UNOFFICIAL COP

27360684	1
----------	---

27360684	
DEED IN TRUST	
THIS INDENTURE WITNESSETH, that the Grantor s, JOSEPH A. RIGGIO and]
EVELYN M. RIGGIO, his wife	1
Dollars and other good	1
of TEN	75.5
NATIONAL BANK, a National Banking Association of 6316 S. Western Ave., Chicago, Illinois, as	
Trustee v der the provisions of a trust agreement dated the 1st day of October 1984.	İ
	ł
4 ****	
Cook and State of Illinois, to-wit:	
1 in Block 2 in Matteson Farms, being	
A Subdivision of the West half of the	h
Southeast quarter of Section 22, Township	
35 North, Range 13, East of the Third	••
Princip 1 Meridian, in Cook County, Illinois.	
	~~
	,
Ox.	57°
TO HAVE AND TO HOLD the said premises with the 1 puriferances upon the trusts and for the uses and purposes herein and in said trust agreement a section high	
TO HAVE AND TO HOLD the said premises with the purceasees upon the trust and tor the use and up how many apart thereof, to dedicate parks, streets, high- Full power and authority is hereby granted to said trustee to in you, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, high- way, or alleys and to vacate any subdivision or part thereof, and to subdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any way, or alleys and to vacate any subdivision or part thereof, and to subdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any	
terms, to convey either with or without consideration, to convey vital premises or any part incitor to a delegate to more say and property, or any	Ě
exvors in trust all of the title, extate, powers and authorities vector of the control of the control of the title, extate, powers and authorities vector of the control of	3
for any period or periods of time, not exceeding in the case of any single section to the terms of the terms bearing to make leaves and to grant options to	Ě
periods of time and to amend, change or modify leaves and the terms and 1 - 3 - accordate any time of interest temperature to the state of fixing the amount of procent or leave and options to renew leaves and options to proceed the whole or any part left of the representation of the renew of fixing the amount of procent or leave and options to renew leaves and options to proceed a report of the renew of t	Ž.
lease and options to reness leases and options to purchase the whole or any price of the revenue and to contract technique manner in form, and in the process of the relation to purchase the whole or any per therefore, for who are perfectly to prevail property, to grant execution or relationship with the prevail property and property, and the relationship of any part thereof, and to dead to this side property and early part thereof in all other or assign any right, title or interest in or about or execution property and early part thereof in all other or assign any right, title or interest in or about or execution which there is no an are property and or the property and early part thereof in all other or assign any right, title or interest in or about or execution which is a facility of the property and the pro	pu e
ways and for such other considerations as it would be fawful for any person owning to extend the fact that the such other considerations as it would be fawful for any person owning to extend the fact that the fac	des
In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or fail part thereot shall be consequently and trustee in relation to said.	Ē .
that the terms of this trust have been complied with, or be unique its inquire into the present of this trust have been complied with, or be unique its inquire into the present of this trust have been complied with, or be unique its inquire into the present of this trust have been complied with, or be unique its inquire into the present of this trust have been complied with, or be unique its inquire into the present of this trust have been complied with, or be unique its inquire into the present of the present of this trust have been complied with, or be unique its inquire into the present of the pr	<u> </u>
into any of the terms of said trust agreement, and every deed, it is deed, more age, ease or one. The execution was a state time of the delivery thereof the conclusive evidence in favor of every person relying upon or claiming under any such conveyance. For our their instrument, tall that at the time of the delivery thereof the conclusive evidence in favor of every person relying upon or claiming under any such conveyance. For our their instrument, tall that at the time of the delivery thereof the conclusive evidence in favor of every person relying upon or claiming under any such conveyance. For our third instrument, tall that at the time of the delivery thereof the conclusive evidence in favor of every person relying upon or claiming under any such conveyance.	K - #
trust created by this indenture and by said trust agreement was in tool force and effect, (a) that stee one of the trust and binding upon all beneficiaries thereunder, (c)	ž - R
trust, conditions and familiations contained in the internute and in such trust great greaters and familiations contained in the internute and in the conveyance is made that said trustee was duly authorized and empowered to execute and debure every such direct, trust dead, leave, more 'pe of other instrument and (d) if the conveyance is made to a successor in trust, that such successor or successors in trust have been properly appointed and 'a 'lly vested with all the title, estate, rights, powers, au-	Filis tysee reserved for indess and revenue stamps E.C. 4 , Attury
to a successor or successors in trust, that such successors in rust nace two pulpting apparents of the successors in trust, that such successors in trust, that successo	Sec 🕺
The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be a like a like and such interests the right declared to be personal property, and no be a like a bertunder shall have any title or interest, began	` ∞ <i>√</i> ⁄⁄
or equitable, in or to said real estate as such, but this an interest in the certificate of title or dunicate	5. V)A
thereof, or memorial, the words "in trust," or "upon condition. or "with innitiations, or words in similar industry, in acc.	17
pensided. And the used grantorbereby expressly waiveand releaseany and all right or benefit under an 'by sirt' e of any and all statutes of the	Par.
State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise In Witness Whereof, the grantor Saloresaid has	ال بدائع
1stdayufOctober	
All & October & San P. O. B.	0 4
Geal) Ocules M. Rigge (Seal)	S XX
Joseph A. Riggio	2 N
10	y est
(Seal) (.eal)	걸띺
Prepared By: Bernard B. Kash, esq. 4192 Archer Avenue, Chicago, IL fuo.	2 8 8
	provisions Transfer Ta
State of 1111.01s County of Cook Ss. Joseph A. Riggio and Evelyn M. Riggio, his wif-	
	ate
personally known to me to be the same person Swhose name. S. are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed	art Z
and delivered the said instrument as The 1 Tree and voluntary act, for the uses and purposes therein set forth,	S C
	ρ, ι
including the release and the waiver of the right of homestead. Given under my hand and notarial scal the lay of October 19 84	e al
	E SE
Sorting Public	
FOR INFORMATION ONLY INSERT STREET ADDRESS OF ABOVE	
DESCRIBED PROPERTY HERE	ক
	V
· · · · · · · · · · · · · · · · · · ·	ಲ
	5
	36
	27360684
	4
DELIVERY INSTRUCTIONS:	

MARQUETTE NATIONAL BANK 6316 South Western Avenue CHICAGO, ILLINOIS 60636

OR

BOX - 187

Property of Cook County Clark's Office 2 2756.684

END OF RECORDED DOCUMENT