UNOFFICIAL COPY

THIS INDENTURE WITNESSETH, That the Granto	SEALS SW KITSATRICK, of 11158 South
	77, 4409 1011fo124101212 4 A Rec.
of the sum of TEN AND NO/100	Dollars (\$ 10.00
	ations, receipt of which is hereby duly acknowledged, Convey(s) and NY, a banking corporation duly organized and existing under the laws
of the State of Itlinois, and duly authorized to accept	and execute trusts within the State of Illinois, as Trustee under the
provisions of certain Trust Agreement, dated the	4th day of August 1977, and known as deed estate in the County of Cook and State of Hilinals,
lo-wit:	, , , , , , , , , , , , , , , , , , , ,
	Fields, a Subdivision in the West 1/2
	on 19, Township 37 North, Range 13 Meridian, in Cook County, Illinois.
	Fields, a Subdivision in the West 15 on 19, Township 37 North, Range 13 deridian, in Cook County, Illinois.
	^
	/#
Ox.	
4	000
SUBJECT 10	
nd in said True Agreement set forth.	with the appurtenances, upon the trusts, and for the uses and purposes herein
Full pow . one outhority is hereby granted to so port thereof, to dedicr e pork , streets, highways or alleys and as often as desired, a contract to sell, to grant options to ;	ald Trustee to improve, manage, protect and subdivide said real estate as any a law and a subdivide said real estate as any a law and a subdivide said real estate where the subdivide said real estate said the subdivide said real estate said the subdivide said said the subdivide said said said the subdivide said said said said said said said said
o convey said real exists or any part thereof to a successor a of the title, estate, powers into authorities vested in said Tri real estate, or any part th real, to lease said real estate, o	or successors in trust and to grant to such successor or successors in trust all ustee, to donate, to dedicate, to martgage, pledge or otherwise encumber sold or any part thereof, from time to time, in possession or reversion, by leases to
commence in proesenti or in tut o. and upon any terms and for the term of 198 years, and to be one or extend leases upon a leases and terms and provisions there of any time or times l	r any period or periods of time, not exceeding in the case of any single demise iny terms and for any period or periods of time and to amend, change or modify hereafter, to contract to make leases and to grant options to lease and options
a renew leases and options to Littles the whole or any part present or future rentals, to partition - 1 - exchange said real s ments or charges of any kind, to relicus, convey or assign any	of the reversion and to contract respecting the manner of fixing the amount of estate, or any part thereof, for any real or personal property, to get grant easse- yr ight, title or interest in or about or easement appurtenant to said real estate try part thereof in all cher ways and for such other considerations as it would
	try part thereof in all other ways and for such other considerations as it would ame, whether similar to or different from the ways above specified, at any time
In no case shall any party dealing with said Trus eal estate or any part thereof shall be convived, contracted to abliged to see the application of any purcha	as successors in trust and to grant to such successor as successors in trust all ustee, to donate, to dedicate, to martiage, pledge or otherwise encumber sold or any period or port threat, from time to time, in possession or reversion, by leases to may period or port of time, not exceeding in the case of any single demise the control of the case of any single demise the control of the trust period of the trust period of the control of the prevention and to central respecting the manner of liaing the amount of estate, or any part thereof, for any real or personal property, to get grant ease-vight, till or interest in or about or assement apportenant to said real estate or interest in or about or assement apportenant to said real estate and man, whether similar to or different from the ways about a specified, at any time time, or any successor in trust, in relation to said real estate, or to whom sold to be sold, leased or mortgaged by said Trustee, or any successor in trust, be or morey between an advanced an said real estate, or be abliged to see that of said Trust Agreement; and every deed, trust deed, martiage, lease or other, in relation to said real estate, or be colliged to see that of said Trust Agreement; and every deed, trust deed, martiage, lease or other, in relation to said real estate shall be conclusive evidence in favor of every may upon or claiming under any such conveyance leases or other instrument, (a) in indenture and by said Truste, accessor was in full force and effect, (b) that was a successor in trust, (b) that in the said trust deed, trust deed, lease, mortgage or other instrument, and every such deed, trust deed, lease, mortgage or other instrument.
he terms of this trust have been complied with, or 'e ob iged to or be obliged or privileged to inquire into any of the terms instrument executed by sold Trustee, or any succession in trust	o inquire into the authority, necessity or expediency of any act of said Trustee of said Trustee in face and every deed, trust deed, mortages, lease or other to large the said real estate shall be conclusive evidence in favor of every
serson (including the Registrar of Fiftes of soid Count) ret in that at the time of the delivery thereof the trust creats to the such conveyance or other instrument was executed in occurd.	ing upon or claiming under any such conveyance lease or other instrument, (a) "'s indenture and by said Trust Agreement was in full force and effect, (b) that ice with the trusts, conditions and limitations contained in this indenture and
n said vives Agreement of in distancements thereof, it can successor in trust, was duly authorized and empowered to exement and (d) if the conveyance is made to a successor or successor or successor or successor or successor and are fine wasted with all the still a state violes.	stee, or any successor in trust, in relation to said real estate, or to whom said to be sold, leased or mortgaged by said Trustee, or any successor in trust, be or morey beforewed or advanced on said real estate, or be obliged to see that a inquire into the authority, necessity or expediency of any act of said Trustee of said Trust Agreement; and every deed, rust deed, martgage, lease or other in, in relation to said real estate shall be conclusive evidence in favor of every no upon or claiming under any such conveyance less or other instrument, (a) is indentitive and by said trust Agreement was in full orac and effect, (b) that is a superior of the said of
rust. This conveyance is made upon the express under	stand y and condition that neither the said Bank, individually or as Trustee,
or they or its or their agents or attorneys may do or omit to Trust Agreement or any amendment thereto, or for injury to iability being hereby expressly walved and released. Any c	do in or about the sild real estate of under the provisions of this Deed or sold be presented in the state of the sold sold real estate, any and all such contract, obligation or adoptedness incurred or entered into by the Trustee in
connection with said real estate may be entered into by it in the n-fact, hereby irrevocably appointed for such purposes, or at and not individually (and the Trustee shall have no obligati	te name of the then bineficiaries under sold Trust Agreement as their attorney- te election at the Trustee, in its own name, as Trustee of an express trust ion whatsoever with the spect to any such contract, obligation or indebtedness
except only so for as the trust property and funds in the actual hereof). All persons and corporations whomsoever and whatso for record of this Deed.	retand and condition that neither the sold Bank, individually or as Trustee, once ilobility subjected to any claim, judgment or decree for anything it do in or about the sid real estate or under the provisions of this Deed or sold the side of the
The interest of each and every beneticiary here. or any of them shall be only in the earnings, avails and present interest is hereby declared to be personal property, and	under and under said Tr. st. A rement and of all persons claiming under them raceads arising from the solo only other disposition of said real estate, and it no beneficiary hereunder sh. i have any title or interest, legal or equitable,
n of to said real estate, as such, but only an inferest in the a vest in said Bank the entire legal and equitable title in fee a lift the title to any of the above real estate is	onceds arising from the so, when the control of all persons claiming under them roceds arising from the so, when disposition of said real estate, and in beneficiary hereunder sh. I have only title or interest, legal or equilable, earnings, avails and praced there as oforesaid, the Intention hereof being simple, in and to all of the real esta e show described. Toward hereafter registered, the Re litter of I titles is hereby directed not to
agriser or note in the certificate of title or dufficate theread, or words of similar import, in accordance with the statute in such a said Agreement of a copy thereof, or any extracts therefrom	now or hereafter registered, the Reliatro of Titles is hereby directed not to or memorfal, the words "In trust". "upon cnadition," or "with limitations," uch case made and provided, and sold Trus" es, til not be required to produce to a evidence that any transfer, charge or other a colling involving the register- he trust. 19 and release(s) any and all right or b nefit and and by virtue of any and
And the said grantor(s) hereby expressly waive all statutes of the State of Illinois, providing for the exemption	(s) and release(s) any and all right or b neith ndr and by virtue of any and of homesteads from sale on execution or or.
	id ha(s)(ve) hereunto set (his) (her) (their) (and (s) and seal(s) this
Ath day of At	ugust, 19 77 (SEAL)(SEAL)
James M Fitzpatrick	(SEAL) (SEAL)
State of Illinois i, the undersigne	d, as Notary Public in and for said County, in the state aforasaid, do J/MES M. FITZPATRICK
	a)
MAID To personally known to me to be the	e same parson(s) whase name(s) (is) (are) subscribed to the foregoing
indicument appeared before me	this day to parson and acknowledged that they take they take to
TANDER A	istrument as (his) (her) (their) free and voluntary act, for the uses and ding the release and water of the right of homested.
Given haden my hand and never	" - ooy p'
Given under my hand and notaring	Xxx (2) Xx 13/3 Notary Public
Given under my hand and notari	For information only insert street address of above described property.
Given under my hand and notari	For information only insert street address of above described property. 11158 S. Normandy
Given under my hand and notari	For information only insert street address of above described property.

OF RECORDED DOCUMENT