## LINOFFLAT COPY

WARRANTY DEED IN TRUST	25252077
This instrument was prepared by Patricia Ralphson, Beveil Bank, 1357 W. 103rd St. Micago, Illinds	(The above space for Recorder's use only)
//	NOV-21-79 2 3 9 3 8 2 25252077 A - NEC 10.00  at the Grantors ANDREW LOCKETT and ARLEA D. LOCKETT,
wife wife	
of the Jounty of Cook  Ten and no/100	and State of Illinois for and in consideration  Dollars, and other good  Conveys and warrants unto the BEVERLY BANK an Illinois
	d, Conveys and warrants unto the BEVERLY BANK, an Illinois Trustee under the provisions of a trust agreement dated the er .19 76 , known as Trust Number
8-5585, the following de and State of Illinois, to-wit:	er , 19 76 , known as Trust Number escribed real estate in the County of Cook
Township 37 North, Range	er of the North East Quarter of Section 28,
recorded August 2, 1923	三路。
Exampt under provider	no of Pon graph
Transa ifon Tex Circlina	me
11-19-22. Data	Sylvia R. Milliuse, Eyer, Selice, or Representative
Grantee's Address: 1267 W	
TO HAVE AND TO HOLD the sale pretinaca with ment set forth. Full power and authority is hereby granted to said dedicate parks, streets, highways or alleys and to vacate contract to sell, to grant options to purchase, to sell on the sell of the se	for tenances upon the trusts and for the uses and purposes herein and in ship trust agree- trust et improve, manage, protect and undividue said premises or any part thereof, to my all avision or part thereof, and to resubdivide said property as often as desired, to a. c. i.s. to convey either with or without consideration, to convey said premises or any parts.
part thereof to a successor or successors in trust and vested in said trustee, to donate, to dedicate, to mortgage or any part thereof, from time to time, in possession or period or periods of time, not exceeding in the case of a for any period or periods of time and to amend, change	Figure 1. Such Successor in successors in trust all of the title, estate, powers and authorities by piled or otherwise encumber said property, or any part thereof, to lease said property or the property of
contract to make feases and to grant options to lease am and to contract respecting the manner of fixing the am thereof, for other real or personal property, to grant eas about or easement appurtenant to said premises or any pro- serve in their considerations as it would be lawful for any	not enances upon the trusts and for the uses and purposes herein and in said trust agree- frust et improve, manage, protect and subdivide said premises or any part thereof, to any all avision or part thereof, and to resubdivide said property as often as desired, to an iteration to convey either with or without consideration, to convey said premises or any an electric convey either with or without consideration, to convey said premises or any an electric convey either with or without consideration, to convey said premises or any and the said of the said of the said property, or any part thereof, to lease said property, the plade or otherwise encumber said property, or any part thereof, to lease said property, or mounting to a said the terms and provision retieve or extend leases that any terms of the plade or otherwise encumber said property, or any part of the reversion of the plade of the terms and provision retieve or extend leases that any terms of the plade or otherwise encumber said property, or any part of the reversion of opinion of provision to purchase the whole or any part of the reversion and options to renew gases and options to purchase the whole or any part of the reversion and thereof, and of or it is said property and every part thereof in all other ways and for person owning the same to deal with the same, whether similar to or different from the in relation to said or at is, or to whom said premises or any part thereof shall be con- tended to said trustee in real at a said real estate shall be conclusive evidence in favor of the same to said trustee in real at a said real estate shall be conclusive evidence in favor of the said trustee in real at a said real estate shall be conclusive evidence in favor of the said trustee in real at a said real estate shall be conclusive evidence in favor of the said trustee in real at a said real estate shall be conclusive evidence in favor of the said trustee in real at a said real estate shall be conclusive evidence in favor of the said trustee in real at a
ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee veyed, contracted to be sold, leased or mortgaged by said rowed, or advanced on said premises, or be obliged to	in relation to said v at a s, or to whom said premises or any part thereof shall be con- firmate, be obliged for v to the application of any purchase money, rent, or money but I trustee, be obliged for v to the application of any purchase money, rent, or money but et plant [be remain of the remain of the corner of shall rent decreament; and every
deed trust deed, mortgage, lease or other instrument was every person relying upon or claiming under any such created by this indenture and by said trust agreement we accordance with the trusts, conditions and limitations or kinding upon all beneficiaries thereunder, (c) had said to	ented by sald trustee in re. (1) 1.1 mid feal estate shall be conclusive evidence in favor or meyange, lease or other in 'unn' it, 'a) that at the time of the delivery, thereof the trust as in full force and effect. (a) it is 'b', the conveyance of other instrument was executed in Uniform the Conveyance of the instrument was executed in Uniform the Conveyance of the Conveyance and delivery every such deed, trust
deed, fease, mortsage or other instrument and (a) it the cin trust have been properly appointed and are fully veste their predecessor in trust.  The interest of each and every beneficiary hereund applies and proceeds arising from the sale or other disposi	and of all persons claiming untured them or am of them shall be only in the calainess.
no beneficiary hereunder shall have any title or interest, avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or here certificate of title or duplicate thereof, or memorial. The considerance with the statute in such case made and prov	tion of value feel cetaile, and such inferest in b, declared to be personal properly.  Eaglier registered, the Registrar of Titles is h richy dure ted not to register or note in the control of the registered, the Registrar of Titles is h richy dure ted not to register or note in the 100 Figure 1 and 100 Figure
And the said grantor hereby expressly waive all statutes of the State of Illinois, providing for the exemp	e and release any and all right or h net, under and by virtue of any and all right or h net, under and by virtue of any and
In Witness Whereof, the grantor afores	said ha Ve hereunto set their hand November 79
and seal this this	day of O de class
ANDREW LOCKETT	(Seal) ARLEA D. LOCKETT (Seal)
	(Scal)
SS.	ndersigned, a Notary Public in and for said County.
County of COOk Ine state afores	Adersigned, a Notary Public in and for said County, assaid, do hereby certify that CKETT and ARLEA D. LOCKETT, his wife  Now to me to be the same person 8 whose name s are subscribed to
to below the	own to me to be the same person 8 whose name 8 are subscribed to instrument, appeared before me this day in person and acknowledged that they
signed, sealed a	instrument, appeared before me this day in person and acknowledged that <u>they</u> and delivered the said instrument as <u>their</u> free and voluntary act, for the asset therein set forth, including the release and waiver of the right of homestead.
CA CA	sees therein set forth, including the release and waiver of the right of homestead.  by hand and notarial seal this 15th day of November 19 79
0.25	4 ,
***************************************	Mae frozen
Beverly Bank	12112 S. Perry Ave. Chicago, Illingis
вох 90	12112 S. Perry Ave. Chicago, Illinois  For information only insert street address of above described property.

END OF RECORDED DOCUMENT