UNOFFICIAL COPY

DEED IN TRUST COCK COUNTY, ILLINO	Ols Clary R. Olem
(D) FILED FOR RECORD	21 419 529 RECORDER OF DEEDS
	AN The above space for recorder's use only 214,19529
THIS INDENTURE WITNESSETH, That the Gr	
Spinster	
of the County of Cook and State of	Illinois for and in consideration
of Timactiae De annity and valuable considerations in hand paid, Convey	
EXCHANGE NATIONAL BANK OF CHICAGO,	a National banking association, its successor
or successors, as Trustee under a trust agreement date March , 19 71 , known as T	
described real estate in the County of Cook	and State of Illinois, to-wit:
	· [
Lot 36 in Block 12 in South Shore the West 1/2 of the South West 1/4	Park, being a Subdivision of
Township 38 North, Range 15 East	of the Third Principal Meridian
in Cook County, Illinois	h00
M O	U
17	
× Shouter addies: 134 Lawing	La Salca Se Clura, wee
	1 &
hereinafter called the real estate."	,
TO HAVE AND TO HOLD the real c tate with its appurtenances upon the trust forth.	
Full power and authority is hereby granted to said trustee to subdivide an streets, highways or alleys and to vacute any efficient or part thereof; to extract, highways or alleys and to vacute any efficient or part thereof; to extract or successors or successors in trust and to gre to use it successor or successors trustee; to donate, to dedicate, to mortgage, or other itse encumber the real est part thereof, from time to time, in possession or reversion, by leases to comment periods of time, and to execute renewals or extract or losses upon any terms of the property	ad resubdivide the real estate or any part thereof; to dedicate parks, secute contracts to sell or exchange, or execute grants of options to
purchase, to execute contracts to sell on any '.ms, o convey either with or w a successor or successors in trust and to gre (to successor or successors trustee: to donate to dedicate to mortrage or other inseresing the real est	ithout consideration: to convey the real estate or any part thereof to in trust all of the title, estate, powers and authorities vested in the tate, or any part thereof; to execute leases of the real estate, or any
part thereof, from time to time, in possession or reversion, by leases to commen periods of time, and to execute renewals or ex	are in praesenti or futuro, and upon any terms and for any period or a and for any period or periods of time and to execute amendments,
execute options to lease and options to renew teres of options to purchase respecting the manner of fixing the amount of present of the rentals, to execute options to purchase respecting the manner of fixing the amount of present of the rentals, to execute the rentals of the rentals.	the whole or any part of the reversion and to execute contracts at grants of easements or charges of any kind; to release, convey or
assign any right, title or interest in or about or easement appr tenest to the re- estate and every part thereof in all other ways and for uch r her consideration estate to deal with it, whether similar to or different from it	all estate or any part thereof, and to deal with the title to said real sa as it would be lawful for any person owning the title to the real and at any time or times hereafter.
In one shall may be still dealing with said trustee in at ion the converged consecution to be still be still dealer or more still the still dealer or more still the still be	all estate, or to whom the real estate or any part thereof shall be
borrowed or advanced on the real estate, or be obliged to see that the ter so to necessity or expediency of any act of the trustee, or be obliged or privile ed to trust deed, mortgage, lease or other instrument executed by the truste in relationships of the contract of	the trust have been complied with, or be obliged to inquire into the quire into any of the terms of the trust agreement; and every deed, on to the real estate shall be conclusive evidence in favor of every nument, (a) that at the time of the delivery thereof the trust created conjugation or other instrument was executed in accordance with the conjugation of the conjugatio
person relying upon or claiming under any such conveyance, lease or of terms therein and by the trust agreement was in full force and effect, (b) that such or trusts, conditions and limitations contained herein and in the trust agreemen	imment, (a) that at the time of the delivery thereof the trust created or nother instrument was executed in accordance with the or n any amendments thereof and binding upon all beneficiaries,
(c) that the trustee was duly authorized and empowered to execute and delive et (d) if the conveyance is made to a successor or successors in trust, that such us fully vested with all the little actor rights powers authorities duties and obligate.	ver such deed, trust deed, lease, mortgage or other instrument and ser ser or successors in trust have been properly appointed and are was roles, his or their predecessor in trust.
The interest of each beneficiary under the trust agreement and of all pe possession, earnings, and the avails and proceeds arising from the sale, mortrage	rso s c' ming under them or any of them shall be only in the
The interest of each beneficiary under the trust agreement and of all pe possession, earnings, and the avails and proceeds arising from the sale, mortgage declared to be personal property, and no beneficiary shall have any title or interinterest in the possession, earnings, avails and proceeds thereof as a storesaid.	est, lego' or ec litable, in or to the real estate as such, but only an
If the title to any of the above lands is now or hereafter registered, the R certificate of title or duplicate thereof, or memorial, the words "in trust," or "u in accordance with the statute in such case made and provided.	legistrar of vitl 3 is hereby directed not to register or note in the pon condition, or with limitations," or words of similar import,
	any and all the or benefit under and by virtue of any and all a on execution or otherwise
In Witness Whereof, the grantor XX aloresaid has hereunto set	her hand XX and seal XX
this 10th day of Marc	19. 41. V
	Cayn (1554)
(SEAL)	Ezyma Watts, a spinste
(SEAL)	(SEAL)
,	0'
Nangy M Changy	a Notary Public in and for said County, in
	that Ezyma Watts, a spinster.
	YO
personally known to me to be the same	person whose name is subscribed to
the foregoing instrument, appeared before	ore me this day in person and acknowledged that She
	instrument as <u>her</u> free and voluntary act, for the uses g the release and waiver of the right of homestead.
Given under my hand and notarial scal	
(PUBLES / J	
)7.	
con this	- Ngiary Public
EXCHANGE NATIONAL BANK OF CHICAGO	
Box 132	For information only insert street address 16-9 of above described property.
ADDRESS OF GRANTEE: LA SALLE AND ADAMS CHICAGO, ILL. 50690	
CHILAGO, ILL 60090	
	CHICAGO, ILL. \$0690

'END OF RECORDED DOCUMENT