## UNOFFICIAL COPY

26381198

HEYER, his wife				
	J	d State of Illinois	for end in ear	-ideration
		a cutto ottomicano		
		aid, Conveyand Warrant		
		onal Banking Association, as day of Septe		
la trust agreendent date		described real estate in the C		
	<u> </u>	described test estate in the c	county of	······································
nd the State of Illimit				
I.c.	or 15 in Springdale	North Subdivision of Section 8, Township 3	part of	
Ra	inge 1: Fist of the	Third Principal Merid	a worth, ian, in	
Cc	ok County, Illinois	;		
	( )			
	0			
		)/		
	Exempl under	o ovisions of Paragraph	Section	4,
	1 1	ansfer rax Act.	(m)	
	10/10/82	lelmah	Mary	<del></del>
	Ddie	- seyer, sener	<del>o.</del> Kepresentativ	е
		46.		
TO HAVE AND TO	HOLD the said premises wi	th the appurtenances toor the	trusts and for the us	and nur-
enew leases and options ixing the amount of pre ther real or personal pro r interest in or about er and every part thereof in	to purchase the whole or an sent or future rentals, to p perty, to grant easements o asement appurtenant to sal all other ways and for such	id trustee to improve, manage, ghways or alleys and to vacate, to contract to sell, to grant on, to donate, to dedicate, to missid property, or any part there or in futuro, and upon any ter ise the term of 198 years, and to amend, change or modify less ind to make leases and to grar y part of the reversion and to cartition or to exchange said por charges of any kind to releas d pramises or any part thereo a other considerations as it wour to or different from the way	contract respecting the roperty, or any naits convey or assignant to continue and to deal with said be lawful for any p	leases upon i provisions i options to manner of thereof, for v right, title id perty
times hereafter.	. mie menidt attenter mintter	. DO OF SETTOTEST PROMI PRO MET	e above specialed, as i	1 12 212 1 01
		·		
application of any purchas that the terms of this tru act of said trustee, or be deed, trust deed, mortgag conclusive evidence in far strument. (a) that at the	se money, rent, or money but the with colliged or privileged to inque, lesse or other instrument for of every person relying time of the delivery thereon	stee in relation to said premis sold, leased or mortgaged by an orrowed or advanced upon sai , or be obliged to inquire into t juire into any of the terms of t executed by said trustee in re upon or claiming under any and the trust country to the terms of	d premises, or be ob- he necessity or expedi- said trust agreement elation to said real est ich conveyance, lease minra and by said tense	premires premires prese to che liged to s ency of any ; and every ate shall be or other in
ipplication or any purchat hat the terms of this tru- ted of said trustee, or be- leed, trust deed, mortgag- conclusive evidence in fa- trument, (a) that at the was in full force and effe- conditions and limitation and binding upon all ber- cute and deliver every su- The interest of each shall be only in the earni- such interest is hereby di- legal or equitable, in or t legal or equitable, in or	se money, rent, or money be tat have been compiled with obliged or privileged to inq ie, lease or other instrument or of every person relying time of the delivery thereouch, to the time of the time of the contained in this Indentu reficiaries thereunder and inch deed, trust deed, lease, it and every beneficiary her ngs, avails and proceeds ariselared to be versonal proce-	stee in relation to said premis sold, leased or mortgaged by as orrowed or advanced upon sai , or be obliged to inquire into t unit into any of the terms of t executed by said trustee in r	d premises, or be ob- he necessity or expedi- said trust agreement lation to said real es- sch conveyance, lease nture and by said tru- tt or in some amendra suthorised and empow- ming under them or isposition of said real dar shall have any tider shall have any tider.	premi es co see to che iged to e ency of any ; and every ; and every ate shall be or other in t agreemen t thereo ered to exe any of then estate, ann or interest
pplication of any purchas that the terms of this tru ct of axid trustee, or be end, trust deed, mortgag onclusive evidence in fas- trument, (a) that at the ras in full force and effe onditions and limitation und binding upon all ber uts and deliver every su  The interest of each hall be only in the earn uch interest is hereby di agal or equitable, in or t a sforeaxid.  If the title to any of oot to register or note in condition," or "within lin provided.	se money, rent, or money be tat have been compiled with obliged or privileged to inq ie, lease or other instrument or of every person relying time of the delivery thereou- ct, (b) that such conveyance a contained in this Indentu- seficiaries thereunder and in the deed, trust deed, lease, it and every beneficiary her- ness, avails and proceeds ari- sciared to be personal prope to said real entate as such be the above lands is now or in the certificate of title or delitations," or words of simi-	stee in relation to said premissold, leased or mortgaged by as orrowed or advanced upon sai, or be obliged to inquire into i uire into any of the terms of the executed by said trustee in rupon or claiming under any at fine trust created by this Indee or other instrument was executed in the executed trust agreement (c) that said trust was duly coorteage or other instrument resunder and of all persons claiming from the saie or other dirty, and no beneficiary hereund ut only an interest in the earn hereafter registered, the Registuplicate thereof, or memorial lar import, in accordance with	d premises, or be ob- he necessity or expedi- said trust agreement leation to said real est- ich conveyance, lease- mure and by said tru- uted in accordance with to r in some amendar authorised and empow- ming under them or isposition of said real fer shall have any title sings, svalis and pro- strar of Titles is her the words "in trust the statute in such ca	premi es an o see to chro o se
application or any purchas that the terms of this tru act of asid trustee, or be deed, trust deed, mortgag conclusive evidence in fas strument, (a) that at the was in full force and effe conditions and limitation and binding upon all ber tute and deliver every su  The interest of each shall be only in the earn such interest is hereby di legal or equitable, in or t as aforeasid.  If the title to any of not to register or note in provided.  And the said granto virtue of any and all stat tion or otherwise.	se money, rent, or money be at have been compiled with obliged or privileged to inque, lesse or other instrument or of every person relying time of the delivery thereout, (b) that such convayance acontained in this Indentu seliciaries thereunder and the deed, trust deed, lesse, it and every beneficiary her man, avails and proceeds ariselared to be personal prope to said real estate as such but the above lands is now or in the certificate of title or deltations," or words of similar. S. hereby expressly waive trues of the fittee of Illinois	stee in relation to said premissold, leased or mortgaged by as orrowed or advanced upon sai, or be obliged to inquire into i piece into any of the terms of the executed by said trustee in rupon or claiming under any at f the trust created by this Inde a or other instrument was execute and in said trust agreement (c) that said trustee was duly mortgage or other instrument resunder and of all persons claising from the sale or other directions of the said trust and the said and the said or other during and in the said of all persons claising from the sale or other during and interest in the earn the said of all persons claising from the sale or other during and interest in the earn the said of the said of the said and the said of the said and the said of the samption of the sampt	d premises, or be ob- he necessity or expedi- said trust agreement leation to said real est- ich conveyance, lease- mure and by said tru- uted in accordance with to r in some amendar authorised and empow- ming under them or isposition of said real fer shall have any title sings, svalis and pro- strar of Titles is her the words "in trust the statute in such ca	premi es an o see to che o see to che iged to sa ency of angliged to sa ency of anglight established to extend to exe any of them estate, and e or interest seds thereof aby directed," or "upon se made an
application or any purchast that the terms of this tru act of said trustee, or be deed, trust deed, mortgag conclusive evidence in fas strument, (a) that at the was in full force and effe- conditions and limitation and binding upon all ber cuts and deliver every su The interest of each shall be only in the earni such interest is hereby di- legal or equitable, in or t as aforesaid.  If the title to any of not to register or note in condition," or "within lin provided.  virtue of any and all stat- tion or otherwise.  In Witness Whereof,	se money, rent, or money be at have been compiled with obliged or privileged to inque, lesse or other instrument or of every person relying time of the delivery thereout, (b) that such convayance acontained in this Indentu seliciaries thereunder and the deed, trust deed, lesse, it and every beneficiary her man, avails and proceeds ariselared to be personal prope to said real estate as such but the above lands is now or in the certificate of title or deltations," or words of similar. S. hereby expressly waive trues of the fittee of Illinois	stee in relation to said premissold, leased or mortgaged by as orrowed or advanced upon sai, or be obliged to inquire into i uire into any of the terms of the executed by said trustee in rupon or claiming under any at fine trust created by this Indee or other instrument was executed in the executed trust agreement (c) that said trust was duly coorteage or other instrument resunder and of all persons claiming from the saie or other dirty, and no beneficiary hereund ut only an interest in the earn hereafter registered, the Registuplicate thereof, or memorial lar import, in accordance with	d premises, or be ob- the necessity or expedi- said trust agreement lation to said real est- ich conveyance, lease ich conveyance, lease ich conveyance, lease ich conveyance with the statute of said real the words and proc strar of Titles is her the statute in such ca  all right or benefit u  of homesteeds from as	premises and see to the consecution of the consecut
ipplication or any purchash hat the terms of this truct of asid trustee, or be leed, trust deed, mortgag conclusive evidence in fastrument, (a) that at the was in full force and effective and eliver every sure elivery el	se money, rent, or money be at have been compiled with obliged or privileged to inque, lesse or other instrument or of every person relying time of the delivery thereout, (b) that such convayance acontained in this Indentu seliciaries thereunder and the deed, trust deed, lesse, it and every beneficiary her man, avails and proceeds ariselared to be personal prope to said real estate as such but the above lands is now or in the certificate of title or deltations," or words of similar. S. hereby expressly waive trues of the fittee of Illinois	sates in relation to said premissold, leased or mortgaged by as orrowed or advanced upon sai, or be obliged to inquire into it into any of the terms of the executed by said trustee in reupon or claiming under any at f the trust created by this inde a or other instrument was execute and in said trust agreement (c) that said truste was duly mortgage or other instrument reunder and of all persons claiming from the said or other dirty, and no beneficiary hereund ut only an interest in the earn therefore registered, the Registriplicate thereof, or memorial lar import, in accordance with providing for the examption of the said release	d premises, or be ob- the necessity or expedi- said trust agreement lation to said real est- ich conveyance, lease ich conveyance, lease ich conveyance, lease ich conveyance with the statute of said real the words and proc strar of Titles is her the statute in such ca  all right or benefit u  of homesteeds from as	premi es on o see to chi iged to pose ency of ani iged to pose ency of ani iged to pose ency of the man of the control of the

Prepared By: Robert T. Cichocki, Attorney at Law 1101 Lake Street - Oak Park, Illinois 60301

## UNOFFICIAL COPY

	: 12 OCT 1 <u>4</u>	AM 11 38		<i>.</i>
•	V10.8 800 -	ELESS N. W.	ili di sumi	ing to the second of the secon
	OCT-14-82	645520	<b>2638119</b> 9 //	358 10.00
STATE OF ILLINOIS	}88.	the undersign	- J	
COUNTY OF COOK	·· - <b>-,</b> ·		, in the State aforessid,	do hereby certify that
$\wedge$		HEYER and EL		
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	•		ne personSwhose nan	
C)		-	ent, appeared before m ned, sealed and delivere	-
4	as their free	and voluntary ac	t, for the uses and purp he right of homestead.	oses therein set forth,
0,		my hand and		
	- Adad	ر د د د د د د د د د د د د د د د د د د د		
		1		Notar Public
	T		•	"Manufacture"
	(	0.		
		OUN		
				Pool
			C	
	MAIL TO: First	National Ban	c of LaGrange	
		Burlington ige, Illinois	60525	Ć
				0
	Fried For	<b>S</b>		Office
	النفيا			(C)
				<b>Q</b>
H	NGE			
	and NK OF LA GRANGE		•	K ¥
	, T			L BAI NGE linois
S Z A	R and to	TRUSTEE		EPAH HONA GRAI Ge, II
TRUST NO2233 EED IN TRUST (WARRANTY DEED)	AVID J. HEYER and TLEN J. HEYER TO TO SRANGE	E		TRUST DEPARTMENT FIRST NATIONAL BANK OF LA GRANGE La Grange, Illinois
Dar G	D J.			FIRS
田田	AVI		-	

END OF RECORDED DOCUMENT