THIS INDE			The above space for recorder's use only
of the Coun	NTURE WIT	NESSETH, Th	at the Grantor(s), ROSELLA BRINKMAN, a widow,
of the sum of in hand paid vey(s) and Q and existing of Illinois, and day of	of TEN AN d, and of othe uit Claim(s) u under the law s Trustee und ebruary	er good and valuate the First Andrews of the State of the provisions, 19.88	and State of Illinois for and in consideration, receipt of which is hereby duly acknowledged, Concrican Bank of Riverside, an Illinois Banking Corporation duly organ f Illinois, and duly authorized to accept and execute trusts within the S s of a certain Trust Agreement, dated the 12th , and known as Trust Number 88-05
the following	g described re	al estate in the C	County of and State of Illinois, to-w
Rivers N. 1/2 Townsh also t SW 1/4 third half o	side Acre 2 of the nir 38 No the south 4 of Sent princip of the No	es, being SW 1/4 (eporth, Rangon 33 rods tion 2, Total meridia prtheast 1 ge 12, Eas	79 in H. O. Stone and Co's 5th Add. to a subdivision of the S. 507 feet of the except the E 48 rods thereof) of Section 2 ge 12, East of the Third Principal Meridia of the East 48 rods of the NE 1/4 of the exmship 38 North, Range 12, East of the In also the South 507 feet of the East one 1/4 of the S.E. 1/4 of Section 3, Township to f the Third Principal Meridian, in Cool
SUBJECT TO	D TO HOLD the said	can action with the unput	18-02-38-072 Ton- rienances, upon the trush, and for the use and purposes herein and in said Trush Agreement set forth.
co vacate any subdiv. without consideratio authorities vested in to time, in possession term of 198 years, an hereafter, to contract ner of fixing the amo kind, to release, com- all other ways and for time or times hereaft In no case shall i be told, leased or mo obliged to see that th inquire into any of the state shall be conclu- that at the time of the	ision or part thereof, in, to convey said real said Trustee, to donain not reversion, by lease at the tenew of extend it to make leases and to punt of present or futurey or assign any right, or such other consideral ter, any party dealing with utilities of this trust is the terms of the time.	and to resubdivide said of estate or any part thereof is, to dedicate, to mortgage is to commence in praesent eases upon any terms and igrant options to lease and or centals, to partition or, title or interest in or abo- tions as it would be lawful said Trustee, or any succe- let, or any successor in trust are been complied with, or agreement; and every deed of every person (including rust created by this findent	i estate as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either to e_sec_wor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, power, a edge of otherwise encumber said real estate, or any part thereof, for the private of time, not exceeding in the case of any single design for any grated or personal property, to grant and provisions thereof at an options for any earlier of a
the conveyance is ma- authorities, duties an This conveyance shall incur any person	de to a successor or su ad obligations of its, h wis made upon the exp	ccessors in trust, that such its or their predecessor in press understanding and co	uthorized and empowered to execute and deliver very such deed, trust deed, lease mortgage or other instrument an successor or successors in trust have been no enverpeople and are fully vested with all the title, estate, rights, putrust, and the successors in trust. Inditions that neither the First American Bank of Therside, individually or as Truster, nor its successor or successors.
pressly waived and rel- beneficiaries under sai and not individually it tual possession of the from the date of the f The interest of sa- arising from the sale o- equitable, in or to sai Riverside the entire i- if the litte to any memorial, the words and be required to pro-	irased. Any contract, a id Trust Agreement as and the Trustee shall be applie filing for record of this contract and every beneficial or any other disposition id reat estate as such, tegal and equisible till yof the above real esta "th trust", or "upon of "th trust", or "upon of "th trust".	rement or any amendment obligation or indebedness, their attorney-th-fact, here are no obligation whatsoe able for the payment and is Deed, by hereunder and under an so is and real estate, and it but only an interest in the e in fee simple, in and to ate is now or bereafter recondition", or "with limit and or a copy thereof, or a	ithereto, or for injury to person or property happening i or about sald real cause, any and all such liability being her incurred or entered line by the Trustee in connection with aid rule state may be entered line by the Trustee in connection with aid rule; attenting the entered line by in the name of it by irrevocably appointed for such purposes, or at the election of "in Trustee, in its own name, as Trustee of an exprever with respect to any such contract, obligation or indebtedness exists, only so far at the trust property and funds in discharge thereof). All persons and corporations whomsoever and by active shall be charged with notice of this coid Trust Agreement and of all persons claiming under them or any of them shall occoming any title or alterest, in earnings, avails and proceeds thereof as aforesaid, the intention hereof being it was in said the First American Be all of the real estate above described. Interest, the Registrar of Titles is hereby directed not to register or note in the certificate on title or duplicate there alsons. To words of similar import, in accordance with the statute in such case made and privided, and said Trusta enterest.
pressly waived and related beneficiaries under sai and not individually it that possession of the from the date of the from the date of the from the tall of the interest of earising from the sale of equitable, in or to sai Rivertide the entire! If the little to any most be required to provide the true intent and the tall density in the true intent and the said grant.	iensed. Any contract, it of Trust Agreement as and the Trustee shall be appliedling for record of this change of the above real estimation of the above real estimation of the said Agreement meaning of the trustor.	rement or any amendment obligation or indebedness, their attorney-th-fact, here are no obligation whatsoe able for the payment and is Deed, by hereunder and under an so is and real estate, and is to the fact of	itherio, or for injury to person or property happening i or about said real cause, any and all such liability being her incurred or entered into by the Trustee in connection with rid r, at estate may be entered into by the Trustee in connection with rid r, at estate may be entered into by it in the name of it they irrevocably appointed for such purposes, or at the election of "
pressly waived and rel- beneficiaries under sai and not individually it tual possession of the from the date of the from the date of the arising from the sale o- equitable, in or to sai Rivertide the entire i- If the title to any memorial, the words ' not be required to pro with the true intent a: And the said gran State of Illinois, prov-	irased. Any contract, a id Trust Agreement as and the Trustee shall be applie filing for record of this thing for record of this had every beneficiar any other disposition at the state of the shall be applied by of the above real estimates the state of the shall be applied by the shall be shall be the s	rement or any amendment obligation or indebedness, their attorney-th-fact, here are no obligation whatsoe able for the payment and is Deed, by hereunder and under an so is and real estate, and is to the fact of	thereto, or for injury to person or property happening i or about said real cause, any and all such liability being her incurred or entered into by the Trustee in connection with said r at state may be entered into by the Trustee in connection with said r at state may be entered into by the Trustee in connection with said r at state may be entered into by the Trustee in or an entered into by the Trustee in fits own name, as Trustee of an exprever with respect to any such contract, obligation or indebtedness extent only to far at the trust property and funds in discharge thereof). All persons and corporations whomsoever and the last of that be charged with notice of this condition and or all persons claiming under them or any of them shall be condy in the examings, avails and property, and no beneficiary here with the statil have any title or interest, it earnings, avails and proceeds thereof as aforesaid, the intention hereof being in that it said the First American Be all of the real estate above described. Interest, the Register of Titles is hereby directed not to register or note in the certificate or little or duplicate there assumes. In word of similar import, in accordance with the statute in such case made and privided, and said Truste my extracts therefrom, as evidence that any transfer, charge or other dealing involving the expression of the entered of the said and release and release and release and release and the property in a said the first hands in any and all right or benefit under and by virtue with all statues are on seascution or otherwise.
pressly waived and rel- beneficiaries under sai and not individually it tual possession of the from the date of the from the date of the arising from the sale o- equitable, in or to sai Rivertide the entire i- If the title to any memorial, the words ' not be required to pro with the true intent a: And the said gran State of Illinois, prov-	irased. Any contract, a id Trust Agreement as and the Trustee shall be applie filing for record of this thing for record of this had every beneficiar any other disposition at the state of the shall be applied by of the above real estimates the state of the shall be applied by the shall be shall be the s	rement or any amendment obligation or indebtedness their attorney-in-fact, here we no obligation whatsoe table for the payment and is Deed. by hereunder and under any of said real estate, and so but only an interest in the ein fee simple, in and to all in the ein fee simple, in and to all in the ein fee simple, in and to all in the ein fee simple, in and to all in the ein fee simple, in and to all in the ein fee simple, in and to all in the ein fee simple, in and to all in the ein fee simple, in and to all in the ein fee simple, in and to all in the ein fee simple. In and to all in the ein fee simple, in and to all in the ein fee simple. In and to all in the ein fee simple, in and to all in the ein fee simple. In and to all in the ein fee simple, in and to all in the ein fee simple. In and to all in the ein fee simple, in and to all in the ein fee simple. In and to all in the ein fee simple, in and to all in the ein fee simple, in and to all in an ein ein ein ein ein ein ein ein ein ei	thereto, or for injury to person or property happening i or about said real catate, any and all such liability being her incurred or entered into by the Trustee in connection with "ind to all estate may be entered into by in the name of it they irrevocably appointed for such purposes, or at the election of "in Trustee, in its own name, as Trustee of an expecter with respect to any such contract, obligation or indebtedness extra only so far as the trust property and funds in discharge thereof). All persons and corporations whomsoever and who sets to shall be charged with notice of this condition and of all persons claiming under them or any of them shall be condy in the earnings, avails and proceeds thereof as aforesaid, the intention hereof being it was in said the First American Be all of the real estate above described. Interest, the Registers of Titles is hereby directed not to register or note in the certificate on title or duplicate there allions", or words of similar impurs, in accordance with the statute in such case made and proceeds the earning any extracts therefrom, as evidence that any transfer, charge or other dealing involving in the earning and said Truste any extracts therefrom, as evidence that any transfer, charge or other dealing involving in the earning and all statuses. Aforesaid has hereunic set her hand
pressly waived and related beneficiaries under sai and not individually it total possession of the from the date of the interest of earising from the sale or equitable, in or to sai Riverside the entire it is to any memorial, the words into the required to prowith the true intent at And the said gram State of Itlinois, proving the intent at the inten	irased. Any contract, a id Trust Agreement as and the Trustee shall be applied fling for record of this chand every beneficiar any other disposition id real estate as such, legal and equitable title of the above real estimates the state of the above real estimates as a conduct the said Agreement meaning of the trustor idding for the exemption.	sement or any amendment obligation or indebtedness their attorney-in-fact, here are no obligation whatsoer table for the payment and is Deed, by hereunder and under sail of said real estate, and so but only an interest in the e in fee simple, in and to ate is now or hereafter repondition. Or "with limit and or a copy thereof, or a list. hereby expressly waive on of homesteads from an arttor. S. SS. 1, The state RC.	thereto, or for injury to person or property happening i or about said real cataic, any and all such liability being her incurred or entered into by the Trustee in connection with rid to at estate may be entered into by it in the name of it by irrevocably appointed for such purposes, or at the election of the Trustee, in its own name, as Trustee of an expecter with respect to any such contract, obligation or indebtedness entered into by it in the name of it discharge thereof). All persons and corporations whomsoever and the contract of this cost id trust agreement and of all persons claiming under them or any of them that be charged with notice of this cost id trust. Agreement and of all persons claiming under them or any of them that be only in the earnings avails and projects is hereby declared to be personal property, and no beneficiary herey that in said the First American Ba all of the real estate above described. Instered, the Registrar of Tilles is hereby directed not to register or note in the certificate of title or duplicate there allows. On the Registrar of Tilles is hereby directed not to register or note in the certificate of title or duplicate there allows. On the statute in such case made and priviled, and said Trustee any extracts therefrom, as evidence that any transfer, charge or other dealing involving the contract of the property is any and all right or benefit under and by virtue to a year lands is in accordance with the statute in such case made and priviled, and said Trustee on execution or otherwise. Application of the property
pressly waived and relibeneficiaries under sai and not individually it total possession of the from the date of the interest of earising from the sale or equitable, in or to sai Riverside the entire in if the title to any memorial, the words not be required to prowith the true intent a And the said gram State of Illinois, proving in Witness W. State of County of County of County of County of County of County Pub.	irased. Any contract, it if Trust Agreement as and the Trustee shall be applie filing for record of this than a contract and every beneficiar any other disposition is treat estate as such, legal and equinable titly of the above real estable in the state of the estate and meaning of the trusting of the trusting for the exemption of the exemption	sement or any amendment obligation or indebtedness their attorney-in-fact, here are no obligation whatsoer able for the payment and is Deed, by hereunder and under the so of said real estate, and sibut only an interest in the ein fee simple, in and to ate is now or hereafter repondition. Or "with limit, and or a copy thereof, or a said or a copy thereof, or a copy	thereto, or for injury to person or property happening i or abo at said real catate, any and all such liability being her incurred or entered into by the Trustee in connection with wid to all estate may be entered into by lit in the name of the privace of incurred or entered into by the Trustee in connection with wid to a estate may be entered into by lit in the name of the privace of an expecter with respect to any such contract, obligation or indebtedness extra only so far as the trust property and funds in discharge thereof). All persons and corporations whomsoever and of the charged with notice of this conditions are the contract, and of all persons the corporations whomsoever and the condition of the estating avails and proceeds thereof as aforesaid, the intention hersof being the estating avails and proceeds thereof as aforesaid, the intention hersof being the estate above described. Private in the certificate of title or duplicate there all of the real estate above described. Private in the estate of title or duplicate there all of the real estate above described. Private in accordance with the statute in such case made and private or duplicate there all on the certificate of title or duplicate there all on the certificate of title or duplicate there all on the certificate of title or duplicate there all on the certificate of title or duplicate there all on the certificate of title or duplicate there all on the certificate of title or duplicate there all on the certificate of title or duplicate there all on the certificate of title or duplicate there all on the certificate of title or duplicate there all on the certificate of title or duplicate there all on the certificate of title or duplicate there all on the certificate of the certificate o
pressly waived and rei beneficiaries under sai and not individually it total possession of the from the date of the The interest of ea arising from the sale o equitable, in or to sai Riverside the entire i If the title to any memorial, the words not be required to pro with the true intent a And the said gram State of Illinois, prov In Witness W seal. State of County of "OFF! Judith Notary Pub.	irased. Any contract, if it Trust Agreement as and the Trustee shall be applied in the trustee	sement or any amendment obligation or indebtedness their attorney-in-fact, here are no obligation whatsoer able for the payment and is Deed, by hereunder and under the so of said real estate, and sibut only an interest in the ein fee simple, in and to ate is now or hereafter repondition. Or "with limit, and or a copy thereof, or a said or a copy thereof, or a copy	intered, the Registrar of Titles is hereby directed not to register or note in the certificate of ititle or duplicate there sations." or words of similar import, in accordance with the statute is such case made and priviled, and said Trustee any extracts therefrom, as evidence that any transfer, charge or other dealing involving the lands is in accordance and said trustees and release and release and all right or benefit under and by virtue or e., as I all statues are on essecution or otherwise. aforesaid has hereunto set her hand 12th day of February 19.88 [SEAL] ROSELLA BRINKMAN [SE ROSELLA BRINKMAN] [SEAL] ROSELLA BRINKMAN [SE ROSELLA BRINKMAN] [SEAL] SEAL] Who will down to me to be the same person whose name is subsectioned in the said and selected the said instrument or going instrument, appeared before me this day in person and acknowledged signed, sealed and delivered the said instrument in the same person are said and delivered the said instrument in the same person are said and delivered the said instrument in the same person are said and delivered the said instrument in the same person are said and delivered the said instrument in the same person are said and delivered the said instrument in the same person are said and delivered the said instrument in the same person are said and delivered the said instrument in the same person are said and delivered the said instrument in the said inst

88138466

POLITICO TO THE COURT OF

UNOFFICIAL COPY

88138466

48138 lee

Property of Coof County Clerk's Office MAII.