UNOFFICIAL COPY

G 60 24 193 A DEED IN TRUST	Thistury of College
COOK COUNTY TELINOTE 21 502 937	recondent for deems
The above space for recorder's use only	<u>*21502937</u>
THIS INDENTURE WITNESSMATH, that the Charletor Edward Koval and R Koval	udolph
of Ten and no/100 Dollars, and valuable considerations in hand paid, Convey and unto the NATIONAL BANK, a National Banking Association of Chicago, Illinois, as Truprovisions of a trust agreement dated the 30 day of April as Trust Number 5330, the following described real estate in the County of	1971, known
and State of Illinois, to-wit:	0 2061
Lot 30 in Frederick B. Clarkes Subdivision of Block 7 of St and Whitney's Subdivision of the West half of the South East quarter of Section 6, and North half and West half of South F quarter of Section 7, all in Township 38 North, Range 14, I of the Third Principal Meridian, in Cook County, Illinois	t East
Grantees noting address: 6316 S. WestemAvenue Chicago, Illinois	DE TOUR DE LES PROPERTIES DE L
TO HAVE AND TO HOLD the stage and purpose	s herein and in said
TO HAVE AND TO HOLD th premises with the appurtenances upon the trusts and for the uses and purpose trust a great was a contract to a briefly remark to a said trustee to improve, manage protect and subdivide said or the provided of the power and authority in hereby remarks to a said trustee to improve, manage protect and subdivide said or the provided provided to the provided provided provided provided provided to the provided provi	remines or any parti- ficile and property as out consideration, to a out consideration, to a reasons in trust all of a refuse encumber asid a man by leases to com- lo amend, change or to amend, change or to to amend, change or to grant options to
less and outlons to renew lesses and outlons to purchase the whole or any part of the reversion and to contract or of faing the amount of present or foture rentals, to partition or to exchange and property, or any part thereof, for of property, to grant easements or charges of any 1 nd, to release, convey or assign any right, title or interest in or appurtenant to said premise or any part thereof, a	apecting the manuer her read or personal rabout or easement r ways and for such to or different from the personal rabout of the read of th
be convered, contracted to be sold, leased or mortraged by f.d.t. inten, be obliged to see to the application of an rent, or money phoreoved or advanced on add premises, or be obliged to lead that terms of that have been obliged to inquire into the necessity or expediency of any act of s i states, or be obliged or privileged to inquire stems of said trans agreement; and werry deed, trust deed, m. gar. lease or other instrument exceed by said to the said trans agreement; and were deed, trust deed, m. gar. lease or other instrument exceed by the said trans agreement, all that at the sime of the delivery thereof the trust was of the delivery deeper of the trust was agreed affect, b). But auth only again or other instrument was crusted in secondance with the trusts, condition	ay purchase money, compiled with or be re into any of the rutate in relation to remark was in full one and limitations.
the said threshes the conveyance is made to a successor or successors it was an abstingt pool at least that means and (d) if the conveyance is made to a successor or successors it was it is accessor or successor properly appointed and are fully vested with all the title, estate, rights, po era, authorities, duties and obligations predecessor in trust. The conveyance is made to a successor or successor is recorded to the conveyance benefit and to the conveyance and the conveyance are the conveyance are conveyanced and the conveyance are conveyanced and the conveyance are conveyanced as the conveyance are conveya	neighbor the control of the control
The fifte to an of examines, while an opposed strength of the legistra of T as is breshy directed not in the certificate of tills or duplicate thereof, or memorial, the works "in truet," or "up a con ition," or "with limit of similar import, in accordance with the statute in such case made and provided. And the said grantons—hereby expressly write—and relaxed—any sind all right or b north under man and all statutes of the State of Illinois, providing for the exemption of homestoads from sale cases. It is not otherwise	to register or note titations," or words d by virtue of any te.
In Witness Whereof, the grantorS aforesaid baVC bereunto set their handS	and seal S
(Edward Koval) (Seal) (Rudolph Koval)	(Seal)
(Seal)	(Seal)
State of Illinois County of Cook Ss. I, the undersigned, a Notary Public in and for eald County in the state afcertity that Edward Koval and Rucolph Koval	oresaid, do hereay
personally known to me to be the same person. So whose name S are to the foregoing instrument, appeared before me this day in person and at they agend, estiled and delivered the said instrument at their untary act, for the upes and purposes therein set forth, including the release the right of homesissad. Given under my hand and pararial seal this 3AU thay of the right of homesissad. Within the release the right of homesissad.	cknowledged that T tree and voi-
DDRESS OF GREATING. Marquette National Bank 6316 S. Western Ave. Chicago, Ill. 60636 Box 600 1924 West 47th Street For information only insert street a above described property.	address of
	STEEL WILLIAM STEEL ST.

END OF RECORDED DOCUMENT