RRANTY DEED IN TRUST	27109083	
	The above space for recorder's use only	
HIS INDENTURE WITNESSETH, Tha	t the Grantor Robert W. Dickerson, divorced and	
ot since remarried	이 그리고 살아 있다는 그리는 여러가 하는 전화되었습니다. 이 없다.	
f the County of Cook Ten and no/100	and State of Illinois for and in consideratio	
ood and valuable considerations in han		
), a corporation duly organized and existing under the laws of the United State	
	ider and by virtue of the laws of the State of Illinois, whose principal place of Blue Island, Illinois, as Trustee under the provisions of a Trust Agreement date	
_{ie} 31st	day of January 19 77 , known as Trus	
umber 77009	, the following described real estate in the County of Cook	
nd State of Vainces, to-wit:		
Lot 11 in Flock 4	in McIntosh Brothers State	
Street addition to	Chicago in the East 1/2 of	
	hip 38 North, Range 14, East cipal Meridian, in Cook County,	
Illinois, under Co	tipal heridian, in cook county,	
	& Cook County Utd. Pates Fer.	
-1-1	at son county cre. Island and the son county cre.	
Date / 37/8	Sign. Hoself Kind	
HAVE AND TO HOLD the said premises	with the appurten oces upon the trusts and for the uses and purposes herein and in sain	
st agreement set forth. Full power and authority is hereby granted	with the appuren nees upon the trusts and for the uses and purposes herein and in said to said cruster to improve m, sage, protect, and subdivide said premises or any part therey, and to resubdivide said property as ofte to purchase, for sell on a very sell of the very sell of	
desired, to contract to sell, to grant options id premises or any part thereof to a success	to purchase, to sell on a v reas o convey either with or without consideration, to conve sor or successors in trust and regrant to such successor or successors in trust all of the	
tle, estate, powers and authorities vested in ty, or any part thereof, to lease said proper	is said trustee, to donate, to der cate to mortgage, piedge of otherwise encumber said property, or any part thereof, from the time of the in possession or reversion, by leases to common and for any period or period of the interpretation of the case of any single demis-	
ages and the terms and to renew or extend	leases upon any terms and for any pariod of periods of time and to amend, change or modif at any time or times hereafter, to contract to the leases and to grant options to lease an	
otions to renew leases and options to purch the amount of present or future rentals, to pa	ase the whole or any part of the revert on and to contract respecting the manner of fixing trition or to exchange said property, or an part thereof, for other real or personal property species and property trition of the property of the part thereof, for other real or personal property that the property of the part o	
sid premises or any part thereof, and to deal s it would be lawful for any person owning th	with said property and every part thereof in all other ways and for such other consideration be same to deal with the same, whether similar to or different from the ways above specified	
In no case shall any party dealing with se conveyed, contracted to be sold, leased of	aid Trustee in relation to said premises, or to whom so d premises or any part thereof shall be mortgaged by said Trustee, be obliged to see to the application of any purchase money	
nt, or money borrowed or advanced on said bliged to inquire into the necessity or exped	premises, or be obliged to see that the terms of this rust have ocen complied with, or beingy of any act of said Trustee, or be obliged or privile to aquire into any of the term	
al estate shall be conclusive evidence in fa frument, (a) that at the time of the delivery t	avor of every person relying upon or claiming under any such content and the cherrical expension relying upon or claiming under any such content in the cherrical expension relying upon or claiming under any such content in the cherrical expension relationships and the content of the cherrical expension relationships and the cherrical expension relationships are considered and the cherrical expension relationships are considered and the cherrical expension relationships and the cherrical expension relationships are cherrical expensions.	
flect, (b) that such conveyance or other inst is indenture and in said trust agreement or	trument was executed in accordance with the trusts, conditions and time concained it is some amendment thereof and binding upon all beneficiaries the europe, (c) that sails a second and deliver every every large deed great deed a second accordance or of the trust deed the second accordance or of the trust and deliver every every every large deed great deed to be a second accordance or of the trust and deliver every every every every every deed great deed to be a second accordance or of the trust and the second accordance or of the trust and the second accordance or of the trust and the second accordance or of t	
ointed and are fully vested with all the title	aid Trustee in relation to said premises, or to whom s: d premi es or any part thereof shall be more aged by said Trustee, be obliged to see to it application of any purchase money premises or so that Trustee, to be obliged to privile, and the obliged to privile, and the obliged to privile, and the obliged to privile, to opute time any of the trustee, to be obliged or privile, to opute time any of the trust states of the obliged or privile, to opute time any of the trust seed of the obliged or privile, the obliged or privile, the obliged or obl	
trust. The interest of each and every benefici arnings, avails and proceeds arising from t	iary hereunder and of all persons claiming under them or any of them shall be all in the	
ersonal property, and no beneficiary hereund nly an interest in the earnings, avails and pr	ler shall have any title or interest, legal or equitable, in or to said real estate 's uch, bu oceeds thereof as aforesaid.	
the certificate of title or duplicate thereof, imilar import, in accordance with the statute	any hereunder and of all persons claiming under them or any of them shall be nly in the sale or other disposition of said real estate, and such interest is hereby 6 cl. "eu to be test shall have any title or interest, legal or equitable, in or to said real estate "su ch, but occeds thereof as aloresaid; we have a sale of the Registrat of Titles is hereby directed not to register or or memorial, the words 'in trust,' or "upon condition," or "with limitations," or word of in such case made and provided.	
And the said grantor hereby express Il statutes of the State of Illinois, providing	ly waive and release any and all right or benefit under and by virtue of any and for the exemption of homesteads from sale on execution or otherwise.	
IN WITNESS WHEREOF, the grantor	84 foresaid ha hereunto set his hand and seal this 29th	
ay of May 19-	🐫 개발경에서 그렇게 되는 그들을 보지는데 되었다.	
got a depusor	(Seal)(Seal)	
Robert W. Dickerso	n(Seal)(Seal)	
	<u> 콜레롱하게 마을 보는 그 사는 네는 네트워트라는 다.</u>	
cate of Illinois	the undersigned , a Notary Public in and for said County, i	
county of COOK ss. the star	re aforesaid, do hereby certify that Robert W. Dickerson,	
alve	proced and not since remarried	
persona	ally known to me to be the same personwhose namesubscribed to th	
foregoi	ng instrument, appeared before me this day in person and acknowledged that	
	sealed and delivered the said instrument as free and voluntary act, for th	
uses ar	nd purposes therein set forth including the release and waiver of the right of homestead. under my hand and norarial see this 29th day of May 1984	
Given t		
	trong Schling	

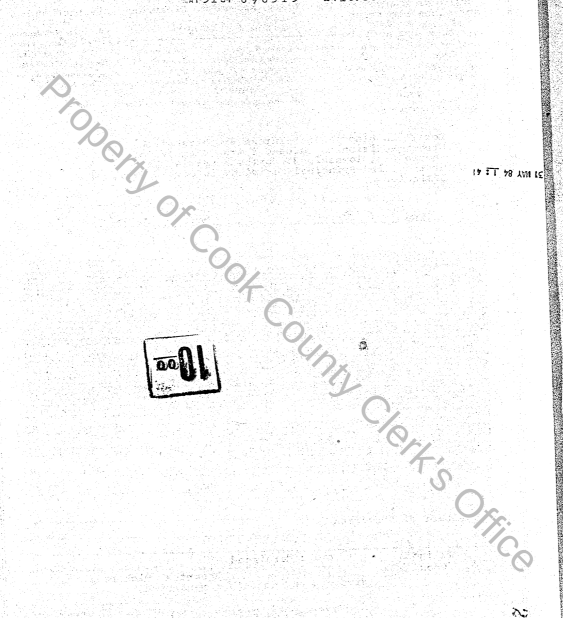
This instrument prepared by:

George A. Behling, Jr. 5210 W. 95th Street
Oak Lawn, 111. 68453

This space for affixing Riders and Revenue Stamps

~7109083

CASSICOLOGICA



END OF RECORDED DOCUMENT