UNOFFICIAL COPY

DEED IN TRUST (Warranty Deed)	21 439 980 Form 402 7 54	
60-15-536 M		
This Indenture Witnes	35211, That The Grantor 9	
JOHN Z. JACHIM AND MARY P.		
of the County of SOUTH	and State of ILLINGES for and in consideration	on [
	in hand paid, Convey, and Warrantunto THE LAWNDAL	E.
	the City of Chicago, County of Cook and State of Illinois, a co-	11
1	and by virtue of the laws of the State of Illinois, as Trustee under	· · 1
he provisions of a trust agreement dated th	the 5th day of JANUARY 19.71 an	.d -∭
	the following described real estate in the County of	э f
and State of Illino	•	7
Lot 32 in Block 2 in KPALOV for the North-is' quarter of Easting the Third Frincipal of)	VEC AND KASPAR'S Soldivision of the East) f Section 26, Township 79 North, Range 13 1 Meridian (except the Douth W Acres the	7815
GRANIEES		
2027 SC CENTRA	AL PARIL AVE	1
Chiplo	· , ILL.	
Subject to 1970 taxes and s	syls quent years.	14
	OZ.	
	-10	
TO HAVE AND TO HOLD the said premises wit said trust agreement set forth.	ith the appurtenances whom the trusts and for the uses and purposes herein and	ı
Full power and authority is hereby granted to said ereof, to dedicate parks, streets, highways or alleys in often as desired, to contract to sell, to grant options to convey said premises or any part thereof to a succe of the title, estate, powers and authorities vested in id property, or any part thereof, to lease said proper commence in praesenti or in futuro, and upon any termise the term of 198 years, and to renew or extend lease and to the contract of t	id trustee to improve, mana, s. n. of ct and subdivide said premises or any part and to vacate any subdivision or ,art thereof and to resubdivide said property to purchase, to sell on any terms, or c. vey either with or without consideration resear or successors in trust and bars. such successor or successors in trust and bars. such successor or successors in trust ender the said trustee, to deniet to dedicate me tage, pledge or otherwise encumber rity, or any part thereof, from time to tirp. possession or reversion, by lease trust and the same period or periods of time, n. er. edding in the case of any single sases upon any terms and for any period or ,eri ds of time and to amend, change as upon any terms and for any period or late the same leases and to grant options chase the whole or any part of the reversion, and to con! respecting the manchase the whole or any part of the reversion, and to on! . respecting the manchase the whole or only part of the reversion, and to on! of to other real or y kind, to release, convey or assign any right, title or .nters. in or about or ease, and to deal with said property and every part then. I in all 'her ways and for y person owning the same to deal with the same, whether's milar to or different hereafter.	,
In no case shall any party dealing with said trustee conveyed, contracted to be sold, leased or mortgagent, or money borrowed or advanced on said premises obliged to inquire into the necessity or expediency or ms of said trust agreement; and every deed, trust de real estate shall be conclusive evidence in favor of estrument. (a) that at the time of the delivery thereof it deffect, (b) that such conveyance or other instrumer ned in this Indenture and in said trust agreement or inc dit in the conveyance or successor or successive and the conveyance or successor or successive and the conveyance is made to a successor or successited and are fully vested with all the title, estate right that is the conveyance is made to a successor or succes	se in relation to said premises, or to whom said premises or at vp. thereof shall gold by said trustee, be obliged to see to the application of any yur nast noney, as or be obliged to see that the terms of this trust have been completed, with, or of any act of said trustee, or be obliged or privileged to inquire into any of, ne leed, mortgage, lease or other instrument executed by said trustee in relation to every person relying upon or claiming under any such conveyance, lease or on the trust created by this Indenture and by said trust agreement was inful 16 count was executed in accordance with trusts, conditions and limitation—n some amendment thereof and binding upon all beneficiaries thereunder. (c) that trust and deliver every such deed, trust deed, lease, mortgage or other instrument exessors in trust, that such successor or successors in trust have been properly applications, the successor of successors in trust have been properly applications. The properties of the properly applications of the successor in trust have been properly applications of the properly appl	
ly an interest in the earnings, avails and proceeds th	ave any title or interest, legal or equitable, in or to said real estate as such, but thereof as aforesaid after registered, the Registrar of Titles is hereby directed not to register or note ial, the words "in trust," or "upon condition," or "with limitations," or words case made and provided.	(0)
And the said grantor hereby expressly waive statutes of the State of Illinois, providing for the exe	and release any and all right or benefit under and by virtue of any and xemption of homesteads from sale on exemption of homesteads from sale on exemption of the results at the transfer and seal 5 this	
JOHN V. JACHIM	Seal MARY F. JACHIM Seal	T
<u>S</u>	Scall Scall	

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STATE OF ILLINOIS COUNTY OF COOK

I, KICHAFL CIRLAN , a Notary Public in and for soid County, in the State aforesaid, DO, HERÉBY CERTIFY, That JOHN Z. JACHIM AND MARY P. JACHIM, HIS WIFE,

OPPOSITION OF THE PROPERTY OF

Michael Sceman

aful

21435380

The Lawndale Trust and Savings Bank
3333 WEST 26th STREE
CHICAGO, ILLINOIS

WARRANTY DEED

(WARRANTY DEED)

to

to

The Lawndale Trust and
Savings Bank
Trust.

BOX 624