UNOFFICIAL COPY

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DEED IN TRUST 1982 OCT	1 AM 10.00 263683	13
		محاسطة أسير أأبادة
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THIS INDENTURE WITNESSETH, that MH-Gfa8	The above space for recorder's use only Porto - Bonnas Bon OABHCALLE TOWNEY CADRIES	Section Section of the control of th
his wife.	Cor & & Main & P. Out and Assert Press 1.11 county of	onvalla
·	Michigan for and in consideration	8 3 8
of TEN AND NO/100 (\$10.00)	Dollars, and other good	1/1/5/3
of TEN AND NO/100 (\$10.00) Dollars, and other good and valuable considerations in hand paid, Convey and Warrant unto		
FIRST NATIONAL BANK OF CICERO, a National Banking Association of Cicero, Illinois, as Trustee under the provisions of a trust agreement dated the 20th day of August		
19 82 , known as Trust Number 8101 , the following described real estate in the		
County of Cook and State of Illinois, to-w	nt:	1 3 3
		lyer,
Lot twenty five (25) in B	eifeld's Addition to South	l of Nig
Fldgeland in the South West quarter (1/4) of Section		
s venteen (17), Township thirty-nine (39) North, Anne thirteen (13), East of the Third (3rd) Principal Meridia, in Cook County, IL		
For twenty five (25) in Beifeld's Addition to South Fldgeland in the South West quarter (1/4) of Section s venteen (17), Township thirty-nine (39) North, finge thirteen (13), East of the Third (3rd) Principal Meridial, in Cook County, IL		
	$/70_{22}/$	
	////	at 12 Step
Ox		Estate Estate
TO HAVE AND TO HOLD the said premises with the aprintenances upo	on the tweete and for the pass and purposes herein and in said	"Exempt under Real Estate 7.
		الع ﷺ ا
thereof, to dedicate parks, streets, highways or alleys and to wacte any often as desired, to contract to sell, to grant options to purchase to ell o convey said premises or any part thereof to a successor or successor in t	subdivision or part thereof, and to resudcivide and property as on any terms, to convey either with or without consideration, to trust and to grant to such successor or successors in trust all of	263680
the title, estate, powers and authorities vested in said trustee, to long property, or any part thereof, to lease said property, or any part thereof, to lease said property, or any part the off the property of any period or messes in parteents or future, and unon any terms and for any period or	te, to dedicate, to mortgage, pledge or otherwise encumber said from time to time, in possession or reversion, by leases to com- per lots of time, not exceeding in the case of any single demise	36
the term of 198 years, and to renew or extend leases upon any terms modify leases and the terms and provisions thereof at any time or time.	id or any period or periods of time and to amend, change or b confeet, to contract to make leases and to great options to	E 85
of fixing the amount of present or future rentals, to partition or to exchang property, to grant easements or charges of any kind, to release, convey	r and reversely, or any part thereof, for other real or personal	31
Full power and authority is hereby granted to said t usive to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, stretch, highways or alleys and to vacate any subdivise or part thereof, and to resultdivide said property as often as desired, to contract to sell, to grant options to purchase to cell on any terms, to convey either with or without consideration, to the contract to sell, to grant options to purchase to cell on any terms, to convey either with or without consideration, to the contract to sell, to grant options to purchase to contract, to contract, to dedicate, to mortgange, pledge or otherwise encumber said property, or any part thereof, to lease said property, or any part mer of, from time to time, in possession or reversion, by leases to commence in parceantic or future, and upon any terms and for per old of time, not exceeding in the case of any single demises the lease and options to renew leases and options to purchase the whole or all part of the reversion and to contract respecting the manner of fixing the amount of present or future results, to partition of to exchanice said property, or any part thereof, for other real or personal property, to grant essements or charges of any kind, to release, convey or said and the property, to grant essements or charges of any kind, to release, convey or said to the contract of any kind, to release, convey or said to the contract of		
In no case shall any party dealing with said trustee in relation to said premis and the whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged on set to the application of any purchase money, right or morey begrowed or advanced on said premises, or be obliged to see that the erm of this trust have been complied with, or be		
obliged to inquire into the necessity or expediency of any act of said trustee, or be billed or privileged to inquire into any of the terms of said trust spreement; and every deed, trust deed, mortgage, lease or other matr ment executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every mercan relating upon or claimly any expensive support of the conclusion.		
the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premis or ', whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged or so to the application of any purchase monery rest, or morey borrowed or advanced on said premises, or be obliged to see that the erm of this trust have been contracted to the trust of the trust have dead trust any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other matr ment executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or chaim for u erany such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this indentu on the part of the trust continues an executed in a containing u erany such conditions and limitations contained in this indenture and in said trust agreement or in some amendment thereof and indict upon all beneficiaries thereunder instrument and (d) if the conveyance is made to a purceasor or sucreasors in trust, and the sucreasors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, dutier and obligations of its, his or their predecessor in trust.		
contained in this indenture and it said trust agreement of in some amendment thereof and inter of your an entertained trust agreement of in some amendment thereof and inter over such deed in a deed, lease, mortrage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successors in trust have been		
properly appointed and are fully vested with all the title, estate, rights, howers, authorities, dutier and obligations of its, his or their predecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or the order of them shall be only in the		
predecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of sald real estate, and aut. interest is neby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to laid, and estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesald. If the title to any of the above lands is now or hereafter, the Neglatrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust." or "upon condition," or "with limit dions," or words of similar import, in accordance with the statute in such case made and provided.		
If the title to any of the above lands is now or hereafter registered, the Registers of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust" or "upon condition," or "with limit dions," or words of similar function in secondance with the statute in such case mode and provided.		
And the said grantors hereby expressly waive and release—any and all right or benefit under an by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from said on execution or otherwise.		
In Witness Whereof, the grantor S. aforesaid ha VC. bereunto set		
this 20th day of August	19.82	
(Seal)	(Setty Caresa (Seal)	
Donald E. Caruso	begrey Caruso	<i>)</i>
THIS INSTRUMENT PREPARED BY: Stanley D. Loul	(Seal)	
6000 Cermak Road.		100
		195
State or Illinois Dolores Polone County of DuPage Ss. the state aforesaid, do hereby certifications of the state aforesaid, do hereby certifications of the state aforesaid.	Income to the country to	
		163
DONALD E. CARUSO and BETTY CARUSO, his wife,		
personally known to me to be the same person. S. whose names		100
they signed, sealed and delivered the said instrument as their free and volun-)
tary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.		L
Given under my hand and notarial seal this 20th day of August 19 82		
11/2/53		
The state of the s	Notary Public	
GRANTEE'S ADDRESS:	(01) II D	. m., 83.03
FIRST NATIONAL BANK OF CICERO	6214 W.Roosevelt Rd., Oak Park, IL 60301 For information only insert street address of above described property.	1 Tr.8101
6000 WEST CERMAK ROAD CICERO, ILLINOIS 60050	above described property.	
(RECORDER'S BOX NO. 984)		

END OF RECORDED DOCUMENT