THIS INDENTURE V	WITNESSETH, THAT T	THE GRANTOR,	MARY FLORES, ?	a Spinster
	look		Illinois	•
of the sum of Ten	and no/100			Dollars (\$ 10.00),
				y duly acknowledged, Convey
and Warrant				
Agreement, dated the				as Trust Number 109529-01,
the following described	d real estate in the Coun	ty of Cook	and State of II	linois, to wit:
the West 1/2 of	the South West 1 st 1/4 of Section Meridian, in Coo	1/4 of Block 1	10 in Sheffield 5 40 North, Ran	organ's subdivision of d's addition to Chicago nge 14, East of the nonly known as 2054 N.
	6			DEPT-01 RECORDING
	40_			- T#4444 TRAN 0694 19/11 - #9699 # 10 ★-819 -
	OA			COOK COUNTY RECORDER
	Ox	•		
PERMANENT INDEX	NUMBER: 14-32-21			
TO HAVE AND TO HOLD BE SORE.	the sald real estate with the appr	((1-U12-UUU) ortenae es, upon the treats,	, and for the uses and pur	poors berein and in usld Trust Agreement
Full power and authority is streets, highways or alleys to a sell on a	hereby granted to said Trustee vacate any subdivision or per	to improve measer, protect thereof, and to resubdivi-	i and subdivide said real est	tate or any part thereof, to dedicate parks, as desired, to contract to sell, to grant
options to purchase, to several expensions in trust and to grant to to mortgage, pleife or otherwise reversion. By lease to commente the purchase the trust of the purchase the whole or any part or interest in or about or easem and for such other chastlers that the purchase the whole or any part or interest in or about or easem and for such other chastlers into a population and the such other chastlers in the process of the purchase of the purchase the purchase of the purcha	my ferms, to convergence auch surreasors in true encumber said real relate, or any in present or in future, and in present or in future, and say; time or times beteater, to or the secession and to contrast rereot, for other real or present present purpose at the work of the secession and the contrast real of the secession and to contrast rereot, for other real or personal present appurement to said real relate as it would be lawful for any perhoreafter.	or without on occasion in all of the ore, estate, part thereof, to lease said them any terms and dominant to make less and outlined to make less and superfug the manner of fix fugerly, to grant ease, where the part thereof, and crawn owning the same to	a convey many reason powers and authorities veste real estate, or any part the proposed of time proposed or periods of time to grant options to lesse a ing the amount of present or cherges of any kind, to in leaf with beind real estates with the same, whether;	tate or any part thereof, to dedicate marks, as so desired, to contract to sell, to grant or any part thereof is a successor or tuered in said Truster, to densate, is dedicate, e.g., poi, careeding in the case of any single to savend, change or moully lease and their desired options to renew leases and options to future restate to partition of to exchange release, restate, convey or savigm any right, title release, convey or savigm any right, title savings and the savings of the sa
In no case shall any party liberoof shall be contrajed, contrac purchase momey, rent or money to obliged to inquire into the auth Trusa Agreement; and every deel sease or other insteament, (a) it and effect, (b) that such contrajed and in said Trusa Agreement or in trusa, was duly subburized and the said a succession of the said that a succession of said that a succession or succession.	dealing with said Trustee, or at ted to be solid, leasted or mortgage berrowed or advanced on said tes' city, necessity or expediency of 1, trust ideed, mortgage, least or e in fasor of every person threuds hat at the time of the delivery yearse or other instrument was et in all amendments thereof. If it d empowered to execute and deliv- ments are successor in	ny successor in trusts, or a lestate, or be obliged to any act of said Trustee, or other historians act of said Trustee, or other intertunent executed in the Registrar of Titer thereit he trust reasted (reuted to accordance with any), and hinding upon all et every such deed, trust successors in trust have	relation to eaid real restate, ny v. ce In trust, be o is eet 'a 'e terms of this or be oblished or privileged by said 'for the or any sto death to only relying up by this Innervare and by the trusts additions and ill becofficiaries thereory deed, trase, morigagy or deed, trase, morigagy or wan, unoverly appoin of and	or to whom said real estate or any part obliged to see to the application of any fise frust have been compiled with, or be to inquire lade any of the terms of hald uncreaser in trust, in relation to said real on or claiming under any such conversance, said Trust Agreement was in full force illimitations contained in this Indecurre (e) that said Trustee, or any successor her instrument and (d) if the conveyance are fully vested with all the litte, estate.
This conversance is made upon Trustee, nor its successor or sore their agests or attorneys may do thereto. or for injury to person contract, obligation or indebtedness beneficiaries under said Trust Ar- boneficiaries under said Trust Ar- boneficiaries under said Trust Ar- boneficiaries are production of the indebtedness except only so far as All persons and corporations whom	the express understanding and con- essors in trust shall incur any pers- or could to do in or about the sai- or property happening in or about en incurred or entered into by the rest incurred or entered into by the trust and not individually (and the a the trust property and funds in a moneter and whatever shall be of	solitions that socialer Americanal highlity or he subject in real estate or under the ult asid real estate, any am e Trustee in connection with hereity irresurably appoints. I Trustee shall have no ob- the actual possession of the thearest with notice of this	iren Nitional liank and Twi- sed to any chain, judgement of provisions of this Deed of not all such Hability being in the said rat estate may be em- for such purposes, er, at illustion whatsever with re- te Truster shall be applicable is consistent from the date of	"Company of Chicago, Individually or as Curre for enything it or they or its or all Trust Agreement or any amendment with 13 years water and reason. Any the control of the control of the libra- tic of the control of the control of the control of the control of the libration of the libration of the libration of the libration of the libration of the filling for vector for this leveral.
The interest of each and ever in the earnings, avails and proceed no benefictary hereunder shall have thereof as aforesaid, the intersito fee simple, in and to all of the	y beneficiary hereunder and under is arising from the sale or any oth- re any title or interest, legal or e in hereof being to vest in said J reat episte above described.	r said Trust Agreement an er disposition of said real e- quitable, in or to said real American National Bank ar	d of all persons claiming westate, and such interest is be if estate /s such, but only as not Trust Company of Chical	ender them or any of these shall be unly ervey declares to be a small proserty, and in interest in ears in., a mile mod proceeds so the entire legs, and resitable title in
if the title to any of the about title or dupicate thereof, or memo- such case made and provided.	ise real estata is now or hetrafter i orial, the words "In trust," or upos	registered, the Registrar of on condition, or "with limit	f Titles is hereby directed ac tations," or words of similar	of the register or mote is the certificate of impart, in accordance off the statute in
And the said granter Blate of lilinois, providing for exe				ed by virtue of any sed all state) of the
In Witness Whereof, the	27th	. c	<u>ner</u> September	hand And
**** (b))EDICINOVI	
Mary Flores	W/ >	[SEAL]		
		(SEAL)		[SFAL]
STATE OF ILLINOIS COUNTY OF COOK	Ss. County, in the	ONALD R. RAUSC State aforesald, do bese ARY FLORES, a	eby certify that	, a Notary Public in and for said
- 11. Lucium to me to be	the same personwhose	name is	ab	scribed to the foregoing instrument,
appeared before meshia day i	in person and acknowledged the	che		scribed to the toregoing instrument,
delivered the shid (Inferior B) release and pytop of the release and py	PAUSCHERT }	seal, this 27th		nber A.D., 1989 Notary Public

\$12.00 89 14.05.00

481577

This space for affixing Riders and Revenue Stamps Except under provisions under Real Estate Transfer In Acc

American National Bank and Trust Company of Chicago

My commission expires.

August 28, 1993

Box 221

2054 N. Clifton, Chicago, IL 60614

For information only insert street address of above described property.

89481577