## LINOFFICIAL COPY

1979 ALG 143-141 184 5 8 0 0 0 25099318 4 A --- Rec

10.1:

This indentities with the service of the County of Cook and State of Illinois. For and in consideration of TEN and No. 100. (\$10.00)  The Andrew of the County of Cook and State of Illinois. For and in consideration of TEN and No. 100. (\$10.00)  To Have And To Ten Hold the said permises with he apputenances upon the trusts and for the uses and purposes herein and in said trust agreed to the South 1/2 of the South 1/2 of the North 1/2 of the South 1/2 of the	1979 A WARRANTY DEED IN TRUST	「 性 性 1 184 5 8 0 0 0 25099318 4 A Rac	10.15
THIS INDENTURE WITNESSETH. That the Grantor 5 WILLIAM A. MILLER and JOAN K. MILLER, his wife of the County of Cook and van de considerations of TEN and No/100 (190,00) and van de considerations in hand paid, Convey and Warrant unto the BANK OF LANSING. a corporation of Illinois, as Trustee under the provisions of a trust agreement dated the down of the Cook and the County of Cook and State of Illinois, to-wit: the following Coscribed real estate in the County of Cook and State of Illinois, to-wit: the following Coscribed real estate in the County of Cook and State of Illinois, to-wit: the South 1/2 of the South		25099318	
JOAN K. MILLER, his vite  and State of Illinois. for and in consideration of TEN and No/100 (S10.00)  and van de considerations in hand paid, Convey and Warrant. unto the BANK OF LANSIN's, a corporation of Illinois, as Trustee under the provisions of a trust squeement dated the day of August 1972, known as Trust Number 2209-240 and State of Illinois, to-wit: the following described real estate in the County of Cook and State of Illinois, to-wit: the North 10' feet of the East 250 feet of the South 1/2 of the North 1/2 of the South South 1/2 of the South 1/2 of		The above space for recorder's use only	
and we use le considerations in hand paid, Convey and Warrant unto the BANK OF LANSING, a corporation of Illinois, as Truste under the provisions of a trust agreement dated the 3.0 day of August 1979, known as Trust Number 2040-249 the following cescribed real estate in the County of Cook and State of Illinois, to-wit: the North 10° feet of the East 250 feet of the South 1/2 of the North 1/2 of the North 1/2 and State of Illinois, to-wit ange 15, East of the South East 1/4 of Section 7, Township 35 North large 15, East of the Third Principal Meridian, in Cook County, Illinois,  TO HAVE AND TO HOLD the said premises with he appurtenances upon the trusts and for the uses and purposes herein and in said trust and the part of the principal meridian, in Cook County, Illinois,  TO HAVE AND TO HOLD the said premises of alloy and to reach early alloy and to reach early and proposes herein and in said trust and the part of the principal parts, street, highways or alloys and to reach a single parts, street, playboxy or alloys and to reach a single parts, street, playboxy or alloys and to reach a single parts, street, playboxy or alloys and to reach a single parts, or any hard thereof, to lower and sutherly or any trust there of the parts of th	THIS INDENTURE WITNESSETH, T JOAN K. MILLER, his wife	hat the Grantor s WILLIAM A. MILLER and	]
TO HAVE AND TO HOLD the said premises with he apportenances upon the treats and for the uses and purposes herein and in said treat agreement set forth.  To HAVE AND TO HOLD the said premises with he apportenances upon the treats and for the uses and purposes herein and in said treat agreement set forth.  For July power and authority is hereby granted to said true set improve, manage, protect and subdivide said premises or any part thereof, to edit treats, it is part to the said treats and to the treats of the said treats, to decidate, to make a desired, to opport thereof to a successor or successor in treat and to grant it such luce use or successor; or any part thereof, to is the said treats, to decidate, to motify the said treats, to decidate, to motify the said or nonely the said provisions at hereof, to issue said on any period or periods of time, not exceeding in the case of are, a sigh demise the term of 189 years, and to renew or extend lesses upon and for any period or periods of time, not exceeding in the case of are, a sigh demise the term of 189 years, and to renew or extend lesses upon and for any period or periods of time, not exceeding in the case of are, a sigh demise the term of 189 years, and to renew or extend lesses upon any terms and for any period or periods of time, not exceeding in the case of are, a sigh demise the term of 189 years, and to renew or extend lesses upon any terms and for any periods or other read or periods provided to read and provided thereof in all other ways and for such other considerations as it would be lawful for any period or periods of time, and the such and the conveyage of the reversion and to contract respecting the manner of fixing the an unit of present or fature rendal, to partition or other states and the time and any partition or other states and the time and any partition or other states and the time and any partition or other treatments or the state of the state o	and vr undle considerations in hand pa LANSING, a corporation of Illinois,	id, Convey and Warrant unto the BANK OF as Trustee under the provisions of a trust agreement dated	
TO HAVE AND TO HOLD the said premises with he appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement as to forth.  Agreement set forth.	f the South 1,2 of the South E	ast 1/4 of Section 7. Township 35 North	
TO HAVE AND TO HOLD the said premises with he appartenances upon the trusts and for the uses and purposes herein and in said trust agreement as to total.  A segment as the store the store of the store	9		
TO HAVE AND TO HOLD the said premises with he appartenances upon the trusts and for the uses and purposes herein and in said trust agreement as to total.  A segment as the store the store of the store	Ox		
thes vested in saud trustee, to donate, to dedicate, to mortgage, led; of otherwise encumber said property, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or view on by lease to commence in present or future, and upon any terms and upon any terms and for any periods of time and to amend, chang or modific leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease and e. Gian, to renew leases are to deal with add property and property, or any part thereof, and to deal with add property and every part in the recent of different from the ways above specified, at any time or times hereafter.  In no case shall any party dealing with add trustee, to be obliged on the recent of the property, or say act of add trustee, to be obliged to see to to t app least on the recent of sold trust agreement; the recent party or expediency of any act of said trustee, to be obliged to see to to t app least on the recent party of any act of said trustee, to be obliged to see to to t app least on the recent party of any act of said trustee, to be obliged to see to to t app least on the recent party of any act of said trustee, to be obliged to see to the surface of the recent party of the recent party of any act of said trustee, and the terms of the terms of said trust agreement was in full force and effect, (b) th. as a conveyance of say act of a said trustee, and the said trustee was duly authorized. The deposition of the said trustee was all force and effect, (b) th. as one part thereof of the delivery three of the trust exceed by this indenture and by said trust agreement, as in full force and effect, (b) th. as one party the said trustee was always and the said trustee. The party of the said trustee was always and the said trustee was always and the said trustee. The said trustee was always and the said trustee, and the said trustee and the said trustee, and the sa	TO HAVE AND TO HOLD the said premises with agreement set forth.	he appurtenances upon the trusts and for the uses and purposes herein and in said trust	
(SEAL) (SEAL) (SEAL) (SEAL) (SEAL)	Full power and authority is hereby granted to a dedicate parks, atreets, highways or alleys and to vac contract to sell, to grant options to purchase, to sell to part thereof to a successor or successors in frust and ties vested in asid frustee, to donate, to dedicate to part thereof any period or periods of time, not exceeding any terms and for any period or periods of time and man for any period or periods of time and times hereafter, to contract to make leases and to grant of the reversion and to contract respecting the property, or any part thereof, for other real or persight, title or interest in or about or easement appur thereof in all other ways and for such other considers similar to or different from the ways above specified, we yed, contracted to be sold, leased or mortgaged by borrowed or advanced on said premises, or be oblige borrowed or advanced on said premises, or be oblige borrowed or advanced on said premises, or be oblige the servery deed, trust deed, mortgage, lease or other instru every deed, trust deed, mortgage, lease or other instru every deed, trust deed, mortgage, lease or other instru every deed, trust deed, mortgage, lease or other instru every deed in accordance with the trust, conditions at ment thereof and binding upon all beneficiaries there every such deed, trust deed, lease, mortgage or other such successor or successors in trust have been prop duties and obligations of its, his or their predecessor in The interest of each and every beneficiary here avails and proceeds hereof is, his or their predecessor in the processor in trust have been prop duties and obligations of its, his or their predecessor or successors in trust have been prop on the proceeds arising from the sale or other dispone beneficiary here avails and proceeds thereof as foreasid.  And the said grantor S. hereby expressly we have a successor or the said and the said grantor s. hereby expressly we have also and the said grantor s. hereby expressly we have a successor or the said and the said grantor s. hereby e	ate an sub, vision or part thereof, and to resubdivide said property as often as desired, to a any to "," nevey either with or without consideration, to convey said premises or any to grant to such successors in trust all of the title, estate, powers and authormortage, sind so consideration to convey and premises or any to grant to such successors in trust all of the title, estate, powers and authormortage, sind so renow on the terms of 198 years, and to renow or extend leases upon it to amend, chang or modifferests and the terms and provisions thereof at any time or ant options to lease and calona, to renew leases and options to purchase the whole or any ant options to lease and calona, to renew leases and options to purchase the whole or any ant options to lease and calona, to renew leases and options to purchase the whole or any ant options to lease and calona, to renew leases and options to purchase the whole or any and options to purchase the whole or any extended and property, to grant a terments or charges of any kind, to release, convey or saign any tenant to said premises, or present thereof, and to deal with said property and every part to said trustes, be obliged to see to a spication of any purchase money, rent, or money it to see that the terms of this trust 1 × 1 cer complied with, or be obliged to inquire into e, or be obliged or privilegated to inquire in oar so the terms of said trust agreement; and ment executed by said trustee in relation, to said calonated to said trust agreement; and ment executed by said trustee in relation, to said a said said trust greement; and ment executed by said trustee in relation, to said a said a said trust sgreement; and defined the conveyance is a said trust agreement; and defined the conveyance is a said trust agreement or in some amend under, (c) that said trustee was duly authorized and employed to execute and deliver instrument was in full force and effect, (b) th, say a conveyance or other instrument was all direct and the some amend under, (c) that said t	nd Revenue Stamps.  TON (STONS OF PAR.  MANNE COLOR  ESTERNA BALLER  ESTERNA B
(SEAL) (SEAL) (SEAL) (SEAL) (SEAL)		0'	
(SEAL) (SEAL)	this 3rd day of A	ugust1979	)
	illiam A. Miller		
tate of Illinois   SS. I, Candace K. Piersma a Notary Public in and for said County, in ounty of Cook   SS. the state aforesaid, do hereby certify that William A. Miller			25090
and Joan K. Miller, his wife	ounty of COOK the state af	a Notary Public in and for said County, in pressid, do hereby certify that	)318
personally known to me to be the same persons	personally l		er .
trubent Proparation officer acknowledged that they signed, sealed and delivered the said instrument as	nstrument Preparedicer acknowledge	ed that they signed, sealed and delivered the said instrument as	
ing the release and waiver of the right of homestead.  Green under my hand and notorial seal this 3rd day of August 1993	K OF LANS ing the relea	se and waiver of the right of homestead.	SM4
MAIL To Cardace & Persona Language In The Control of the Control o		Cardace & Person	
BANK OF LANSING	BANK OF LANSIN	Rotary Public by Wilkinston Class in Calaba	\$ \S
3115 RIDGE ROAD  LANSING, ILL: 11CIS 60438  LANSING, ILL: 11CIS 60438		For information only insert street address of	COOK.

END OF RECORDED DOCUMENTS