## NOFFICIAL COPY

## 25095208

This I					eth, T	that the	Gran	itor,_St	uart R.	Scheye	r and	
Lois E.												
of the Coun				00	and	State of_	1111	inois				
					·					s (\$ <u>1.00</u>		
and Warran (512 Cer organized an	unto unto cral existi	other go FIF AMERI AVE., I	ood and vi RST REAN NA Highlar National b	amable of ATIONA anking a	onsidera L BANI k, Il. issociatio	OF HI OF HI (AND F 60035) on under t	npt of w GHLANI ₩⊎≋∓=© he laws	hich is here PARK OMPANY= of the Un	eby duly ac <del>OE=CHCA</del> ited States	knowledge GO; a corp of Ameri	d, Convey poration d ica, and d	iuly iuly
authorized to												
Agreement,										_, and kno	wn as Tr	rust
Number 1				cribed r	eal estate	e in the C	ounty of	COOK				
and State of	Illinois	, to-wi'.										
subdi Easte in th Towns	visio rly 8 e Sou hip 4	n, bei 7 feet th Eas 2 Nort	ng a of lo t quar	ubaivi ts 13, ce'of ge 1°,	l4, a the N East	of Lots and 15 : North Ea	1, 2 in Blo ast qu	te Terrand 3 and 3 and ck 1 in arter of Princip	nd the Glencoe f Sectio	on 7,		
		* : MDFF	0.3000001	מאר מב ו	DADACDA	HE, S	FCTION	A OF THE				
	REAL I	STATE TO	RANSFER	TAX ACT.	ranaunn	11	1011011	4, D1 1112				
				,		-2/2						
	XX	7.77		OLIVED.S	ELLER OF	THEIR RI	<del>=</del>	TATIVE			-	
		UAIL		or i chi o	LLLES OF	, 171 <u>L</u> 111 111		X				,
SUBJECT TO												
TO HAV	EAND	non or	the said	real est:	ite with t	the appurt	enances,	upon the c	rus v, and	for the us	es and pu	1r-
Full porestate or any; and to resultd terms, to converte the successors in twested in said thereof, to let to converte the successors of the successors of the successors of the successors of the whole or rure rentals, to the whole or it was and for it was and for it whether similar the successors of	wer and part the part the sale was all trusted as any similar time and contract in partial trusted partial trusted to the sale resuch of the contract of the c	authorit; reof, to de dreal es er with o d to gran , to dona i real es senti or cle demis d to ame to make t of the r of or to sarges of cal estate er consid different	y is herebedicate pastate as of rwithout eason of the test to det tate, or the term ond, charafeases an eversion exchange any kind or any is from the	y granterks, stre- consider as considerate, to any par- n of 198, and up n of 198 and to gra- and to gra- and to gra- and to gra- and to rele- said rea, to rele- ourt ther as it wor-	d to saidets, high hesired, the first on suce of mortura to thereof point and the first out of the first out	Trustee tways or a contract of contract of convey a costors in ge, pledge to terms and to renewes and the last to lease temporting or any a contract to deal with the deal with the contract of the contract o	to impro- fleys and to sell, is aid real trust all trust all tor other me to ti for an y or exte and opti the man art there an any ri th said r any time	ve, mana 'e' to vacate or grant op estate or ar of the hill whee encum mire, in per period or not leave on the provisions to read of fair of, for oth ght, title or or times h	project a any subdir the sale of the sale of the seeking reperiods of the seeking the amount of the sale of the sa	nd subdivivision or prehase, to rechase, to rechase, to rechase, to rechase, to rear and a rechase and continuation of the rechase and optical or and continuation or a rechase thereof or deal with the rechase and continuation of the rechase and continuation of the rechase and the recha	de said reart there art there are the sell on a sell on a sell on a sell on a sell on any pa texceedir any perione or time or time to purchasent or fi property, or easement in are the heart of the sell of the s	es cod ces su-to nt er,
o whom said frostee, or and or advanced or o inquire into oto any of the cuted by said dwery berson ( ease or other frust Agreeme with the trust, luly authorize and (d) if the een properly; of its, his or t	real est y success said re the aut e terms Trustee includin instrum ent was s, condi if any, if and er conveya appoints heir pre	ate or an agor in true all estate, thority, ne of said , or any ; g the liel ent, (a) the lin full fations and and bindin nowered and ard and ard and ard decessor	ny part il ust, be ob- cessity of Trust Agranderssor- glatrar of hat at the rece and e- limitation ing upon il to execu- ide to a s- e fully ve- in trust.	hereof sligged to ligged to rexpedie recement; in trust. Titles of time of time of the time of the and duccessor sted wit	hall be come to the see that see that ency of an and eve in relatified confitted in the deliveries to eliver event all the	onveyed, core applicate the terms my act of ry deed, to said unty) rely very there ch conveya this Indenhereunder, ery such dessors in tritte, estat	contracted on of armof this to said Tru rust deer real estime upon of the time of of the time and (c) that eeed, trustust, that it, rights	d to be solve purchase rust have he stee, or be it, mortraggate shall be or claim; ust creates ther instruct in said Trustet deed, leas; such succes, powers, a	d, leased of money, reference on complication obliged or conclusive ng under i l by this I nent was e ust Agreence, or any se, mortgag essor or su uthorities,	or mortgage or mortgage of worklesed with, or privileged other inst sevidence iny such ondenture a xecuted in uccessor in uccessor in duties and	ted by v y borr we he oblig- to inqu rument es in favor c conveyanc ind by sal accordanc all amend i trust, wa instrumer trust hav obligation	id er u re x or e. !d ce d- as nt ve
This con tability or be- nay do or omi- ny amendmen tability being y the Trustee did Trust Air he Trustee, in ion whatsoeve and funds in ti ons and corpo- ding for recor-	Rubjecte t to do t theret hereby in conr reement its owr r with he actus d of thi	is made  , indi ed to any in or abo o, or far expressly ection wi as their i name, a respect to il possess whomsoe s Deed.	upon the ividually claim, ju ut the sai injury to waived cattorney. Trustee o any such ion of the ver and w	express or as Tr idgment d real es person and rele eal estate in-fact, of an ex h contra the Truste whatsoev	understy ustee, no ustee, decre state or t or prope ased. Any e may be hereby i kpress tr ct, obliga e shall b er shall l	anding and r its succe e for anyt ander the; rty happe y contract, entered if rrevocably ust and no ition or in e applicab be charged	conditions conditions or a provision in a provision in a poligation of the condition of the	in that neitly incressors for they or as of this D in about sa on or Indeb in the named for such ually (and the except of payment dice of this dice of this	her An trust sha its or their eed or said id real esta tedness inc e of the th purposes, he Trustee and dischar condition	Il incur ar agents of Trust Ag ate. any ar urred or een benefich or, at the shall have as the trustee thereof from the co	y persons - attorney reement o id all suc ntered int aries unde election no oblics st propert (). All per date of th	ii is in io io io io io io io io io io io io io
The interior or inder them or ion of said rea ave any title and proceeds t	rest of a sny of t destate or inter- hereof a the cr	each and hem shal , and suct st. legal is afores: itire lega	every ber I be only h interest or equital tid, the li I and equ	neficiary in the ei is herel ble, in or ntention itable til	hereund irnings. i by declare to skid i hereof b ile in fee	er and und avails and ed to be pe real estate eing to ve simple, in	er said T proceeds -rsonal p as such, st in said and to	rust Agrees arising fro roperty, an but only as all of the re	ment and or om the sale d no benefi n interest i eal estate s	f all person or any oth ciary herei n the earni above descr	ns claiming ner disposi- under shal- ings, avail frust ribed.	g i- it is
If the tit irected not to upon condition nd provided.	de to an registe n," or "	y of the er or not with limi	above rea e in the c tations,"	l estate certificat or word:	is now o e of title e of simil	r hereafte e or duplic lar import	r registerate ther , in acco	ered, the eof, or me rdance with	Registrar morial, the h the statu	of Titles words "in te in such	is hereb trust," o case mad	y le
And the irtue of any xecution or								any and al exemption	l right or of homes	benefit und teads from	ier and b n sale o	y n
In Witness	s Where	of, the g	rantor	aforesaí	d ha ve	_hereunto	set	thei	r	<del>-</del>	andS an	ď
ealSthis_		5th		day o	of	July	1	2/	2 19 79			
					[5741]	SEU	Vet R.	Schar	1		[SEAL	)
					_[SEAL]	101	our	cheyer	Jour	yer	[SEAL]	]

## JEFO ALCOPY ILL.

1979 AUG 14: AM 11 10 AUG-14-77 643699 0 2509208 4 A --- Rec

a Notary Public in and for said County, in the State aforesaid, do hereby certify that Stuart R. Scheyer and Lois E. Scheyer, his wife

signed, sealed and delivered the said instrument

25099208 25099208

Deed in Crust

LIEST NATIONAL BANK OF HIGHLAND PARK

513 Central Ave. Highland Park, Il. The First National Bank of Highland Pa

PREPARED BY

TRUST NO.

END OF RECORDED DOCUMENT