		makes with a set of	wa -			
This Ind	enture	Witnessett	, That The Gr	untar THE	BANK OF	CASEY,
and by wirt	ue of the	laws of the St	ate of Illin	nd existi ois and d	ng under a ul <u>y autho</u>	ind Lized
of the County of	- Glark-	in the State o	ate of			
of One		e han a san an an ang paggan an a				6
		erations in hand paid, Co			tisto	
THE CITIZE	NS NATION	AL BANK OF PAR	S, PARIS, II	LINOIS	where a warm out that a contract the day of the	
American- and qualit	ied to act as T	g under and by virtue or rustice under the laws of	the State of Illinois,	as Trustee und	er the provision	E
of a trust agreeme	nt dated the	28th day of	101y 19 76	known as Trus	t Number 251	7
the following describ	bed real estate	n the County of Ci	ark and se	to at Illiania i	to made.	



The North Fifteen (15) Feet of even width of the Southward 30.27 feet of even width of Lot Four (4) in Block Six (6) in Lang's Addition to the Town (now City) of Casey.

Subject to the 1976 real estate taxes which the Grantee assumes and agrees to pay.



This deed is made, executed and delivered in pursuance of a Resolution duly made and adopted at a regular meeting of the Board of Directors of said corporation held on August 11, 1976.

TO HAVE AND TO HOLD the said premises with the appurtenences upon the trusts and for the uses and purposes herein and in said trust agreement set forth.

Ful power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedeate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as designd, to contrast to sel, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey as d premises or any part thereof to a successor or successors in trust and to grant to such sources or a successor in trust all of the title, estate, powers and authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encamber said property, or any part thereof, to lease said property of the case to commence in pracesenti or in future, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 185 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify loases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentale, to partition or to exchange and property, or any part thereof, for other real or personal property, to grant ensements or charges of any kind, to release, convey or assign any right, title or interest in or about or exceeding the same, whether similar to or different from the ways above specified at any time or times hereafter.

In no case shall any purity dealing with said trustee in relations to daid premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mertgaged by said trustee, be chilged to see the application of any purchase money, rest or money betrewed or advanced on said premises, or be obliged to see the application of any purchase money, rest, or money betrewed or advanced on said premises, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of vaid trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusive evidance in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust greated by this Indon ture and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indonture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trustee was duly authorized and empowered to execute and delivery-every such deed, least mortgage or other instrument, and (d) if the convayance is made to a successor a successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, extate, rights, powers, enterment, and excess and obligations of its, his or their predecessor in trust, that one of them.

The interest of each and every beneficiarly herrunder and of all persons claiming under them or any of thom

The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the carmings, avails and proceeds arising from the sals or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary bereusder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the carmings, avails and proceeds thereof as aforcasid.

And the said grantor..... hereby expressly waive S. and release S. any and all rights or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.

In Winness Whereof, the grantor afores	seid ba S hereunto set its corporate	cknex
staf this 2nd day or Septem	mber 19.76,	
		(AL)
The second secon	(SEAL) by Palet & dead ISE	AL)
Actesta	Robert E. Seed, President	
Ronald L. Hudson, Cashier	All and a second	
January, Cashiel	-372 -	

t	* mark (* Aus	And and a second	attended that a decel
STATE OF	1		
County of	MA 12		war an emphysion or place have be which
	s Notary Public in and for said County, in the St	ate aforesuid, do hereby	r cartify that
	1838 Same on a second state of the second se	e sandrill-ray pyric 19 han samme v var esantille	
	Annual and a resignation and a second of the	The same of the sa	remindent - Straffe og Laboration pr
	personally known to me to be the same person	whose name	Principles in the self-Page system department of th
	subscribed to the foregoing fastroment, appeared	before me this day to	person and
* beauty.	acknowledged that	nd delivered the said in	natzument as
	including the release and waiver of the right of he	ine and purposes there	in set forth,
	GIVEN under my band and	PER PART SAN	
	this day of		
		Washing	Poblic.
	7	Homey	T. appet
TATE OF ILLI	iots)		1
county of Clas			*
cnown to me to incis, a corporation, a corporation, appelledged that as the said instant of pursuant to pursuant corporation, incomposition, incident the corporation, incident the corporation, incident to the corporation, incident the corporation that the corporation is a corporation to the corporation that the corporation is a corporation to the corporation that the corporation is a corporation to the corporation that the	resaid, do hereby certify that Ro be the President of The Bank of bration, and Ronald L. Budson, per ersons whose names are subscribed eared before me this day in person s such President and Cashier they rument as President and Cashier of ecorporate seal of said corporate to authority given by the Board of and deed of said corporation, for earth	casey, of Casersonally known to the foregron and several of signed and doff said corporation to be affect of Directors of and as the free	sey, Ill- n to me to oing in- ly acknow elivered ation, ixed ther f said ee and
		- 2 md	e for y
Given und	der my hand and notarial seal thi	m Ste	o am
	Notary	Public	A. Carrier
Send tax state Larsson, Woo Casey, IL	ement to: odyard & Henson, C.P.A.	9	50 7
Phis deed pre Wayne S. Jos	nes 1 Corporation	The state of the s	
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Apph in Trusi

The Bank of Casey,

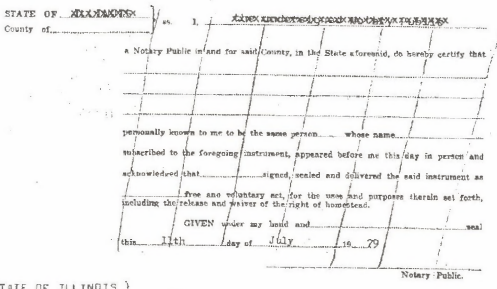
To

The Citizens National
Bank of Paris, Fill

THE COLONTY TO THE SECOND STATES OF SECO

TRUSTER

	Andrew Control of Cont
Chis Indenture Willreseth, what whe Grantor THE Casey, Illinois, a corporation duly organized and exist by virtue of the laws of the State of Illinois and duly to transact business in the State of Illinois. of the County of Clark and State of Illinois for an	ing under and
	Dollark
and other good and valuable considerations in hand paid, ConveyS and Warrant S	unto
THE CITIZENS NATIONAL BANK OF PARTS, PARTS, ILLIN	
a corporation organized and existing under and by virtue of the National Banking Laws of the American and qualified to act as Trustee under the laws of the State of Illinois, as Trustee under the laws of the State of Illinois and Illinois	der the provisions
of a trust agreement dated the 26th day of July , 19 76 known as Tru	pat Number 2517
the following described real estate in the County of	to-wit:
The Northwerdly 12 feet of even width of the Southwar feet of even width of Lot 4 in Block 6 in Lang's Addithe Town (now City) of Casey.	
	*
This deed is made, executed and delivered in pursuance Resolution duly made and adopted at a regular meeting Board of Directors of said corporation held on April	of the
"Exempt under provisions of Paragraph Real Estate Transfer Tax Acts	a
7/11/79 mayo	
Date Briver Spiller of	
TO HAVE AND TO HOLD the said premises with the appurtenances upon the frusts shid purposes herein and in said trust agreement set forth.	1 for the uses and
Full puwer and authority is hereby granted to said trustee to improve, manage, protect a premises or any part thereof, to dedicate parks, streets, highways or alleys and to react any thereof, and to reached and property as often as desired, to contract to sell, to grant option sell on any terms, to convey either with or without consideration, to convey aid premises or as successor or nucessors in trust and to grant to such success or successors in trust all of the ti and authorities vested in said trustee, to denate, to dedicate, to mortgage, pledge or interest property, or any part thereof, to lease said property, or any part hereof, from time to time, reversion by leases to commence in presentior in future, and upon any terms and for any prime, not exceeding in the case of any angle demise the terms of 198 years, and to renew or extended the same of the property of the research of the property of the reversion and to contract respectiving the amount of present or future rentain, to partition or to exchange taid property, or any other read or personal property, by grant essentials or charges of any kind, to release, convey or title or interest in or about or essenter appurtments to add premises or any part thereof, and property and every part thereof in all other ways for such other considerations as it would be been own owning the same to deal with the same, whether similar to or different from the ways about time or times hereafter. In no case shall any party dealing with said trustee in relations to said premises, or to with	mbdivinion or part ins to purchase, to my part thereof to itle, estate, powers se encumber said , in possession or cried or periods of int leases upon any ms and provisions d options to renew ing the manner of y part thereof, for assign any right, to deal with said awful for any per- es specified at any mon said premises
or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by asid trustee to the application of any purchase money, rent or money borrowed or advanced on said premise see the application of any purchase money, rent, or money borrowed or advanced on said premise see the application of this trust have been complied with, or he obliged to inquire into the me ency of any set of said trustee, or be obliged or privileged to inquire into any of the terms of ment; and every doed, trust deed, mortgage, lease or other instrument executed by said trustee real estate shall be conclusive evidence in favor of every person relying upon or claiming und veyance, lease or other instrument, (a) that at the time of the delivery thereof the trust agreement was in full force and effect, (b) that such conveyance or other considered in the international contained in this Indenture agreement or in some ammendment thereof and binding upon all beneficiaries thereunder, (c) the duly authorized and empowered to execute and deliver every such deed, trust deed, lease mort strument, and (d) if the conveyance is made to a successors in trust taxe, that such seasors in trust have been properly appointed and are fully vested with all the title, estate, re-	s, be obliged to see e.g. or be obliged to ises, or be obliged to ises, or be obliged coessity or expedissid trust agree in relation to said ter any such conted by this Inden er inserrement was and in said trust t said truste was gage or other inserted.
thorities, duties and chligations of its, his or their predecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under they shall be only in the earnings, avails and proceeds arising from the sale or other disposition of sale interest is hereby declared to be personal property, and no beneficiary hereunder shall have terest, legal or equitable, in or to said real estate as such, but only an interest in the earning ceeds thereof as aforesaid.	uid real estate, and
And the said grantor hereby expressly waive S. and release S. any and all rights or by virtue of any and all statutes of the State of Illinois, providing for the exemption of homest execution or otherwise.	benefit under and tade from sale on
	eterogrape ***XXXXX
In Witness Whoscof, the grantor seforesaid has 3 hereunto set its	CONTRACTOR OF THE PROPERTY OF
(Corporate Seal) (SEAL) The Bank of Casey (SEAL) By Fourt E of	(SEAL)
Ronald C. Hudson, Cashier 12-	,



STATE OF ILLINOIS }
County of Clark

33,

I, the undersigned, a Notary Public, in and fors aid County, in the State aforeseld, do hereby certify that RDBERT E. SEED, personally known to me to be the President of the Corporation who is the granter, and RONALD L. HUDSON, personally known to me to be the Cashier of said Corporation, and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such President and Cashier, they signed and delivered the said instrument as President and Eashier of said corporation, and caused the corporate seal of said corporation to be affixed thereto, pursuant to authority, given by the Hoard of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes———therein set forth.

Cluen under my hand and Notarial Seal this // day of Onder/, 979.

William Statement to

Mail Tax Statement to: Larseon, Woodyard & Henson, C.P.A. Casey, IL 62420

This deed prepared by: Wayne S. Jones Professional Corporation 110 E. Washington Paris, IL 61944

WARRANTY DEED
THE Bank of Casey, Casey, Illinois, a corporation duly organized
and existing under end by virtue
of the laws of the State of Illinois and duly authorized to transact
business in the State of Illinois

TO
TO
The Citizens National Bank of
Peris, Paris, Illinois

LARK COUNTY

This Instrument was filed for Record in Record is office of County and Someon on the Long of County and Someon on the Long of Language A. D. 1979.

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TRUST NO. 2517

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