## WARRANTY DEED UNIO FFICIAL, COPY ...

the above space for recorder's use only

| THIS INDENTURE WITNESSETH, That the Grantor(s), William H. Davies, Jr. and Sandra L. Davies, his wife  |
|--|
| of the County of Cook and State of Illinois, for and in consideration of the sum of Ten and no/100s Dollars (\$ 10.00 ),   |
| in hand paid, and of other good and valuable consideration, receipt of which is hereby duly acknowledged, Convey(s) and Warrant(s) unto the First American Bank of Riverside, an Illinois Banking Corporation duly organized and existing under the laws of the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the 29th day of January 1987, and known as Trust Number 87-03  |
| the following described real estate in the County of Cook and State of Illinois, to-wit:   |
| Lot 46 in Block 4 in Van Horne's Lyons Bridge addition, being a subdivision of the West 25.47 acres of the West half of the Southwest quarter of the Northwest quarter of Section 1, Township 38 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois.  |
| EXEMPT UNDER THE   |
| PROVISIONS OF PARAGRAPH  E. REAL ESTATE TRANSFER  TAX ACCT.  |
| Permanent Index Number: 18-01-111-019-0000 M BY: January 1/29/87   |
| TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, and for the transfer for dedicate parks, affects, birthways or allers and   |
| Full power and authority is hereby granted to said Trustee to improve manage, protect and subdivide said real estate or any part thereof, to dedicate parks, aftreets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said real estate a 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 subdivision or part thereof, and to resubdivide said real estate, or any part thereof, to the said trustee, to donate, to dedicate, to mortgage, pickers or otherwise encumber said real estate, or any part thereof, to lease taid real estate, or any part thereof, to lease taid real estate, or any part thereof, to lease taid real estate, or any part thereof, to lease taid real estate, or any part thereof, to lease taid real estate, or any part thereof, to lease taid real estate, or any part thereof, to lease taid real estate, or any part thereof, to lease taid real estate, or any part thereof, to lease taid real estate, or any part thereof, to lease taid real estate, or any part thereof, and to remember on estand leases upon any terms and for any period or periods of time, not exceeding in the case of any single demise the terms of the years, and to remember and the remaint of the remember and to remember and to remember and the remaint of the remember and to remember and the remaint of the remember and to deal with said real estate and everty part thereof, in all other ways and for such other considerations as it would be fawful for any person owning the remembe |
| In no case shall any party dealing with said Trustee, or any successor in trust, in relation constitution of said real estate, or no whom said real estate or any part thereof shall be conveyed, contracted to be told, leased or mortgaged by said Trustee, or any successor in trust be inhiged to see to the appile to any purchase thoney, tent or money borrowed or advanced on said real estate, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the authority, necessity or expediency of any act of said Trustee or be obliged or privileged to inquire into any of the terms of said Trust expectate, and every deed, trust deed, mortgage, leave or othe, instrument executed by said Trustee, or any successor in trust, in relation to said real estate that the conclusive exidence on taxon of every person (including the Regittar of Liller of said courts of or group or elationing under any successor in trust, in relation to said real estate that the conclusive exidence on taxon of every person (including the Regittar of Liller of said courts of or group or elationing under any successor in trust, in relation to said real estate that the time of the delivery thereof the trust created by this Indenture and by said Trust experient was in all it and Agreement was in all it in the time of the delivery thereof the trust created by this Indenture and by said Trustee or any successor in trust, was duly authorized and empowered to execute and delivery very such deed, trust deed, trust deed, leave mortgage or other instrument and (d) the conveyance is made to a successor or successor or successors or trust have been group of appointed and are fully vested with all the title, existe, rights, powers,  |
| authorities, duties and obligations of its, his or their predecessor in trust.  This conseyance is made upon she express understanding and conditions that neither the First American Bank of Rivers de, ind vidually or as Trustee, nor its successor or successors in trust shall mear any pertional liability or be subjected to any claim, judgment or device for anything or or they or its or their agent, or after also do or omit in or about the said real exist. First said Trust Agreement or any amendment thereto, or for injury to person or property happening into a said real exist, any and all such liability being hereby expressly waived and released. Any contract, obligation or indebtedness incurred or internal onts of the Trustee in connections with said. The said error data to by in the round of the three terms of the time to be internal or and a said Trust Agreement as their attorney-in-last, hereby irrevocably appointed for such purposes, or at the election of the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebted less expression of the Trustee shall be applicable for the payment and discharge thereof). All persons and corporations whomsoever in a whitsoever shall be charged with notice of this condition from the date of the filing for record of this Deed.  |
| The interest of each and every beneficiary becomed and under soid front Agreement and of all persons claiming under them or any of them the life only in the eatining, avails and proceeds arising from the sale or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary but under shall have any fitte or interest, legal of equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid, the intention hereof being to vicinal id the little American Bank of Business and proceeds the entire legal and equitable title in fee souther in and in all of the real reside the entire legal and equitable title in fee souther in and in all of the real reside show described.  |
| If the title to any of the above real estate is now or hereafter registered, the Registrat of Titles is hereby directed not to register or note in the cert. Combact title or duplicate thereof, or memorisal, the words "in trust", or "upon condition", or "with limitations", or words of similar import, in accordance with the statute in such case made and provided, and said Trustee shall not be required to produce the said Agreement or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the traits' ed lands is in accordance.   |
| with the true intent and meaning of the trust.  And the said grantor S hereby expressly waive and celease any and all right or benefit under and by virtue of an equal statues of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.  |
| In Witness Whereof, the grantor S aforesaid ha Ve hereunto set their hand S and  |
| seal S this 29th day of January 19 87  |
| seal S this 29th day of January 1987    Illiam H. Davies, JR.   Sandra L. Davies   [SEAL]     [SEAL]   SEAL]   |
| State of Illinois   SS.   the undersigned a Notary Public in and for said County, in the state aforesaid, do hereby certify that William H. Davies, Jr. & Sandra L. Davies, his wife   |
| "OFFICIAL SEAL"  Stefania N. Kotsovos  Notary Public, State of Illinois  Their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead to the release and waiver of the right of homestead to the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead to the right of homestead to the right of homestead to the same person S whose name S subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.  Given under my hand and notarial seal this 20th day of January 19 87   |
| Notary Public  |
| ,  |

RETURN TO
FIRST AMERICAN BANK OF RIVERSIDE
RIVERSIDE, ILLINOIS 60546

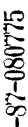
4100 S. Amelia

Lyons, IL 60534

## COUNOFFICIAL COPY

40436 • 87080775 ч А --- Кас FEB-10-87

11.60





FIRST AMERICAN BANK OF RIVERSIDE

17 RIVERSIDE ROAD

RIVERSIDE ILLINOIS 60546 ERS. ILLIN.
OCOMPAGE OFFICE

10 FEB 87 9:50

OF EAST