	25 <u>481495</u>
This Indenture Witnesseth, That the d	
DALLAS M. CRICK, divorced a	nd not since remarried
	fIllinoisfor and in consideration
of Ten (\$10.00) and 00/00~	Dollars,
and we good and valuable consideration in hand paid, Convey.	_Sand Warrant_s unto
THE LANK & TRUST COMPANY OF ARLINGTON HEIGHTS	
Illinois, 's 'ur essor or successors as Trustee under the provision	
day of Nav 1980 known as T described real exists it the County of Cook are	
Lot 21 in Block 27 in Hoffman E of that part lying South of High August 30, 1976 of the Northwe of Section 14 and the Northeast 41 North, Range 13, East of the according to the plat thereof redocument 16,515,700 in Cook Court	gins Road (as that road existed st 1/4 of the Southwest 1/4 1/4 of Section 15, Township Third Principal Meridian, ecorded March 8, 1956 as nty, Illinois.
Exempt under provisions of Parag Real Estate Trensier Tax, oct	1000
Date Buyer	Representative
TO HAVE AND TO HOLD the said premises with the appur purposes herein and in said trust agreement set forth.	
Full power and authority is hereby granted to said trustee to premises or any part thereof, to dedicate parks, streets, highways thereof, and to resubdivide said property as often as desired, to sell on any terms, to convey, either with or without consideration, a successor or successors in trust and to grant to such successor or ers and authorities vested in said trustee, to donate, to dedicate, said property, or any part thereof, to lease said property, or any or reversion, by leases to commence in praesenti or in futuro, and of time, not exceeding in the case of any single demise the term upon any terms and for any period or periods of time and to am and provisions thereof at any time or times hereafter, to contrate and options to renew leases and options to purchase the whole respecting the manner of fixing the amount of present or future 1 crty, or any part thereof, for other real or personal property, to greate, convey or assign any right, title or interest in or about or coart thereof, and to deal with said property and every part thereations as it would be lawful for any person owning the same tifferent from the ways above specified, at any time or times here	improve, a ige, protect and subdivide said or alleys an to vacate any subdivision or part ntract to scid, i) grant options to purchase, to to convey sair r emises or any part thereof to successors r trust all of the title, estate, powto mortgage, pledgr or therwise encumber, part thereof, from ime t time, in possession i upon any terms and if or any period or periods of 198 years, and to reary and the terms to to make leases and to g a t plions to lease tend, change or modify or and the terms to reary and the terms or any part of the reversion and it to contract entials, to partition or to excerning alid proparties of any land, to reveal the total and the terms of the time to the time time to the time time time to the time time time time time time time tim
In no case shall any party dealing with said trustee in relation any part thereof shall be conveyed, contracted to be sold, lease ee to the application of any purchase money, rent, or money be obliged to see that the terms of this trust have been compiled were expediency of any act of said trustee, or be obliged or privile crust agreement; and every deed, trust deed, mortgage, lease or of each such conveyance, lease or other instrument, (a) that at the time of notice of the said trust agreement was in full force and effect, as executed in accordance with the trusts, conditions and limitat use was duly authorized and empowered to execute and deliver even their instrument, and (d) if the conveyance is made to a successor the trust in trust have been properly appointed and are fully vesulthorities, duties and obligations of its, his or their predecessor is	n to said premises, or to whom said premise of or mortgaged by said trustee, be obliged or prowed or advanced on said premises, or te vith, or be obliged to inquire into the necessity ged to inquire into any of the terms of said the instrument executed by said trustee in the every person relying upon or claiming under of the delivery thereof the trust created by this (b) that such conveyance or other instrument ions contained in this Indenture and in said all beneficiaries thereunder, (c) that said trustery such deed, trust deed, lease, mortgage or or successors in trust, that such successor or ted with all the title, estate, rights, powers, in trust.
The interest of each and every beneficiary hereunder and of all halb be only in the earnings, avails and proceeds arising from the and such interest is hereby declared to be personal property, and is interest, legal or equitable, in or to said real estate as such, but croceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter regists to to register or note in the certificate of title or duplicate thereof andition," or "with limitations," or words of similar import, in accord provided.	persons claiming under them or any of them sale or other disposition of said real estate, no beneficiary hereunder shall have any title only an interest in the earnings, avails and
And the said grantor hereby expressly waive S and release irtue of any and all statutes of the State of Illinois, providing feecution or otherwise.	S any and all right or benefit under and by or the exemption of homesteads from sale on
In Witness Whereof, the grantor aforesaid ha hereunter	set his
and and seal this 29th day of	May 1980
GEAL)	M. Qi (SEAL)
	(SEAL)

## UNOFFICIALGOPY

STATE OF ... Illinois ....) COUNTY OF ....Cook a Notary Public in and for said County, in the State aforesaid, do hereby certify Ox Cook Colling Clarks Office ediding of Other 25481495 10 JUN 10 ZI 11: 17 THE BANK & TRUST COMPANY OF ARLINGTON HEIGHTS Deed in Trust ADDRESS OF PROPERTY 5 5

|【編纂

END OF RECORDED DOCUMENT