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WARRANTY DEED IN TRUST

D2. 188 1. 10

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. The above space for recorder (was only		
THIS INDENTURE WITH SSETH, that the Granter RICHARD A. DANIEL and HELE		
M DANIEL, his wife, Of the County of Cook and State of Illinois for and in consideration of the same of Ten Dollars (\$10.00)), I	
of hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged to very and Warrani is anto River Oaks Bank and Trusi Company, an Illinois Banking Corporation, whose	و]	
Agreement dated the LILTH day. January to \$80 and known as Irustee under the provisions of a certain Trus Agreement dated the LILTH day. January to \$80 and known as Irus Number 1509 the following described reacestate in the County of Cook	1	
Number 1809 the few wint described remestate in the County of COOK and State of Surveys, to exit	-	
Lot 54 (errept the South 4 feet thereof) and (except the North 12 feet thereof) in Thapman's 10th Addition to Tulip Terrace, being a Subdivision of that part of the South 11.79 acres of Lot 7 North of the East		
and West cover line of Section 14 in the partition of that part of the West 12 of Section 14, Township 36 North, Range 14 East of the Third	-	
Principal Merid ar, ying North of the river and the East 1/2 of the Southwest 1/2 of Section 11, Township 36 North, Range 14 East of the		
Third Principal Meridian, (except the railroad land, being part of the estates of Elizabeth lerger).		
10.	-	
SUBJECT TO	}	
IO HAVE AND 10 H M D decire in the control of the decire of the fleets and place of the decire of the fleets and part the rest to the decire of the fleets and part there of the decire		
COND of Successives in the deal of the title, edite present and and the system and Trivial is donate to denate the more large plotter or understood more such ranks and real relation of my partition. We can said that exists or any partitioner of from more to time, in procession of reastroom, by loss to common mean proceedings of the exact facts single-denot in terms of the total and upon any terms and for any period of periods of time and for any period of time and the period of time and the angle of the period of time and the angle of the period of times are the period of times and the period of times and the period of times are the period of times and the period of times are the period of times and the period of times and the period of times are the period of times and the period of times are the period of times and the period of times are the period of times ar	of Bevenue	
ution or to sublance and real state, or any most the self-bit other real access of separts or particular memoric or charge of any kind, to refere a conserver assignment, or the first state of the real self-bit appointment to such and extate or any part thereof, and to deal with said real state and every part the ordinate other asy and to which they consideration as it would be lackful for any between whem it is said out of the consideration as it would be lackful for any between whem it is said out of the consideration as it would be lackful for any between the construction of th	gove for afficing Ribers and Revenue	
real estate or any part thereof shall be convexed connected to be said black of instituted of said Tractice, it as variety of in trast, be obliged to see that the terms of the trust have been purchase more centre money between the read of active by one safety destate or be obliged to see that the terms of the trust have been complied with, it is obtained in the subscript, necessity of expediency of an activity and tractice, it is obtained by the predictive of the obliged to inspirate activities and of the terms of the t	The same of the sa	
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contract, duhgation is in left-the everycept into so far as the trial property and faithed in the actual press extended the Trade, shall be applied by for the provincial and dividance trace of a Alip renormal despreciations who miscover and with second to the firm in date of the firm, for record of this Deed. The rightest of each and seek procedures to report of an unity and Print, presented as a gladier room changing and extended.	Sc.	
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nors," or words of similar intent, in accordance with the status in such a so made and provined. Any computate successor to the trust basiness of a second-profat truster mainst herein or acting her ender shall be come tristeen in place of its preferences, without the race acts of any corse variety or transfer. And the shall fainted Signeds was a "and relicate Large as the large research as the state of films is, providing for the exemption of home steads from take one executor or otherwise.	6	
In Writess Whereof, the grantons at result have herealth set their hands and seas this, 11th have January 1980	Z Bles	<u>ئ</u> ,
In Writes Wicrost, the grantors of treated to Ye normalis of their hands and seals this 11th lay of January 1980 Acclased A. Eaniel 1984 Helen W. Daniel 1984.)000	25
State of Illinois . 1 Louis E. Siciliano	DOOUG	ž
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The latest of the control of the forest of the same persons whose name S are substrated to the foresoning instrument, appeared before in this day in person and acknowledged that the Y appeal so and purpose the farm strainent as their free and voluntary as the the uses and purposes the forth, including the release and	}	•
Given under my hant and nytariat of the 11th Anuary 1980		
Commission Expires November 6, 1981	!	
NO TRUST COMPANY Dolton, Illinois 60419		
For information only tissert property address	ζ.	

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