charles Thros.

W-16-12 582760 @ 21942153 u A -- 8-

10.0

Topenty or Cook and Cient's Office

DEED IN TRU

UST NO.____

Depose to Recorder Box No. 68

RIVERSIDE NATIONAL BANK Riverside, Illinois

5

END OF RECORDED DOCUMENT