UNOFFICIAL COPY

	128年	SO THUS SO THUS	
WARRANTY DEED IN TRUST		26366	
	SAP-30-82 63 5ms a.a	e space for fecorder's use only	
THIS INDENTURE WITNESSETH, I	That the Grantor S NATHA	NIEL HULL and EDNA	HULL,
of the County of Cook of Ten and 00/100(\$10.	and State of II	linois for a	nd in consideration
good and valuable considerations in h	and paid, Convey S	and Warrant S	unto the FIRST
national bank of blue islat an' qualified to do a trust business			
the 31st	e, Blue Island, Illinois, as Trusto day of Januar		t Agreement dated , known as Trust
Number 77009 and State of 'Illinois, to-wit:			Cook
1 04	rigans Stewart Rid	se Addition being	
2 Subdivision	of the Southeast	1/4 of the North-	{ {
14 Task of the	ection 28, Townshi Third Principal	Meridían (except	}}
	fore dedicated) acecorded 8-2-23 as		
Cook Courty, I			ij
PUBLICE TO. Carata	Sol estate taxe	- Fam 7007 and	<u>}</u>
subsequent years; co	<pre>.eal estate taxes venarts, condition</pre>		a of
record. TO HAVE AND TO HOLD the said premise	es with the appurtenances upon the	trusts and for the uses and purposes	herein and in said
TO HAVE AND TO NOLD the said premise to the same premise set forth. Of the deficate parks, streets, highways or all as desired, to contract to sell, to grant option of a desired, to contract to sell, to grant option it is a said premise to the said premise in the said premise in the said premise in transaction of the said premise in transaction to said the said premise in transaction to said the said premise in transaction of the said premise in the said premise to renew leases and options to practice of the said premises or any part thereof, and to deal as it would be lawful for any person owning to grant epsements or charges of any kind, it is and premises or any part thereof, and to deal as it would be lawful for any person owning to the said premises or any part thereof, and to deal as it would be lawful for any person owning to the said premises or any part thereof, and to deal as it would be lawful for any person owning to the said premises or any part thereof on the said premises or any part deal of the said premises of any part deal of the said that and the said trust agreement; and every deed, true callesting that such conveyance or other instances, that such conveyance or other instances of the said trust agreement of Irustee was duly authorized and empowered the time for the said trust agreement of trustee was duly authorized and empowered the time indenture and in said trust agreement of trustee and are fully vested with all the citical trust agreement of the said trust agreement of trustee and are fully vested with all the citical trustees of each and every beneficied.	ed to s. tr to improve, manage leys and to vaca e any subdivision as to purch, se, to sell on any terms.	e, protect and subdivide said ptemise or part thereof, and to resubdivide sa to convey either with or without cons	s or any part there- id property as often ideration, to convey
said premises or any part thereof to a succe title, estate, powers and authorities vested i erry, or any part thereof, to lease said prope	ssor or succes of trust and to in said trustee, do te, to dedica erty, or any part there of, om time	grant to such successor or successor te, to morigage, pledge or otherwise to time, in possession or reversion	s or any part there- id property as often ideration, to convey s in trust all of the encumber said prop- by leases to come any single demise d, change or modify pitions to lease and he manner of fixing
mence in bisesenti of futuro, and upon any the term of 198 years, and to renew or extend fleases and the terms and provisions thereof	leases upon any come and for any are any time or times are easier, to c	or rime, not exceeding in the case of period or periods of time and to amer contract to make leases and to grant of	id, change or modify
options to renew leases and options to pure the amount of present or future rentals, to pe to grant easements or charges of any kind, to	mase the whole of any art of the fi stition or to exchange i lid prop- o release, convey or assign an cigh	or any part thereof, for other real or tirle or interest in or about or ease	t personal property,
as it would be lawful for any person owning t ar any rime or times hereafter.	he same to deal with the sam , where	h r similar to or different from the wa is or to whom said ptemises or any	r personal property, ment appurtenant to ther considerations ys above specified, y part thereof shall ny purchase money, complied with ar be
be conveyed, contracted to be sold, leased tent, or money borrowed or advanced on said bbliged to inquire into the necessity or expec	or mortgaged by said Trustee, be of i premises, or be obliged to see the fiency of any act of said Trustee, o	tige I to see to the application of a t the terms of this trust have been o be of ed or privileged to inquire in	omplied with, or be
be said stust agreement; and every deed, in facal estate shall be conclusive evidence in facturent, (a) that at the time of the delivery	ist deed, mottgage, lease or other avor of every person telying upon or thereof the trust created by this ind	cla sing rader any such conveyance classification by said stust agreement w	in relation to said in relation to said , lease or other in as in full force and ations contained in inder, (c) that said ther instrument and
this indenture and in said trust agreement of Trustee was duly authorized and empowered to	r in same amendment thereof and b	inding up a al beneficiaries thereu	nder, (c) that said ther instrument and been properly 40-
d) if the conveyance is made to a successor bointed and are fully vested with all the cities for trust.	e, estate, rights, powers, authoritie	s, duties and of igar one of its, his o	their property ap- recheir predecessor hall be only in the
of units. Of the interest of each and every benefici Pearnings, avails and proceeds arising from it pressons) property, and no beneficiary hereusd and an interest in the earnings, avails and principle and in the certificate of side or doplicate thereof, similar import, in accordance with the statute	he sale or other disposition of said ler shall have any title or interest,	real estate, and on interest is her legal or equitable, in or to end eal	eby declared to be estate as such, but
Sonly an interest in the earnings, avaits and pro- if the title to any of the above lands is no in the certificate of title or duplicate thereof,	or memorial, the words "in trust,"	trar of Titles is hereby directed to the suppose condition," or " with limitar	ions, or words of
And the said grantor 5 hereby express all statutes of the State of Illinois, providing f	in such case made and provided.	and all right or benefit under and w	virtue of any and
all statutes of the State of Illinois, providing f	or the exemption of homesteads from		25th
IN WITNESS WHEREOF, the grantor September	atoresaid ha Ve hereunto set	hand and seal and	
day of	7/	11	C. Secti
- Nathaniel Huly	(Seal)	E W	(Seal)
CEARLY AUI PULL	(Seal)	Staning to the said	
		, a Notary Public in and fo	and County in An
vate of	ne undersigned	Nathaniel Hull and	San County III
the state	aforesaid, do hereby certify that Ina Hull, his wife		
1 10 To			ubscribed to the
	known to me to be the same person	der in mercon and arknowledged that	_they_
	and the said institut	nent as net and voton	
	umpere therein set forth including t	he release and waiver or the right of	homestead.
Given unde	er my hand and notarial seal this	29th Sept.	19 <u>94</u> [
9 *************************************		Acres Volde	(1 - g
THIS INSTRUMENT PREPARE	ED BY; George A. B	ehlingogary, Public 5210	₩. 95th St.
Oak Lawn, III. 60453		Cher	//
First National Bank of Blue Is	land 14746 \$	· LAFAYETTE CHICAGE Information only insert street address	61
	illand, 100 i	above described property.	}
Box 98			III
₹- M-72 GRAFICS PHESS, CHICAGO 60605			

END OF RECORDED DOCUMENT