UNOFFICIAL COPY

O	DEED IN TRUST COOK COUNTY, ILLINOIS FILED FOR RECORD 21 641 391 RECORDER OF DEEDS]
V		
Ì	WARRANTY 1 9 45 MH The above space for recorder's use only 2 16 4 139 THIS INDENTURE WITNESSETH, That the Grantor EVA BARSEVSKY, a	
N	widow not remarried	1
7	of the County of Cook and State of Illinois for and in consideration of Ten dollars, and other good	
Ŋ	and valuable considerations in hand paid, Conveys and Warrants unto	
Ü,	EXCHANGE NATIONAL BANK OF CHICAGO, a National banking association, its successor or successors, as Trustee under a trust agreement dated the 3rd day of	
	J September , 1971 , known as Trust Number 25580 , the following described real estate in the County of Cook and State of Illinois, to-wit:	
	Lots thirty three (33) and thirty four (34) in block nine(9) in Scoville, Walker and McElwee's	
	Subdivision of the West half of the North West quarter of Section one (1) Township thirty eight	
	(38) North, Range thirteen (13), East of the Third Principal Meridian, in Cook County, Illinois.	
	SUBJUCT TO: General taxes for 1970 and subsequent years; building,	
	building line and use or occupancy conditions, restrictions and covening of record, if any; public and utility easements and roads	
	and hig ways, if any; existing leases; encroachments of adjacent	-15
	buildings (er the lot lines of the premises as shown in Plat of hereinafter calle "e real estate." Survey of 20 1961; Security interest of R.M.C. TO HAVE AND TO HOLD the restate with its high free the thought for the test and purpose freely and in the trust agreement.	
	TO HAVE AND TO HOLD the resease with its the order of the control	
	streets, highways or alleys and to 'ac' any subdivision or part thereof; to execute contracts to sell or exchange, or execute grants of options to purchase, to execute contracts to 'ac' any subdivision or part thereof to a successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successors in trust and to grant the successor or	
	part thereof, from time to time, in possess on or lever ion, by leases to commence in praesentil or futuro, and upon any terms and for any period or periods of time, and to execute renewals of exists of leases upon any terms and for any period or periods of time and to execute exceedaments, changes or modifications of leases and the terms of provisions thereof at any time or times hereafter; to execute contracts to make leases and to	
	Full power and authority is her ay granted to said trustee to subdivide and resubdivide the real estate or any part thereof; to dedicate parks, attracts, highways or alleys and to var or any subdivision or part thereof; to recruit contracts to, sell or exchange, or execute grants of options to a successor or in trust and to the parks, and the parks of th	15
	estate to deal with it, whether similar to or different fro the ways above specified and at any time or times hereafter. In no case shall any party dealing with said trus. In the case that any time or times hereafter. See to the policy or to whom the real estate or any part thereof shall be conveyed. Contracted to be sold, leased or mortaged by the trust e. be obliged to see to the angular on of any purchase money, rent, or money	
	In no case shall any party decling with said trus. The real cause or to whom the real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by the trus, be obligied to see to the application of any prunchas money, rent, or money borrowed or advanced on the real estate, or be obliged to see that as terms of the trust have been complied with, or be obliged to inquire into the meessity or expediency of any act of the truste, or be obliged to perfect the trust deed, mortgage, lease or other instrument executed by the tristen are relation to the real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or of trist armount, (a) that at the time of the delivery thereof the trust created herein and by the trust agreement was in full force and effect, the trust are considered as the conveyance or other instrument was essecuted in accordance with the trust, and in the trust are considered as the conveyance or other instrument was essecuted in accordance with the trust, and the trust are considered as the conveyance or other instrument was essecuted in accordance with the trust.	
	herein and by the trust agreement was in full force and effect, the sent conveyance or other instrument was executed in accordance with the trust agreement can be used to a many amendments therefore and binding upon all beneficiaries, (c) that the frustee was duly authorized and emprovered to execute and ele or every such deed, trust deed, leave, mortgage or other instrument and	4
	(c) that the traitee was duly authorized and empowered to execute and, et er every such deed, thust deed, lease, mortgage or other instrument and til if the conveyance is made to a successor is trust, that e hascesor or successors in trust have been properly appointed and are fully verted with all the title, estate rights, powers, authorities, duties and o ligation. The interest of each peenfeigray under the trust agreement and of all prosses, consistent or the predessor or trust.	_ A
	The interest of each beneficiary under the trust agreement and of all pc ons ch ming under them or any of them shall be only in the possession, earnings, and the avails and proceeds arising from the sale, morgan or oth, disposition of the real estate, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest in the possession, earnings, wails and proceeds therefor all afforcession.	
	If the title to any of the above lands is now or hereafter registered, the Registar, of 7 tiles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon o aditi"," or "with limitations," or words of similar upport, in accordance with the statute in such case made and provided.	
	And the said grantorhereby expressly waive S and release S any and a rie* or benefit under and by virtue of any and all statutes of the State of Hinois, providing for the exemption of homesteads from sale on executic of vice. In Witness Whereof, the grantor aloresaid ha S hereunto set here!hend and seal	
	this 7th day of September 19 71	
	(SEAL) M BUVILLY RY (SEAL) 186510	
	Eva Barsevsky (SEAL)	رُط رف د ا
		5
i A	State of Illinois, I. STEPHEN J. SERIBA J- a Notary Public in and for sail Court, in County of COOK the state aforesaid, do hereby certify that EVA BAYSEVSKY, A WIDOW	
i -	not remarried	1.5
	personally known to me to be the same personwhose name1Ssubscribed to	1.
	the foregoing instrument, appeared before me this day in person and acknowledged that She signed, sealed and delivered the said instrument as her free and voluntary act, for the uses	
	and purposes therein set forth, including the releast and waiver of the right of homestead. Given under my hand and notarial seal this	
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i.	EXCHANGE NATIONAL BANK OF CHICAGO For information only insert street address of above described property.	
	ADDRESS OF GRANTEE: LA SALLE AND ADAMS 16-1	U
4.		

'END OF RECORDED DOCUMENT