•	COOK COUNTY, ILLINGIS FILED FOR RECORD	Sidney N. Olson  RECORDER OF DEEDS
DEED IN TRUST <b>26071664</b>	1981 NOV 27 PM 1: 09	26071664
QUIT CLAIM	The above space for record	er's use only
THIS INDENTURE WITNESSETH, That		
Mary M. Murphy, of the County of Cook of Ten (\$10.00) and no/100———————————————————————————————————	Convey s and Quit Clark OF ARLINGTON HEIGHTS, ILLI Is Land Trustee under a trust agreement of May the following described real exist to-wit:  Lion to Matteson, being a Sortheast Quarter of Section maship 35 North, Range 13, Eaty, Illinois.	or and in consideration dollars, and other good unto NOIS, a National bank-nt dated the , 19 78, known state in the County of ubdivision of 20 and the North-
hereinafter called "the real estate."  Otherwise known as the following address  TO HAVE AND TO HOLD the real estate with its and in the trust agreement set forth.  Full power and authority is hereby granted to thereof; to dedicate parks, streets, highways or alleys sell or exchange, or execute grants of options to pure without consideration; to convey the real estate or a successor or successors in trust all of the title, estate, norigage, or otherwise encumber the real estate, or of, from time to time, in possession or reversion, by for any period or periods of time, and to execute amendments, changes time or times hereafter, to execute amendments, changes time or times thereafter, to execute account of make or the whole or any part of the revanount of presence the whole or any part of the revanount of presence in or about or execute grant right, title or interest in or about or exercise grant right, to said real estate and ery part thereof in all any person owning the title to the real estate to dealed and at any time or times hereafter.	Arthugues appurtenances upon the rust and for the said trustee to subdivide and and did the and to vacate any subdivision o, p. At itere hase, to execute contracts to sell on any or any part thereof to a successor or succe sor to powers and authorities vested in the traiter may part thereof; to execute leases of the real years to commence in praesent or firm, necessary or extensions of leases upon any term or cases and to execute options to lease and or ersion and to execute options to lease and oversion and to execute contracts respecting so of examents or charges of any find; to red other ways and for such other considerations all with it, whether similar to or different free	uses and purposes herein the real estate or any part of; to execute contracts to s, to convey either with or trust and to grant to such to donate, to dedicate, to acte, or any part there and upon any terms and ms ar io, any period or privisions hereof at any public to rene leases and the an er of fising the case, come, 's ssign any of, and to act with the as it would be any off for an it would be any off for mn the ways abre especial.
In no case shall any party dealing with said trust thereof shall be conveyed, contracted to be sold, leas of any purchase money, rent or money borrowed or trust have been complied with, or be obliged to ir be obliged or privileged to inquire into any of the ter or other instrument executed by the trustee in relation relying upon or claiming under any such conveyance the trust created herein and by the trust agreement was executed in accordance with the trusts, conditions amendments thereof and binding upon all beneficiariand deliver every such deed, trust deed, lesse, mo cessor or successors in trust, that such successor or successors in trust, that such successor or successors in trust, that such successor of the interest of each beneficiary under the trust only in the possession, earnings, and the avails a the real estate, and such interest is hereby declared to	advanced on the real estate, or be obliged to aquire into the necessity or expediency of a rms of the trust agreement; and every deed, it to the real estate shall be conclusive evidence, lease or other instrument, (a) that at the tir was in full force and effect, (b) that such convey and limitations contained herein and in the es, (v) that the trustee was duly authorized a ritgage or other instrument and (d) if the con- recessors in trust have been properly appointed and obligations of its, his or their predecessor	n see that the terms of the my act of the trustee, on the deed, mortgage, lease e in favor of every person one of the delivery thereof syance or other instrument trust agreement or in any and every person of the delivery thereof syance is made to a sucand are fully vested with r in trust.
tereds thereof as aforesaid.  If the title to any of the above lands is now or register or note in the certificate of title or duplica "with limitations," or words of similar import, in as And the said grantor. hereby expressly wait by virtue of any and all statutes of the State of Illinois otherwise.	hereafter registered, the Registrar of Titles te thereof, or memorial, the words "In trust," cordance with the statute in such case made ve S. and release. S. any and all ri	is hereby directed not to or "upon condition," or e and provided.

(SEAL)

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## UNOFFICIAL COPY

	the forego	known to me to be sing instrument appearaged, scale	ared before me this day in d and delivered the said in	who is see name is subscribe reperson, and acknowledged strument as her	that
<b>A</b>	waiver of	oluntary act, for the the right of homester	uses and purposes therein se	t forth, including the release	and day
	<b>of.</b>	November	19.81.	Narry Public	
HOTANY DINIG	O/X,		0	Notary Public	
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D IN TRUST				iois 60005	
DEED IN TRUST		FIRST ARLINGTON NATIONAL BANK LAND TRUSTEE Arlington Hoights, Illinois		iois 60005	Co
DEED IN TRUST			Mail To:	RLINGTON L BANK on Halghts, Illinois 60005	