## UNOFFICIAL COPY

of Ten and no/100- not not not not not consideration of Ten and no/100- not man do /100- not not not not not consideration of the not	EXCHANGE NATIONAL BANK OF CHICAGO, a National banking association, its successor or successors, as Trustee under a trust agreement dated the 21st day of May 19 71, known as Trust Number 25158 , the following and State of Illinois, to-wit:  Lot four (4) (except the North five (5) feet thereof) and all of Lot Five (5) in Block twenty (20) in the Village (now Civy) of Evanston in Section Eighteen (18) Township forty-one (41) North, Range fourteen (14) East of the Third Principal Meridian in Cook County, Illinois  JUBJECT TO: Rights of Plaintiff in re Case 69117682  Cheuit Court of Cook County, Illinois  **Hereinafter called "the real strike."  To EMV AND TO BIOLD be real state with 'a appurtenance upon the trust and for the uses and purposes herein and in the trust agreement at the properties of the county of the real state of any part thereof; the accessor of and submiving is hereby grant of a national county of the real state of any part thereof; the streets and horizon of allowing the streets and the real state of any part thereof; the streets and the real state of any part thereof; the streets and the real state of any part thereof; the streets and the real state of any part thereof; the street of the real state of	DEED IN TRUST    60-24-504-C     21 500 073     The above space for recommendation of the decrease of the comment of the comme	JONIAK, a Spinster	COOK COUNTY, ILLI FILED FOR RECO
and all of Lot Five (5) in Block twenty (20) in the Village (now City) of Evanston in Section Eighteen (18) Township forty-one (41) North, Range fourteen (14) East of the Third Principal Meridian in Cook County, Illinois  SUBJECT TO: Rights of Plaintiff in re Case 69L17682  Choult Court of Cook County, Illinois  No BAVE AND TO HOLD the real state with "a appurtenance upon the trusts and for the uses and purposes herein and in the trust agreement set forth.  This power and authority is hereby grant of its air cathes to abdition and accordance to the real state of any part thereof, to definite parks.  The power and authority is nervely grant of its air cathes to abdition and the real state of any part thereof, to receive confircate to grant inference of a state of the real state of any terms of the real state of any terms of the real state, or any part thereof, to receive confircate to make leasts and to real state of productions to definite the real state, or any part thereof, to receive semanthenic, thanges or prodefiguities of leases and the terms and provisors thereof at any time or times hereafter; to execute confircate to make leases and to receive opinions to be lease and opinion to reper leases of the real state of any part thereof, the accordance opinion to reper leases of the real state of any part thereof, the accordance opinion to reper leases of the real state of any part thereof, the accordance opinion to reper leases of the real state of any part thereof, the accordance opinion to reper leases of the real state of any part thereof, the accordance opinion to reper leases of the real state of any part thereof, the accordance opinion to reper leases of the real state of any part thereof and the	and all of Lot Five (5) in Block twenty (20) in the Village (now city) of Evanston in Section Eighteen (18) Township forty-one (41) North, Range fourteen (14) East of the Third Principal Meridian in Cook County, Illinois  SUBJECT TO: Rights of Plaintiff in re Case 69L17682  A cuit Court of Cook County, Illinois  Poll power and authority is hereby grand to all traitee to addivide and randshides the real estate or any part in theory, and thereby and the real state with the state of t	of Ten and no/100		, ILLINGIS RECORD
Full power and sutherity is hereby grant 4 to all. Trailer to subdivide not renderitied the real estate or any part thereof, to decilicate parks, surprise, high support contracts to sell on any terms or convey either with or without consideration; to convey the real estate or any part thereof to be accused to such trailer to interest to sell or such the real estate or any part thereof to be real estate to deal with its support to convey the real estate or any part thereof to be real estate to deal with its support to convey the real estate or any part thereof to be real estate to deal with its support to consideration; to convey the real estate or any part thereof to be reallest to deal with the real estate or any part thereof to the real estate to deal with its support of the real estate or any part thereof to the real estate to deal with its support of the real estate or any part thereof to the real estate or any part thereof its any part of the real estate or any part of the	BAVE AND TO HOLD the real estate with "a appurtnessances upon the trusts and for the uses and purposes herein and in the trust agreement set for the power and authority is hereby grand in to air native to subdivide and mandalisists the real estate or any part thereof; to deficiate parks, and the power and sutherities wested in the ancessor or contracts to sell on any terms or convey either with or without consideration; to convey and sutherities wested in the ancessor or described to indicate; to convey and sutherities wested in the ancessor or described to indicate; to convey or the real estate, or any part thereof; to exercise contracts to said on any terms or convey either with or without consideration; to convey and sutherities wested in the approach of the real estate, or any part thereof; to exercise the real estate, or any part thereof; to make passes and to respect to the passes of the real estate, or any part thereof; to make passes and to respect to the real estate, or any part thereof; to make passes and to respect to the real estate, or any part thereof; to make passes and to respect to the real estate, or the where of any third, to release, convey or respecting the manner of fating into a short or research to the real estate or any part thereof and the passes and the real estate or any part thereof and the passes and the respect to the real estate or any part thereof and the passes and the real estate or any part thereof and the passes and the real estate or any part thereof and the passes and the passes and the real estate or any part thereof and the passes and the real estate or any part thereof and the passes and	and all of Lot Five (5) in Block twenty (20) Village (now City) of Evanston in Section Eig Township forty-one (41) North, Range fourteen of the Third Principal Meridian in Cook Count SUBJECT TO: Rights of Plaintiff in re Case 6	in the htteen (18) (14) East y, Illinois	
conveyed, contracted to be sold, lessed or mortgaged by the trustee, be odd of a see to the application of any purchase money, earl, or money provided and any of the trustee, or be obliged to repair intending the provided of the trustee, or be obliged to privileged to repair intending the provided of the trustee, or be obliged to privileged to repair intending the provided to repair the provided to the provided to repair the provided to repair the provided to the provided to repair the provided to the provided	convolved, contracted to be sold, leased or mortgaged by the trustee. be off of more to the problem of a displaced on the real estate, or be obliged to privileged to square into the problem of the trustee, or be obliged to privileged to square into the problem of the trustee, or be obliged to privileged to square into the contract seed, mortgage, leased of the trustee, or be obliged or privileged to square into the contract seed, mortgage, leased or their mortgage, leased or their instrument of the contract seed, mortgage, leaved to their instrument of the contract seed the problem of the problem of the contract seed to the problem of the contract seed to the contract s	TO HAVE AND TO HOLD the real estate with appurtenances upon the trusts and for the uses and purp	or any part thereof, to decline parks, to be the real estate or must of options to the real estate or any part thereof to the real estate or any part thereof to the real estate or any part thereof to the receive leases of the real estate, or any upon any terms and for any period or upon any terms and for any period or exceeded to the real estate of the	RECORDED A CARLOS
If the title to any of the above lands is now or hereafter regulators, the treather of titles at new or detection of title or duplicate thereaft, or memorial, the words of winds of winds of which is accordance with the statute in such case made and provided.  And the said grantor	He title to any of the above lands is now or hereafter resistered, the Kengatrar of Intest an above of each of samilar unports, in coordance with the statute in such case made and provided.  And the said grantor	coveyed, contracted to be sold, leased or mortgaged by the trustee, be obtiff a see to the application of borrowed or advanced on the real estate, or be obliged to see that the terms of be trust have been complised or necessity or experiency of any act of the trustee, or be obliged or privileged to positive into any of the terms of person relying upon or claiming under any terms of the contraction of the trustee of person relying upon or claiming under any terms of the trustee of trustee of the t	any purchase money, rent, or money with, or be obliged to inquire into the little control of the	
GLADYS A. JONIAK	(SEAL)  NO TAXABLE CONSIDERATION  No taxable consideration  I, MAE C. DAUM  A Notary Public in and for said County, in	If the title to any of the above lands is now or hereafter restaterd, the treature of titles as no or of certificate of title or duplicates thereaf, or memorial, the words "in treats" or "upon conditions," or "with in accordance with the statute in such cose made and protest.  And the said grantor	(at as," or words of similar unport,	
	State of TLLINOIS 1 t, MAE C. DAUM a Notary Public in and for said County, in	CLADYS A JONIAK		
personally known to me to be the same personwhose nameisaubscribed to the foregoing instrument, appeared before me this day in person and acknowledged that_Shesigned, sealed and delivered the said instrument asilerfree and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.  Given under my hand and notarial seal this_2nd_day of_Juneis_71  Notary Public		Box 132 For information of above	described property. TEE: LA SALLE AND ADAMS CHICAGO, ILL. \$0690	.6-9 r

END OF RECORDED DOCUMENT