UNOFFICIAL COPY

	Alleg (Eller areas some areas	
	25296282 COUR COUNTY	11 (17)
WARRANTY DEED IN TRUST	DEC-27-79 718581 • 25295282 4 A Rec	10.
		1
	The above space for recorder's use only	- ∭
THIS INDENTURE WITNESSETH, That	the Grantor S RICHARD M MUNIZZO and A THOMAS MUNIZZO	
of the County of Cook (\$10.00)	and State of Illinois for and in consideration	
gruo and valuable considerations in hand		·
	, a corporation duly organized and existing under the laws of the United States ler and by virtue of the laws of the State of Illinois, whose principal place of	
	Blue Island, Illinois, as Trustee under the provisions of a Trust Agreement dated day of June 19 78 known as Trust	:]]]
Number 78079	, the following described real estate in the County of Cook	
and State of nancis, ic wit:		
	ross Subdivision of Lot 38 in Block 10 of tion in the West ½ of Southeast ½ of	
Section 28, Township 39	North, Range 14, East of the Third	
Principal Merilia in Co	_	∭
	Exempt under Provisions of Peragraph & Section 4 of the Real Estate Transfer	
00 This Instrument prepare	abotton 4 of the real estate transfer and by Tak Act as set forth.	.
William H Thomson 3057 S. Western, Blu		
	Brital-freget, of Hebicateurina	$\parallel \parallel$
TO HAVE AND TO HOLD the said premises we trust agreement set forth. Full power and authority is hereby examed to	ith the appur mances upon the trusts and for the uses and purposes herein and in said	_
of, to dedicate parks, streets, highways or alleys as desired, to contract to sell, to grant options to said premises or any part thereof to a successor	and to vacate any subdivision or part thereof, and to resubdivide said property as often purchase, to sell any time, to convey either with or without consideration, to convey or successors in rust and to grant to such successor or successors in rust all of the	famp
title, estate, powers and authorities vested in secty, or any part thereof, to lease said property, mence in praggenti or future, and upon any terms	aid trustee, to dona. ' de l'eate, to mortgage, pledge or otherwise encumber said prop- car any part thereof, tror tine to time, in possession or reversion, by leases to com- s and for any period or eriod; of time, not exceeding in the case of any single demise	nue S
the term of 198 years, and to renew or extend lea leases and the terms and provisions thereof at options to renew leases and options to purchas	ses upon any terms and or a friend or periods of time and to amend, change or modify any rime or times hereafter, co untract to make leases and to grant options to lease and the whole or any part of the reversion and to contract respecting the manner of fixing	Reve
the amount of present or future rentals, to partit to grant easements or charges of any kind, to rel said premises or any part thereof, and to deal wit	ion or to exchange said property. Fire v part thereof, for other real or personal property, lease, convey or assign any right, fire or interest in or about or easement appurenant to a said property and every part there is in all other ways and for such other considerations.	and i
as it would be tawtil for any person owning the s at any time or times hereafter. In no case shall any party dealing with said be conveyed, contracted to be said forced in	Trustee in relation to said premises, or whom said premises or any part thereof shall	Idera
rent, or money borrowed or advanced on said pre obliged to inquire into the necessity or expedient of said trust agreement and every deed trust of	mises, or be obliged to see that the terms of his trust have been complied with, or be yo any act of said Trustee, or be obliged privileged to inquire into any of theterms leed, mortgage, lease or other instrument executed.	lig B.
real estate shall be conclusive evidence in favor strument, (a) that at the time of the delivery then effect, (b) that such conveyance or other instrum	of every person relying upon or claiming under an auch onveyance, lease or other in- the trust created by this indenture and by said trust a rement was in full force and ent was executed in accordance with the trusts, and tition and limitations contrained in	affixing
tors indenture and in said trust agreement or in Trustee was duly authorized and empowered to e. (d) if the conveyance is made to a successor or	some amendment thereof and binding upon all b reficiar's thereunder, (c) that said recure and deliver every such deed, trust deed, leas, and gage of other instrument and successors in trust, that such successor or successors in trust, that such successor or successors in trust, that such successor or successors in	Ž į
The interest of each and every beneficiary earnings, avails and proceeds arising from the	ossie, rigors, powers, numorines, quites and obligations o '5', 115 or their predecessor their predecessor of the state of the state of their disposition of said real event, and such inversity in the latest of their disposition of said real event, and such inversity in the latest of the said such inversity in the sai	25
personal property, and no beneficiary hereunder s only an interest in the earnings, awalts and procee If the title to any of the above lands is now o	hall have any title or interest, legal or equitable, in or to sair (eal) state as such, but reds thereof as aforesaid. Thereafter registered, the Registrat of Titles is hereby directed to oregister or note.	
in the certificate of fitle or duplicate thereof, or n similar import, in accordance with the statute in s	ith the appur mances upon the trusts and for the uses and purposes herein and in said to said trustee to impore, manage, protect and subdivide said programs or any part there and to vacate any subdive into no part thereof, and for resubdivide said programs as often purchase, to sell in any toms, to convey either with or without consideration, to convey of successors in the said of grants to such successor or successors in rust and to grants to such successors or successors in the said of grants to such successors or successors in the said of grants to such successors or successors in the said of grants or successors or successors in the said of grants of the said of any part of the said of said of any part of the said of said of said of said of said of said of any part of the said of sai	8
		8
in withess whereof, the grantor S at	oresaid ME_hereunto set their_band_S and sealS_this_8t.1_	
(Super III William	2 (Soal) & Paus Mungo (Seal)	
Richard M Munitzo	(Seal) A Thomas Munizzo (Seal)	11.
		Z #
State of Illinois	the undersigned Richard M Munizzo and G Inomas	
County of the state afo	resaid, do hereby certify that MUNIZZO	
5 .01	pown to me to be the same person S whose name S are subscribed to the	S케취
	trument, appeared before me this day in person and acknowledged that	
	ed and delivered the said instrument as their free and voluntary act, for the poses therein set forth including the release and waiver of the right of homestead	$\parallel \parallel \parallel$
	my band and notarial scal this 8th day of November 19 79	
TPO Francisco	(Miley Mendade	∭ ′_
	/ Notary Public	\parallel
First National Bank of Blue Isl	and 314 W 31st St., Chicago, ill	
TO: Box 98	above described property.	
BOL WATER OF SECUNDADO COMOS	υ	
WE ISLAND, ILLINOIS 60406		
	•	
		were a transfer of the second

... HÆ