UNOFFICIAL COPY

60-05-(((V). 21 470 329 This Indenture Witnesseth , a	That the Grantor.
HELEN DI NOVO, married to ANTHON	NY J. DI NOVO,
of the County of <u>COOK</u> and State	e of <u>ILLINOIS</u> for and in consideration
and other good and valuable considerations in hand paid unto the ROSELLE STATE BANK AND TRUST COMPA laws of the State of Illinois, as Trustee under the provi day of <u>April</u> 19 <u>71</u> , known as Trust I real estate in the County of <u>Cook</u>	d, Convey and Warrant NY a corporation organized and existing under the sions of a trust agreement dated the _29th Number _1268, the following described
OT 39 IN BLOCK 7 IN JOHN F. THOM OF THE WEST 1/2 OF THE SOUTH WEST LECTION 34, TOWNSHIP 40 NORTH, RAM LIDIAN, IN COOK COUNTY, ILLINOI	IPSON'S ARMITAGE AVENUE SUBDIVISION 1/4 OF THE NORTH WEST 1/4 OF NGE 13 EAST OF THE THIRD PRINCIPAL
90	
Open Till	
TO HAVE AND TO HOLD the said premises with the appurte	nances upon the trusts and for the uses and purposes
If on any terms, to convey either with or wit out consideration, assor or successors in trust and to grant to such a cce sor or successors in trust and to grant to such a cce sor or successors in trust and to grant to such a cce sor or support of the truste, to donate, to dec cot, to morting the part thereof, to lease said property, or any part area of, the set of the and to lease soid property, or any part and to remove the set of any single demise the term of 198 years, and to remove ricids of time and to amend, change or modify leases and to the ter, to contract to make leases and to grant options to lease and of any part of the reversion and to contract respecting the manner tition or to exchange said property, or any part thereof, for o arges of any kind, to release, convey or assign any right, title or emises or any part thereof, and to deal with said property and ener considerations as it would be lawful for any person owning different from the ways above specified, at any time or times are stated in the exchanged by the user thereof, but may assion may arise with respect to all or any part of the trust p	e of fixing the amount of present or future rentals, to be of fixing the amount of present or future rentals, to be recularly to grant easements or or the result of the present of the pr
In no case shall any party dealing with said trustee in relation it thereof shall be conveyed, contracted to be sold, leased or motation of any purchase money, rent, or money borrowed or advans of this trust and said trust agreement have been complied seediency of any act of said trustee, or be obliged or privilegeent; and every deed, trust deed, mortgage, lease or other instructs shall be conclusive evidence in favor of every person relying other instrument, (a) that at the time of the delivery thereof it emement was in full force and effect, (b) that such conveyance of trusts, conditions and limitations contained in this Indenture a reof and binding upon all beneficiaries thereunder, (c) that secute and deliver every such deed, trust deed, lease, mortgage of a successor or successors in trust, that such successor or successors.	with, or be obliged to see that the with, or be obliged to see that the with, or be obliged to inquire into the necessity or d to inquire into any of the erms of said trust agreement executed by said trust e in relation to said real g upon or caloning under an such onveyance, lease the trust created by this Indenture of by said trust or other instrument was executed in a condance with and in said trust agreement or in some emendment and in said trust agreement or in some emendment and trustee was duly authorized and inpo ered to greatly instrument and (d) if the conveyance in reader
y vestea with all the title, estate, rights, powers, authorities, di rust.	ors in trust have been properly appointed and are uties and obligations of its, his or their predects or
y vested with all the title, estate, rights, powers, authorities, dirust. The interest of each and every beneficiary hereunder and of only in the earnings, avails and proceeds arising from the sal rest is hereby declared to be personal property, and no beneficially in or to said real estate as such, but only an interest in If the title to any of the above lands is now or hereafter regists ster or note in the certificate of title or duplicate thereof, or men h limitations," or words of similar import, in accordance with the shall not be required to produce the trust agreement or a cany transfer, charge or other dealing involving the registered	ors in trust have been properly appointed and are uties and obligations of its, his or their pedec sor all persons claiming under them or any of them shall be or other disposition of said real estate, and such ciary hereunder shall have any title or interest, legal the earnings, avails and proceeds thereof as aforesaid, seed, the Registrar of Titles is hereby directed not to morial, the words "in trust," or "upon condition," or the statute in such case made and provided, and said copy thereof or any extracts, thereform as evidence.
y vested with all the title, estate, rights, powers, authorities, dirust. The interest of each and every beneficiary hereunder and of only in the earnings, avails and proceeds arising from the sal rest is hereby declared to be personal property, and no beneficially each of the process of the process of the process of the process of the total process of the days leads is now or hereafter registe ster or note in the certificate of title or duplicate thereof, or men in limitations," or words of similar import, in accordance with tee shall not be required to produce the trust agreement or a cany transfer, charge or other dealing involving the registered of the trust. And the said grantor hereby expressly waive and relect	ors in trust have been properly appointed and are uties and obligations of its, his or their pedec 3.2 or all persons claiming under them or any of them shall be or other disposition of said real estate, and such ciary hereunder shall have any title or interest, legal the earnings, avails and proceeds thereof as aforesaid, the earnings, avails and proceeds thereof as aforesaid, the words "in trust," or "upon condition," or the statute in such case made and provided, and said copy thereof or any extracts therefrom, as evidence lands is in accordance with the true intent and mean-
y vested with all the title, estate, rights, powers, authorities, dirust. The interest of each and every beneficiary hereunder and of only in the earnings, avails and proceeds arising from the sal rest is hereby declared to be personal property, and no beneficial to a superior of the sale of	ors in trust have been properly appointed and are uties and obligations of its, his or their pedec sur all persons claiming under them or any of them shall be or other disposition of said real estate, and such ciary hereunder shall have any title or interest, legal the earnings, avails and proceeds thereof as aforesaid, the earnings, avails and proceeds thereof as aforesaid, ared, the Registrar of Titles is hereby directed not to morial, the words "in trust," or "upon condition," or the statute in such case made and provided, and said copy thereof or any extracts therefrom, as evidence lands is in accordance with the true intent and mean-
y vested with all the title, estate, rights, powers, authorities, dirust. The interest of each and every beneficiary hereunder and of only in the earnings, avails and proceeds arising from the sal rest is hereby declared to be personal property, and no beneficially the process of the sale of	all persons claiming under them or any of them shall be or other shall have any title or interest, legal the earnings, avails and proceeds thereof as aforesid, ared, the Registrar of Titles is hereby directed not to morial, the words "in trust," or "youn condition," or the statute in such case made and provided, and soid copy thereof any extracts therefrom, as evidence lands is in accordance with the true intent and meanage all rights under and by virtue of the homestead hereunto set the form and Sould Case I have Sould S

UNOFFICIAL COPY

		- 1
COUNTY OFCOOK	, Roy L. Forsberg a Notary Public in and for said County, in the State aforesaid do hereby certify that HELEN DI NOVO, married to ANTHONY J. DI NOVO,	1
STATE OF	Roy L. Forsberg	}
	a Notary Public in and for said County, in the State aforesaid do hereby certify that	{
	HELEN DI NOVO, married to ANTHONY J. DI NOVO,	{
		- 1
	personally known to me to be the same person S whose name S AFE	}
	instrument appeared before me inits day in principal	}
_	they signed, sected did don't let	Ì
	their free and voluntary act, for the their	Ì
	therein set forth, including the release and waiver of the right of th	1
6.	GIVEN under my hand and noterial	
Opens.	Lay I Souling	
	Roy L. Forsberg	
	1000 Million	{
	^{чи} липний.	
	O~	
•		
. *		
		l l
		1
000	COUNTY, ILLINOIS LEG FOR RECORD	17496.cg
	TEO EOS MECONO	
• .	\$'71 3 G4 PF 21470329	š 2
F.el	Name: R. L. FORSBER	Ž
		of control
		eces)
•		1
	Name: R. L. FORSBER	Carlon S
	Name: 11 F SCHALIMITIKE RD	î d
•	Address: 21 /// 50/72	
	City: Sci 4 ACAN Solve	
	533	
		1000
ll .		
· ·		1
•	# ≥≥	3
 	PARA BAN OIS	्री
- 1		
	WARRANTY JED TO SELLE STATE B D TRUST COMP TRUSTEE	1
]	RRAA RRAA	
	WARRANTY SED WARRANTY SED TO ROSELLE STATE BAN AND TRUST COMPAN ROSELLE, ILLINOIS TRUSTEE	
	© 8 € 1	्रव • हु
∭ ġ)T	₹ ·
TRUST NO.	\ }	-1
, <u>E</u>		
		3.302

*END OF RECORDED DOCUMENT