UNOFFICIAL COPY

	Prost Prog						
	This Indenture Witnesseth, That t	1 24 268 122 he Grantor s					
	William H. Muhlenfeld and Mary C. Muhlenfeld						
	of the unty of Cook and State of Illinois	, for and in consideration					
_	U. Ole 3 01	Dollars (\$ 10.00),					
8	oin hand pad, and of other good and valuable considerations, receipt of which is her and Warra unto THE FIRST NATIONAL BANK OF DES PLAINES, a	eby duly acknowledged, Convey					
3		•					
Į	C.) Care discourse within an State of Illinois, as Trustee under the provisions of a state of Illinois, as Trustee under the Illinois of Illinois	certain Trust Agreement dated the 6 0 4 4					
2,0	, mid knowl	as Trust Number 762-320=08					
.1	the following described real stree in the County of COOK						
5-80-	and State of Illinois, to-wit:						
9	Lot 17 and the north 12-1/2 feet of Lot 18 in 10, 11, 12 and 13 in Pudges Subdivision in Secsubdivision of Lots 7 and 8 in Des Plaines for Township 41 North, Range 12 East of the Third Cook County, Illinois	tions 16 and 17, also					
300	This document drafted by Albert A. Klest, Atto 207 Vire Street Park Lidge, IL 60068	rney at Law, 43.00					
v,	` (1000 himiumin					
a),		1/200					
0	SUBJECT TO	. 40					
	TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trust, a said Trust Agreement set forth.	for the uses and purposes herein and in					
	Full power and authority is hereby granted to said Trustee to improve, manage, protect is thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey eith an real estate or any part thereof to a successor or successors in trust and to grant to successor or apowers and authorities vested in said, Trustee, to donate, to dedicate, to morpage, pledge or otherwise one upon any terms and for any period of time, not exceeding in the case of any single derbis extend leases upon any terms and for any period or preiods of time, not exceeding in the case of and options to whole or any part of the reversion and to contract respecting the manner of fixing the amount of processing any right, title or interest in or alout or easement appurenant to said reattee or processing any right, title or interest in or alout or easement appurenant to said relate or input estate and every part thereof in all other ways and for such other considerations as it would be lawfur with the same, whether similar to or different from the ways above specified, at any time or times he income times the result of the respective of the results of the same, whether similar to or different from the ways above specified, at any time or times he	under sid rat all of the title, restates under sid rat all estates or any part (hereof, commerce la reasent) or in futuro, and commerce the reasent or in futuro, and commerce the reasent of the restate					
	In no case shall any party dealing with said Trustee, or any successor in trust, in relation to estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, to the application of any purchase money, rent or money borrowed or advanced on said real estant, or trust have been complied with, or be obliged to inquire into the authority, necessity or expediency of privileged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, more the contract of the said county) relying upon or claiming under any such conveyance losses of the delivery thereof the trust created by this Indenture and by said Trust Agreement was in full force and in-returnent was executed in accordance with the 'trusts, conditions and limitations contained in this in in 'all amendments thereof, it' any, and binding upon all beneficiaries thereunder, (c) that said Trust authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other made to a successor or successors in trust, that such successor or successors in trust have been properly the title, extate, rights, powers, authorities, duties and obligations of its, his or their predecessor in	or any successor in true, he converged to see the obliged to see that the first so it this management of the second of the secon					
	This conveyince is made upon the express understanding and condition that neither The First Na or as Trustee, nor, its successor or successors in trust shall incur any personal liability or be jauly for anything it or they or its or their agents or attorneys may do or omit to do in or about the said r Deed or said Trust Agreement or any amendment thereto, or for injury to person or protectly happening such liability being hereby expressly waived and released. Any contract, obligation or indebtedness inconnection with said real estate may be entered into by it in the name of the then beneficiaries under in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its own in oit individually (and the Trustee shall have no obligation whatsoever with respect to any excent contract, far as the trust property and thush in the actual possession of the Trustee shall be applicable for his part and corporations whomsever and whatsoever shall be charged with notice of this condition from the da	reited to any claim, judgment or decree cal estate or under the provisions of this in or about said real estate, any and all arred or entered into by the Trustee in additional and the said of the sa					
	The interest of each and every beneficiary hereunder and under said Trust Agreement and of a of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, les as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid, the intended here Bank of Des Plaines the entire legal and equitable title in fee simple, in and to all of the jreal c	Il persons claiming under them or any of said real estate, and such interest is call or equitable, in or to said real estate of englishing to vest in said First National state above described.					
	If the title to any of the above real estate is now or hereafter registered, the Registrar of Titles in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," c import, in accordance with the statute in such case made and provided.	s hereby directed not to register or note or "with limitations," or words of similar					
	And the said grantor.S hereby expressly waive and release any and all right or the state of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.						
	In Witness Whereof, the grantor S aforesaid have hereunto set the	handS_and					
	seal 5 this 12th day of December 19 77	<u>-</u>					
	William H. Muhlenfeld [SEAL]	[SEAL]					
	main C. Munter les (SEA)						

UNOFFICIAL COPY

•					
			i		-
T	_ 1		1		•
STATE OF ILLINOI	ss.		İ		
COUNTY OF COOK	1	Lorraine Hayes			
;	, , , , , , , , , , , , , , , , , , , ,	d for said County, in the S	1	ereby certify that	
	William 1	H. Muhlenfeld a	nd Mary C. I		
	his wife	<i>,</i>			
		to be the same personS	1		
	•	roing instrument, appeared they signed, sea	:		<u> </u>
<i>h</i>	acknowledged that their	and voluntary act, for the	1		
10.		waiver of the right of hoo	í		
		nd and Notarial Seal this		day of	T _{ab} e
minimum minimum	December	A. D. 19_77_		·	6.73
138	Lorrain	e M. Hay	es		
3. 18 18 18 18 18 18 18 18 18 18 18 18 18	/-			Netary Public.	
	My commission exp	May 20, 1	981		
14.6 7.65	Ox				
367	ar.	,	•		
Log mannan		ļ			
7.79	and the second	. !	ويهي	Ener R. Which	
្តិ១០% ប គឺអ គឺវ	GUER DELINOIS FOR REGORD				r.
			Settle for the set of the set of	ER OF DEEDS	
JAN 3	9 oo AM '78		*24	268122	
and the same of th	يا في في الأمانية ما الخصيصية وال		eri. Harani	e en un a la l	
1. (1. (1. (1. (1. (1. (1. (1. (1. (1. (
. n /					
Now to be be w. B. Seben 1518 Plain		4		ayada halamada	Dan et e
100 w 11.	Jean				
W.13. 4000	A X				
1518 MV	wes was all				
in Donin	ils all				W. E. 12 2. 4 5
Mes france	- <i>)</i>			S. Carlo	Q XII
•					
ll.					•
		1			7
		3		-	0
l St		S B		∦ .	CA
_ Z	a	KAN NEW KAN		Ĭ,	
n Trust	ä	See H		·	
<u>"</u>	ž g	AT PPI Se DES, UST	Ą.	.	
Deed in Trust	WARRANTY DIED TO	THE FIRST NATIONAL BANK OF DES PLAINES 733 Lee Street Des Plaines, Illinois TRUSTEB			
IJ Ŏ	. ₩	RST 73.			
\mathbb{I}	•			}	
TRUST NO.	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1			·	
ra	• • •	Ħ	X (4 - X)	 	
F	•	· · · · · · · · · · · · · · · · · · ·	24 2	· `	
		;			

END OF RECORDED DOCUMENTS