UNOFFICIAL COPY

	21 553 226 DEED IN TRUST	
	DEED IN TRUST	
	This Indenture Witnesseth, that the Grantor Barbara V. Zec, A Spinster	
-		1
	of the County of Cook and State of Illinois for and in consideration of	ı
	of the County of	ı
	TEN AND NO/100 (\$10.00)	ı
	and other good and valuable considerations in hand paid, Convey and Warrant unto the GUARANTY BANK & TRUST COMPANY, a banking corporation organized and existing and authorized to accept and execute trusts	
	ter the laws of the State of Illinois, as Trustee under the provisions of a Trust Acceptment dated the 10th. day of	ľ
	NOVEMBER 19 70, known as Trust Number the following described real estate in use country of and State of Illinois, to-wit:	1
	tot 44 (except the West 4 feet taken for alley) in	
	wa'worth's Addition to Woodlawn, being a Subdivision of the West 8 Acres of the East 30 Acres of the North	
	Ha f of the North West Quarter of Section 23, Township	
	30 North, Range 14, East of the Third Principal Meridian,	
	and of Lets 7 and 8 in Block 2 and Lot 10 and the West 40 feet f Lot 11 in Block 3 of Woodlawn.****	
	88.	
	and of Lets 7 and 8 in Block 2 and Lot 10 and the West 40 feet of Lot 11 in Block 3 of Woodlawn.**** CONSIDERATIONS OF THE CONSIDERATION OF THE CONSIDERATI	
		l
	All and the second seco	1
	in the second of	1
	TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and in	l
]	said Trust Agreement set forth. Full power and authority is hereby granted to said Trustee o in says, manage, protect and subdivide said premises or any part	i
	thereof, to dedicate parks, streets, highways or alleys and to vice any subdivision or part thereof, and to resubdivide said property	ĺ
	as often as desired, to contract to sell, to grant options to purchase to r il on any terms, to convey either with ar without consideration, to convey said premises or any part thereof to a successor or successor at trust all of the title, estate, powers and authorities vested in said Trustee, to don' o, b dedicate, to martiage, pladge or otherwise encumber,	ļ
	said property, or may part thereof, to lease said property, or any part thereof, in time to time, in possession or reversion, by leases	1
	demise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify seases and the terms and provisions thereof at any time or the exception, to contract to make leases and to grant	
	options to lease and options to renew leases and options to purchase the who's _a any part of the reversion and to contract respecting the amount of present or future rentals, to partition or exchange say projectly, or any part thereof, for other read or personal property, to grant easements or charges of any kind, to release, convey or a sign a y right, title or interest in or about or	
	or personal property, to grant ensements or cardyes or any kind, to release, convey or o large or y that, these or interest in or account of escene enterpretations of the control of the	_
	ent from the ways above specified, at any time or times hereafter.	JJJ
	In no case shall any party dealing with said Trustee in relation to said premises, or to wook said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, be obliged to be to be polication of any purchase	ے
	money, rent or money borrowed or advanced on said premises, or be obliged to see that the terms of this ust have been compiled with, or be obliged to inquire into the necessity or expediency of any act of said Trustee, or be obliged or r " set to inquire into any of the terms of said Trust Agreement, and every deed, trust deed, mortgage, lease or other instrument exact set by said Trustee in relation	1
2.75	to said real estate shall be conclusive evidence in tavor of every person relying upon or claiming under my such conveyance, lease or	6
	other instrument. (a) that at the time of the delivery thereof the trust created by this Indenture and by said Tn at Igneement was in full force and effect. (b) that such conveyance or other instrument was executed in accordance with the trusts or additions and limitations	
1	contained in this Indenture and in said Trust Agreement or in some amendment thereof and binding upon at lensificting the thereunder, (c) that said Trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, leave north upon at the trust the said (a) if the conveyage of the radio to a support of the trust that the said (a) if the conveyage of the radio to the said trust trus	
	instrument, and (d) if the conveyance is made to a successor or successors in trust, that such successor or successor in trus have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, are or their predocessor in trust.	
	The interest of each and every beneficiary hereunder and all persons claiming under thom or any of them shall ke or y in the	
	ecraings, credis and proceeds crising from the sale or other disposition of said real estate, and such interest is hereby ecle ed to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate or	
	but only an interest in the earnings, avails and proceeds thereof as algresald. If the title to any of the above lands is now or hereafter recisioned the Registrar of Titles is hereby directed not to register at a constant of the above lands is now or hereafter recisioned the Registrar of Titles is hereby directed not to register at a constant of the constant of	
	If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or no a condition," or "with limitations," or words of similar import, in accordance with the status in such case made and provided.	
	And the said granter hereby expressly waive and release any and all right or benefit under and by	
	by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads for sale an execution or otherwise.	
	In Witness Whereof, the granter adoresaid ha herounto set hand and	
	seal this 10th, day of NOVEMBER 19 70	
	(SEAL) Burbary (1. Zel SEAL)	
	DEAL DEAL DEAL	
	(SEAL)	
		_

UNOFFICIAL COPY

STATE OF	ILLINOIS						• .
COUNTY OF	COOK	ss. I,		EMMA	A. STADT		
		a Notary Public i	n and for said BARI	d County, in the BARA V. ZEC	State aforesal	d, do hereby co TER	ertify that
			-				<u> </u>
		personally known	to me to be th	9 same person	whose nar		
		to the foregoing ins					ubscribed dged that
		SHE	signed, segled	and delivered the	scid instrumen	nt cas HER	_free and
		voluntary act, for the	ne uses and pu estead.	rposes therein set	forth, including	g the release and	d waiver
Constitution of the second	M	GIVEN under	my hand and		DTARIAL		seal this
		10th.	aday of_	NOVEMBER	0-	A. D. 1	19_70_
(1) 经营营		72			7 /m	Notary Public	
ANT STATE							
				•		•	
	C				18.5		
12 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1							1
	5						
)_					
		4				21	
					e de la Alberta. El militar de la Calendaria		
1);;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;				
		= 4					
		refu	Son Martin		SIONEY R. OLS		•
	1971 •	JUL 20 PM 3	94				\$
	1971 •	**	94 26546	- '	JONEY A. 013 3226 u A	Megati (j. 15) A Rec	5.10
	1971	• •	94	- '		Ministrativa Landina Landina Rec	5.1 0
	1971	• •	94	- '		Mogazi (1966) : : Rec	5.10
	1971 •	• •	94	- '		Megating And	5.10
	1971	• •	94	- '		Rec	5.10
	1971	• •	94	- '		Megalina A	5.10
	1971	• •	94	- '		Rec	5.10 215
	1971	• •	94	- '		- Rec	215
		• •	94	- '	3226 · A	0,55	215
		• •	94	- '	3226 · A	0,55	21553226
		JUL-20-71	94	- '	3226 · A	0,55	215
		JUL-20-71	94	4 • 21.55	3226 · A	0,55	21553226
		JUL-20-71	94	- '	3226 · A	0,55	21553226
		JUL-20-71	94	4 • 21.55	3226 · A	0,55	21553226
		JUL-20-71	94	4 • 21.55	3226 · A	0,55	21553226
		• •	94	4 • 21.55	3226 · A	0,55	21553226
	6 TRUST COMPANY as TRUST AGREEMENT	JUL-20-71	94	4 • 21.55	3226 · A	COMPANY th Street	21553226

'END OF RECORDED DOCUMENT