## DEED IN TRUSTUNOFFICIAL 9COPY 7 9

89318479

DEFT-01

TH4044 TRAN 0775 07/13/69 13:35:00

Secure For Recognition of Principles 15:35:00

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THE GRANTOR JAN WYKURZ AND JO		<del>,`</del>	CHOIC COUNTY RECORDER	
of the County of TEN	and State of	ILLINOIS	_, for and in consideration	į
of TEN and other good and valuable considerations	and NO/100 (\$10.00	)) — — — — — — — — — — — — — — — — — —	Dollars,	
unto COMMUNITY SAVINGS BANK, an Illin	ois Corporation, 48	01 West Belmont Avenue,		į
- on Thursday mades the man	TE AND ADDRESS O	6-	-th <sub>un of</sub> June	1
19 89 and known as Trust Number LT - 336	isions of a trust a	ter referred to as "said tr	ustee," regardless of the number	1
of trustees,) and unto all and every successor or succ	cessors in trust und	er said trust agreement, tl		
in the County of Cook and Stat				
THE SOUTH 26.50 FEET OF TI IN W. F. KAISER AND COMPAI				
A SUBDIVISION OF THE SOUTH				
		EAST OF THE	-,	
MERIDIAN, IN COOK COUNTY,	ILLINOIS.			1
ADD. OF PROPERTY: 3717 N.	NEVA CHIC	AGO ILLINOIS	89318479	
P.I.N.: 13-19-119-049		89318479		;
TO HAVE AND TO HOLD the faid premises and in said trust agreement set forth.	s with the appurten	ances upon the trusts and	for the uses and purposes here	
Full power and authority are nereby grunted	to said trustee to i	mprove, manage, protect	and subdivide said premises	
any part thereof; to dedicate parks, streets his have property as often as desired; to contract to _et, to	grant options to p	purchase; to sell on any	terms; to convey either with	
without consideration; to convey said premises or successor or successors in trust all of the title, est,	any part thereof to te, powers and aut	) a successor or successo horities vested in said tr	rs in trust and to grant to su ustee; to donate, to dedicate,	*
mortgage, pledge or otherwise encumber said prop- time to time, in possession or reversion, by lease.	erty, or any part to	hercof; to lease said prop praesenti or in futuro, a	verty, or any part thereof, fre nd upon any terms and for a	•
period or periods of time, not exceeding in the case upon any terms and for any period or periods of t	o any single dem ime ara o amend	ise the term of 198 years, change or modify lease	s, and to renew or extend leas	
thereof at any time or times hereafter; to contract to options to purchase the whole or any part of the reve	maki lezser and t	o grant options to lease a	ind options to renew leases at	
or future rentals; to partition or to exchange said peasements or charges of any kind; to release, conve	property, or any pa	rt thereof, for other real	or personal property; to gra	
to said premises or any part thereof; and to deal with considerations as it would be lawful for any person	th said proper y an	d every part thereof in a	ll other ways and for such other	•
the ways above specified, at any time or times here:	after.			•
In no case shall any party dealing with said thereof shall be conveyed, contracted to be sold, least	trustee in relation ed or mortgaged b	vo raid premises, or to v	shom said premises or any pa to see to the application of an	•
purchase money, rent, or money borrowed or adva- been complied with, or be obliged to inquire into	inced on said prem	ises, or be obliged to see	that the terms of this trust har	
privileged to inquire into any of the terms of said instrument executed by said trustee in relation to sa	d trust agreement;	and every deed, trust of	leed, mortgage, lease or oth-	
upon or elaiming under any such conveyance, lease	or other instrume	nt. (a) that at the lare t	of the delivery thereof the tru	
created by this indenture and by said trust agreements was executed in accordance with the trusts, condini-	ons and limitations	contained in the indes	ure and in said trust apreemet	
or in some amendment thereof and binding upon a empowered to execute and deliver every such deed	, trust deed, lease,	mortgage or other install	n ent; and (d) if the conveyanc	
is made to a successor or successors in trust, that successed with all the title, estate, rights, powers, auth	th successor or succertifies, duties and	cessors in trust have been obligations of its, his or	or perty appointed and are full of the predecessor in trust.	
The interest of each and every beneficiary her in the earnings, avails and proceeds arising from t				•
declared to be personal property, and no beneficiary	y hereunder shall h	ave any title or interest,	legal or equitable, in or to saic	
If the title to any of the above lands is now or	hereafter registered	l, the Registrar of Titles i	s hereby directed not to register	
or note in the certificate of little or duplicate thereof tions," or words of similar import, in accordance wi	f, or memorial, the ith the statute in sc	words "in trust," or "up ich case made and provi	on condition," "" with limits	
And the said grantor hereby expressly wait and all statutes of the State of Illinois, providing for	r the exemption of	homesteads from sale on	execution or otherwise.	
In Witness Whereof, the grantor & aforesaid !	na hereunto set	theighand S and seal	S this	
day of VCING 1989	4		holes on	
X Join Mynuss	(SEAL)_	regue []	(SEAL)	
State of Minois, County of Cook	55.//	- 1 DO HENERY CERT	Fy that Jan Wykurz at	
1, the undersigned, a Notary Public in and for said Coun Jozefa Wykurz personally known to me to				
going instrument, appeared before me this day in person				1
free and voluntary act, for the uses ar	nd purposes therin s	et forth, including the re	lease and waiver of the right of	1
homestead.  Given under my hand and official seal, this	2day of	JUNE	FICIARS	/\
Commission expires October 12, 1992	Place And Andrews	- Shirt	TANLE	Ji not
	115×		MOINKY POBLIC C	의 167 - B
•USE WARRANT OR QUIT CLAIM AS PARTIES	DESIRE 9	ADDRESS OF PROPER	ily.	Ğ.
,		37/7 A	V. NEUA	DOCUMENT NUMBER
(Name)	A PJ V	PHICA	BO. IU. 60639	/ 1
MAIL TO COMMUNITY SAVINGS B.		THE ABOVE ADDR	ESS IS FOR STATISTICAL PURPOSES A PART OF THIS DEED	Ş
Chicago, IL 60641		SEND SUBSEQUEN.		38
011100001	! ر <del></del>			20∤

## UNOFFICIAL COP' Deed in Trust

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Coot County Clerk's Office

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