## **UNOFFICIAL COPY**

26203441

	e commins	essely, Chat	the Grantor,	****************************	
Frank R. Reynolds,					
f the County of	Cook	and Eta	te ofIlli	nois <u>f</u> or	and in consideration
Ten and 00/100					
nd other and valuab	le consideratio	ns in hand paid, C	onveysnd	Warrant	unt
irst national ban					
f a trust agreement dat	ed the	6th	day of	April	19 82 knows
Trust Number	64,th	e following descr	ribed real estate	in the County of	t <u>Cook</u>
nd the State of Illin is	, tr-wit:				
Lot 10 in Ramsgat Section 17, Towns in Cook County, I	hip 12 Nor				
		Co		26	20 <b>3</b> 441
	near Estat	le Transfar 7'√	of West of		Man -
		)ale	. (i) . u	11 Mar	rantance)
				1	
Full power and auth- ises or any part thereof, and to resubdivide said; terms, to convey either or cumber, said property, or sion or reversion, by leas of time, not exceeding ir any terms and for any pi- tnereof at any time or t- renew leases and options fixing the amount of pro other real or personal pro or interest in or about and every part thereof is ing the same to deal wi- times hereafter.	property as oft with or without any part ther is to commenc to the case of a sriod or periodi mes hereafter, to purchase the esent or futur-operty, to grassement appun all other way the the same, w	ten as desired, to et consideration, to reof, to lease said; ein praesenti or in ny single demise tis of time and to an, to contract and the whole or any pae rentals, to partitut essements or chritenant to said pris and for such other heterast to said pris and for such other similar to	ontract to sell, to donate, to dedic oroperty, or any if uture, and upo te term of 198 yeard, change or i o make leases art of the rewarsion or to exchanarges of any kind emises or any per considerations or different from	o grant options to take, to morigage, part thereoi from a my terms all ears, and to ref- modify leases and d to grant option n and to contract ge said property, to release convey tr thereof, and to as it would be is the ways above	purchase, to sell on a pledge or otherwise pledge or otherwise it me to time, in post or me to time to time, in post or me to extend lesses union the time to the sell of the time to time time to time to time to time time to time to time time time time time time time time
	party dealing				
that the terms of this tr act of said trustee, or or deed, trust deed, mortga conclusive evidence in fa- strument, (a) that at th was in full force and off conditions and limitatio and binding upon all to cute and deliver every s	wase money, rerust have been e obliged or prige, lease or of avor of every petime of the dect, (b) that a marketime time of the dect, (b) that series the eneficiaries the	nt, or money borror complied with, or complied with, or civileged to inquire the instrument execution relying upon the conveyance or n this Indenture arreunder and (c) to complete and (c	leased or mortgi wed or advanced be obliged to inq into any of the cuted by said tri or claiming un- trust created by other instrument nd in said truste hat said truste	iged by asid trustic upon asid premiure into the necestarms of said trustee in relation the any such conviction in this indenture as was executed in agreement or in agreement or in was duly authoris	ses, or be obliged to saity or expediency of sat agreement; and be o said real estate shal eyance, lease or other ad by said trust agreer accordance with the tr
and binding upon all be cute and deliver every s	use money, rer rust have been e obliged or pr ge, lease or of every p te time of the d fect, (b) that s ms contained it eneficiaries the such deed, trus ch and every things, avails an declared to be	nt, or money borror complied with, or vivileged to inquire their instrument exsersion relying upon lelivery thereof the uch conveyance or n this Indenture a recunder and (c) it deed, lease, mort beneficiary hereund proceeds arising personal property.	leased or mortge wed or advanced be obliged to inq into any of the cuted by said trust reacted by other instrument of insaid trust and in said trust hat said trustee gage or other in ler and of all pe from the sale on and no beneficia	ged by said trust: upon said premi uire into the necet terms of said tri stee in relation t ear any such conv this indenture ar was executed in i agreement or in was duly authoris satrument. rsons claiming ur r other dispositio ry hcreunder shall	se, be obliged to see to see, or be obliged to usity or expediency of usity or expediency of os aid real estate shaleyance, lease or other down and the same amendment the ed and empowered to user them or any of a nof said real estate, thave any title or interest.
and binding upon all be cuts and deliver every a The interest of each shall be only in the earn such interest is hereby legal or equitable, in or as aforesaid.	case money, rer cust have been e obliged or pr ge, lease or ot avor of every p e time of the fect, (b) that s ms contained is ms contained is ns contained to hand every b nings, avails an declared to be to said real es of the above las in the certifica	nt, or money borror complied with, or ivileged to inquire their instrument experson relying upon lelivery thereof the unch conveyance or n this Indenture a reunder and (c) it deed, lease, mort beneficiary hereund proceeds arising personal property, state as such but or mids is now or here to of title or dupile.	leased or mortgy wed or advanced be obliged to inq into any of the cuted by said tr- or claiming un- trust created by other instrumen nd in said truste gage or other in ler and of all pe from the sale o and no beneficia noly an interest after registered, after registered, after registered, after registered, aste thereof, or	iged by said trusts upon said premi upon said premi uire into the necesterms of said trustee in relation the rany such convention of the rangement of the said trustee in relation to agreement or in was duly authoris latrument.  Trons claiming ur other disposition the estimate of the resulting of the resulting of the resulting of the regulator of the Registrar of the regulator of the regulator of the registrar of the registrar of the regulator of the registrar o	ne, be obliged to see to see, or be obliged to usity or expediency of usity or expediency of osaid real estate shall expance, lesse or other objects of the secondance with the tracer and empowered to der them or any of of said real estate, have any title or intevals and proceeds the Titles is hereby directles is hereby directles.
and binding upon all becute and deliver every a The interest of each shall be only in the ear such interest is hereby legal or equitable, in or as aforesaid.  If the title to any onot to register or note i condition," or "within liprovided.	case money, rer crust have been e obliged or prige, lease or ot avor of every pet lime of the defect, (b) that s ns contained it inserticiaries the such deed, trus chand every things, avails and colared to be to said real estof the above last in the certification of the same of the above last in the certification," or or,	nt, or money borror complied with, or ivileged to inquire her instrument exsersion relying upon lelivery thereof the uch conveyance or n this Indenture a reunder and (c) it deed, lease, mort beneficiary hereund proceeds arising personal property, state as such but or mids is now or hereit of title or duplic words of similar i	leased or mortgr wed or advanced be obliged to inq into any of the cuted by said tr- or claiming un- trust created by other instrumen nd in said truste gage or other in ler and of all pe from the sale o and no beneficia nily an interest of after registered, atte thereof, or mport, in accord-	iged by said trusts upon said premi upon said premi uire into the necesterms of said trustee in relation the rany such convention of the rangement of in agreement or in was duly authoris latrument.  Trons claiming ur other disposition the estimate of the resulting of the result	ne, he obliged to see to see, or be obliged to usity or expediency of usity or expediency of usity or expediency of considerate shall be used to said real estate shall be used to said trust agreer accordance with the trace amendment the ed and empowered to der them or any of of a der them or any of the used to said real estate, have any title or intevalls and proceeds the Titles is hereby directly or "ords "in trust," or "oute in such case made to phenefit under an
and binding upon all be cuts and deliver every at the interest of each shall be only in the earn such interest is hereby legal or equitable, in or as aforesaid.  If the title to any on to register or note is condition," or "within liprovided.  And the said grant wirtue of any and all station or otherwise.  In Witness Whereo	usse money, rer rust have been e obliged or pr ge, lease or ot avor of every p e time of the d fect, (b) that a ms contained in eneficiaries the such deed, trus th and every b nings, avails and declared to be to said real es of the above last in the certifical imitations," or orShereby e atutes of the S	nt, or money borror complied with, or ivileged to inquire their instrument exsersion relying upon lelivery thereof the lelivery thereof the lect conveyance or n this Indenture a creunder and (c) it deed, lease, mortoeneficiary hereund proceeds arising personal property, tate as auch but or mod is now or here te of title or duplic words of similar interestly waive	leased or mortgi wed or advanced be obliged to inq into any of the cuted by said troop other inatrumen and in said trust hat said truste aggs or other in from the said truste and of all perform the said of the interest in	ged by said trusts upon said premiure into the necesterms of said trustee in relation the range such convention of the range such convention of the rangement or in agreement or in agreement or in conscialming ur rother disposition of the remaining ur the remain	ne, he obliged to see to see, or be obliged to usity or expediency of usity or expediency of usity or expediency of considerate shall be used to said real estate shall be used to said trust agreer accordance with the trace amendment the ed and empowered to der them or any of of a der them or any of the used to said real estate, have any title or intevalls and proceeds the Titles is hereby directly or "ords "in trust," or "oute in such case made to phenefit under an
and binding upon all be cuts and deliver every as The interest of each all be only in the earn such interest is hereby legal or equitable, in or as aforesaid.  If the title to any on to register or note is condition," or "within liprovided.  And the said grant virtue of any and all attion or otherwise.  In Witness Whereo 6th	iase money, rer ust have been e obliged or pr ge, lease or ot avor of every p is time of the d fect, (b) that s ms contained is eneficiaries the such deed, trus th and every t nings, avails an declared to be to said real es of the above lan in the certifica- mitations," or orShereby e atutes of the S f, the grantor April	nt, or money borror complied with, or ivileged to inquire their instrument exsersion relying upon lelivery thereof the lelivery thereof the lect conveyance or n this Indenture a creunder and (c) it deed, lease, mortoeneficiary hereund proceeds arising personal property, tate as auch but or mod is now or here te of title or duplic words of similar interestly waive	leased or mortgi wed or advanced be obliged to inq into any of the cuted by said tru or claiming untrust created by the intrument in a said trust egge or other instrument in ler and of all per and release and rele	ged by said trusts upon said premiure into the necesterms of said trustee in relation the range such convention of the range such convention of the rangement or in agreement or in agreement or in conscialming ur rother disposition of the remaining ur the remain	se, be obliged to see to see, or be obliged to usity or expediency of usity or expediency of usity or expediency of usit agreement; and to said real estate shall be used to said real estate shall be used to said real estate, the said real estate, the use and the or and of said real estate, there are used to real estate, the said real estate, and said real estate, and said real estate, and said real estate and said real estate said real esta

## UNOFFICIAL CO

APR-16-82 602456 26203441 10.00 STATE OF \_\_\_\_ Illinois\_\_) COUNTY OF Cook my han day College Col

FIRST NATIONAL BANK OF LA GRANGE La Grange, Illinois

RUST DEPARTMENT

END OF RECORDED DOCUMENT