UNOFFICIAL COPY

	DEED IN TRUST	
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(D)	on H 199 SEP 24 AN 10 2 21 636 870	et - 1 - 12k 종
Į	2017) 28972 QUIT CLAIM CEO.711-71 The above page of or company 63 of 1870 u A	5.00 and
- [THIS INDENTURE WITNESSETH, That the Grantors Nathan M. Lofton and Sue S. Lofton, his wife, Gerald L. Andrews and Mary Beth Andrews, his wife, and	
ļ	Theodore W. Johnson and Marcia L. Johnson, his wife of the County of Cook and State of Illinois for and in consideration	
	of TEN AND NO/100 (\$10.00)dollars, and other good	
.	and valuable considerations in hand paid, Convey and Quit Claim unto EXCHANGE NATIONAL BANK OF CHICAGO, a National banking association, its successor	
Ì	or successors, as Trustee under a trust agreement dated the 22nd day of	
	July , 1971, known as Trust Number 25474, the following described real estate in the County of Cook and State of Illinois, to-wit:	
Į		
	Lot 5 (except the West 5 feet thereof) in block 2 in John N.	
- }	Youngs Subdivision of lot 1 in the Superior Court Partition of the South 10 acres of the East 1/2 of the North East 1/4 of	
1	Section 17, Township 40 North, Range 14, East of the Third	
	Principal Meridian, in Cook County, Illinois	及
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-\]		l in
Ï	hereinafter called "ine .eal estate."	S
- 1	TO HAVE AND TO HOLD the r all e ate with its appurtenances upon the trusts and for the uses and purposes herein and in the trust agreement set forth. Full power and authority is here , granted to said trustee to subdivide and resubdivide the real estate or any part thereof; to dedicate parks,	SE .
-	Full power and authority is here, grunted to said trustee to subdivide and resubdivide the real, estate or any part thereof, to dedicate parks, streets, highways or alleys and to vacet any subdivision of part thereof; to execute contracts to sell or exchange, or execute grains of options to purchase, to execute contracts to sell on any sent, to convey either with or without consideration; to convey the real estate or any part thereof; to purchase, or every either with or without consideration; to convey the real estate or any part thereof; to execute the sent of the part thereof, and the part thereof, and the sent of the part thereof, the sent of the part thereof, and the part the part to the part to the part of the part to the part of the part of the part to the part of the part o	CAXABLE CONSIDERATION
- 1	trustee: to donate, to dedicate, to mortgage, or or is se encumber the real estate, or any part thereof, to execute leaves and number sessed in the part thereof, to execute leaves of the real estate, or any part thereof, from time to time, in possession received by leaves of the real estate, or the part thereof, from time to time, in possession received by leaves of the real estate, or the part thereof, from time to time, in possession received by leaves of the real estate, or the part thereof, from time to time, in possession received by leaves of the real estate, or the part thereof, the real estate, the real estate, or the part thereof, the real estate, the	A
	changes of time. and to execute relevants or early and prov thereof at any terms and to rary periods of time and to execute annexaments, changes or modifications of leases and the terms and prov thereof at any terms and to rary hereof terms to execute options to lease and options to renew leases a 4 opts as to purchase the whole or any part of the reversion and to execute contracts	(C)
Ì	assign any right, title or inferest in or about or easeme L apparement to the real estate or any part thereof, and to deal with the title to said real estate and every part thereof in all other ways and for each other considerations as it would be lawful for any person owning the title to the real	7
	estate to deal with it, whether similar to of different from the way allows perceived and at any time of times hereafter. In no case shall any party dealing with said trustee in elast it to the read estate, or to whom the real estate or any part thereof shall be conveyed, contracted to be sold, leased or nontrigued by the trustee, or be digited to the application of any purchase money, rent, or money or expediency of any act of the trustee, or be obliged or pulled to impure into any of the terms of the trust agreement, and every deed, trust deed, mortgage, lease or other instrument executed by the trus — a lation to the real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other sement, (a) that at this most other delivery thereof the trust created the conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other sement, (a) that the time of the delivery thereof the trust created the conveyance of the conveyance in the conveyance in the conveyance in the conveyance is made to a successor or successors in trust, that such successors in trust have been properly appointed and are fully versely with all the title, essets english, powers, authorities, duties are obligations of (b), is or predecessor in trust.	(S)
1	borrowed or advanced on the real estate, or be obliged to see that it terms of the trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of the trustee, or be obliged or p. vileg 1 t unquire into any of the terms of the trust agreement; and every deed, trust deed, mortrage, lease or other instrument executed by the trust way. A state into the real state shall be conclusive evidence in favor of every	Bully
1	person relying upon or claiming under any such conveyance, lease or other ment, (a) that at the time of the delivery thereof the trust created herein and by the trust agreement was in full force and effect, (b) that we conveyance or other instrument was executed in accordance with the trust conditions and limitations confined beginning in the trust agreement or in any amendments thereof and hinding trung all beneficialities.	1
}	(c) that the trustee was duly authorized and empowered to execute and deliver ever such deed, trust deed, lesse, mortgage or other instrument and (d) if the conveyance is made to a successor in trust, that such such such such such such such such	e) and
1	The interest of each beneficiary under the trust agreement and of all pers as plaining under them or any of them shall be only in the possession, earnings, and the avails and proceeds arising from the sale, mortgage or one disposition of the real estate, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, leg 1 or 1 quitable, in or to the real estate as such, but only an interest in the possession, earnings, avails and proceeds thereof as aforesaid.	A CONTRACTOR
	declared to be personal property, and no beneficiary shall have any title or interest, leg our quitable, in or to the real estate as such, but only an interest in-tine possession, earnings, avails and proceeds thereof as aforesaid. If the title to approach the above legic in group benefits a spiritual the Unitary of The state of the above legic in group benefits a spiritual the Unitary of The state of the above legic in group benefits a spiritual the Unitary of The state of the above legic in group benefits as a spiritual to the state of the st	
1	If the title to any of the above lands is now or hereafter registered, the Registrar of Ti es is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition" or "with limitations," or words of similar unport, in accordance with the statute in such case made and provided.	
	And the said grantor hereby expressly waive and release any and all righ or b acht under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteeds from sale on execution or other ase	
.	In Witness Whereof, the grantor 3 aloresaid have hereunto set 1 the 12 hand and seal this 22 nd day of July 371.	
	31-1 15 3 6 12	
	Mathan M Jofton (SEAL) Que d. Lefter (SEAL)	
	NATHAN M. LOFTON OSUE S. LOFTON WIGHT	
	GERALD L. ANDREWS MARY SETH ANDREWS	
	Meddre Manual (SEAL) Manin J (John SEAL)	
	THEODORE W. JOHNSON / MARCHA'L / JOHNSON	
	State of Illinois SS. I. Grace I do ff a a Notary Public in and for said County, in the state aforesaid, do hereby certify that Nathan M. Lofton and Sue S.	
	Lofton, his wife; Gerald L. Andrews and Mary Beth Andrews, his wife; and	
	Theodore W. Johnson and Marcia L. Johnson, his wife, are personally known to me to be the same personSwhose name Saresubscribed to	1/X
į.	the foregoing instrument, appeared before me this day in person and acknowledged that they	11.7
. ·	signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and water of the life hypmestead.	् ।
1	Given under my hand and notarial seal this 1971	
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	The Total O	لللل
	EXCHANGE NATIONAL BANK OF CHICAGO	_
	Box 132 Box 132 For information only jusert street address of above the cripped property.	16-9
	For information only justified street address of above debution of property. ADDRESS OF GRANTEE: LA SALLE AND ADAMS CHICAGO, ILL. 60620	16-9
	Box 132	16-9

END OF RECORDED DOCUMENT