## **UNOFFICIAL COPY**

DEED IN TRUST	24964048
This instrument was prepared by: (name, Wm. M. James, Jr.	<u>.</u>
(address) 1701 Lake, Glenview, IL 60025	The above space for recorder's use only
THE GRANTOR Robert C. Tupy and C Tupy and Marge Tupy, his wife	The above space for recorder's use only  Frace E. Tupy, his wife; Walter E.  and State of Illinois in consideration  * * * * * * * * Dollars, d Warrant unto MID-AMERICA NATIONAL BANK OF CHICAGO, a ca, Chicago. Illinois 60601, not personally but solely as Trustee under the produced real estate in the County of Cook and State of Illinois, to wit:  twelve (12) feet of Lot twenty nine
of the County of COO):	and State of Illinois , in consideration X X X X X X X X X X X X X X X X X X X
of Ten (\$10.00) * * * *	* * * * * * * A A A A A Dollars.
and other valuable considerations paid. Convey an	d Warrant unto MID-AMERICA NATIONAL BANK OF CHICAGO, a 다양 등
	a, Chicago, Illinois 60601, not personally but solely as Trustee under the pro-
visions of a certal: Trust Agreement, dated the 15th.  Number *** 459*** the following describ	day of March 19, 79, and known as Trust
( )	red real estate in the County of Gook and State of Illinois, to wit:
part of Sections one (1) and	sey's Canfield Road Subdivision of twelve (12), Township forty (40) tof the Third Principal Meridian,
	RECONORATION DELOS.
100K COUNTY, TEL NOIS	SECONDERINAL DESCRIPTION
FILED FOR BLOCK	PECLARE THAT ANALYSIN 19 STATE AS A STATE OF STA
riay 17 '79 9 og ini	en axes attached thereto upon the trusts and for the uses and purposes herein and in till respect young real estate or any part or parts of it, and at any time or times to:
TO WAND AND TO HOLD IT.	<b>~                                    </b>
said Trust Agreement set forth.	en axes attached thereto upon the trusts and for the uses and purposes herein and in ith feep at 1 caid real extate or any part or parts of it, and at any time or times to:
subdivide and resubdivide; dedicate parks, streets, highways or alley sell and convey on any terms, with or without consideration; conve-	s; s car ar, subdivision or part thereof; contract to sell; grant options to purchase; y to a so to successors in trust; grant to each successor or successors all of the
reversion, to commence in the present or in the future on any terms at terms and for any periods of time; amend, change or modify leases;	If year at 1 did real evide of any part or parts of it, and at any time or these for a solid part thereof; contract to sell, grant options to purchase; which was a solid part thereof; contract to sell, grant options to purchase; editate, m strage, pledge or otherwise encumber it; execute leases in possession or and for any period or "me, not exceeding 198 years; renew or extend leases upon any contract to exec to le, es; grant options to lease and options to renew leases grant cut with respect to the banner of fixing the amount of present or future rentals; ements or than; so of any kind, release, convey or assign any right, title or interest in and tor such out a considerations as would be lawful for any person owning it even
options to purchase the whole or any part of the reversion; contri- partition or exchange it for other real or personal property; grant ea- or about or easement appartenant to it; and to deal with in every way	net with respect to the nanner of fixing the amount of present or future rentals; ements or charges of any kind, release, convey or assign any right, title or interest in a unifor such of, or considerations as would be lawful for any person owning it even
though different from the ways above specified.  In no case shall any party dealing with said Trustee, or any sur- thereof shall be conveyed contracted to be said leased or marteneed.	so was at a subdivision or part thereof: contract to sell; grant options to purchase; or or successives in trust; grant to each uncersor or successors all of the delicate, m stepace, pledge or otherwise encumber it; execute leases in possession or deformance of the delicate, m stepace, pledge or otherwise encumber it; execute leases in possession or deformance of the property of the property of the part of the delicate, m stepace, pledge or otherwise encumber it; execute leases in possession or deformance of the part of the property of the part of
purchase money, tent or money borrowed or advanced on said real evoluged to inquire into the authority, necessity or expediency of any	state, or be obliged to see the the terms of this trust have been complied with, or be ract of said Trustee, or be iblig a or privileged to inquire into any of the terms of
said real estate shall be conclusive evidence in favor of every person tinch conveyance, leave or other instrument: (a) that at the time of the del	utility instrument executed with the state of any accessor in trust, in relation to utilities of sai courtly relying upon or claiming under any such ivery thereof the trust created bereby act y said Trust Agreement was in full force
and effect; (b) that such conveyance or other instrument was executed. Trust Agreement and in all amendments thereof, if any, and bind was duly authorized and empowered to execute and deliver every such	ed in accordance with the trusts, or ait as and limitations contained herein and in ing upon all beneficiaries thereunder, (c) this said Trustee, or any successor in trust, the deed, trust deed, lease, mortgage or the instrument; and (d) if the conveyance is consument; and the conveyance is the conveyance is an are fully vested with all the title.
made to a successor or successors in trust, that such successor or successare, rights, powers, authorities, duries and obligations of its, his or it.  This conveyance is made upon the express understanding and	th deed, trust deed, lease, mortgage or the instrument; and (4) if the conveyance is cessars in trust have been properly appoir or and are fully vested with all the title, held predecessor in trust have been properly appoir or and are fully vested with all the title, held predecessor in trust with all the hild. America National Bar, or chicage, individually or as all lisability or be subjected to any claim, judgement or decre for anything it or they the suid real estate or under the provisions of this Deed or, so'd Trust Agreement or ning in or about said real estate, any and all sust, liability oring hereby expressly do entered into by the Trustee in commenction with and, all estate may be entered
Trustee, nor its successor or successors in trust shall incur any person of its or their agents or attorneys may do or omit to do in or about	cessors in trust take been properly apport. and are fully vested with all the fille, their predecessor in trust with a properly apport. The property of the pr
waived and released. Any contract, obligation or indebtedness incurre into by it in the name of the then beneficiaries under said Trust Agre	and it or about and real estate, any and all six, famility using arrepy expressly and or entered into by the Trustee in connection with said all estate may be entered effect, hereby irrevocably upp_nt_n_such purposes, or,
with respect to any such contract, obligation or indebtedness except	ress trust and not individually (and the Trustee shall have to obtigation whatsoever only so far as the trust property and funds in the actual was, sign of the Trustee sand corporations whomsoever and whatsoever shall be changed after a five of this
condition from the date of the filing for record of this Deed.  The interest of each and every beneficiary becomes and unde- be only in the engines, wails and records actions from the cale or a	
personal property, and no beneficiary hereunder shall have any title of carnings, avails and proceeds thereof as aforesaid, the intention hereof	to interest, legal or equitable, in or to sid real estate as such, but only an interest in being to vest in said Mid-America National Bank of Chicago, as Trustee as a on said
If the title to any of the above real estate is now or hereafter; certificate of title or duplicate thereof, or memorial, the words "in"	being to vext in said Mid-Antierica National Bank of Chicago, as Trustee as a on said and of the real estate above described, and to all of the real estate above described, registered, the Register of Titles is hereby directed not to register or note in the trust, "or "upon condition," or "with limitations," or words of similar import, in
And the said grantor S hereby expressly waive and re of the State of Illinois, providing for exemption of homesteads from sal	ement as their atturney-in-fact, hereby irrevocably app, at . a. r such purposes, or, revocably app, at . a. r such purposes, or, revocably app, at . a. r such purposes, or, revocably app, at . a. r such purposes, or, revocably app, at . a. r such purposes, or, and represent a such appears and funds in the actual was, sor a of the Tustee only so far as the trust property and funds in the actual was, sor a of the Tustee only appears and actual actual appears and actual appears and actual appears and actual actual appears and actual appears and actual appears and actual actu
The grantorSaforesaid haV Chereunto set	their hand S and S
eal S this 20th day of	March 1979.
Cobert C. Supy (scal)	Walter & Jupy (seal) A 5
GRACIO E. Superp (scal)	Marga Tupy (seal) 6 8 8 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
County of Cook County of Cook County of Cook	
Truey his wife; Walker E. Try	en and marge Tupy, his wife are
etsofially known to me fo be the same person whose name	subscribed to the foregoing instrument,
free and wave of the high of horistead.  VENTREE and JOHN SALES OF THE AND	voluntary act, for the uses and purposes therein set forth, including the
(VENTANDER) my fland and natural scal this 2001 day of	William 2 James D.
by Chammissing Profites 11-6-81	Notary Public
m 202, R1/74 '	The same of the sa
After recording return to Mid-America National Bank of Chicago	7817 W. Catalpa, Chicago, IL
Prudential Plaza, Chicago, Illinois 60601	For information only insert street address of above described property.

END OF RECORDED DOCUMENT