## UNOFFICIAL COPY

DEED ANCTRUST! 11 31	1 31	y A Chas		ik facoza	h
21 672 788	OCT-15-71 s	Photo Tratage Por reto	167270 u A =	Rec	5.00
HIS INDENTURE WITNESSETH, THE SYLVIA ADELMAN, his wife, the County of COOK	AT THE GRANTOR, S	INVING ADI	LMAN and	ration	
the County of COOK the sum of TEN	no/1			),	
hand paid and of other good and valuat SPECIALLY nd/Warrant_unto AMALGAMATED TR	le considerations, receip	t of which is hereby d	aly acknowledged, Con		
ne provisions of a certain Trust Agreeme					
i iugus s	•	Crust Number 2246	, the fol	~ I	
escribed real estate in the County of treet address: 111 5. DEHR BORN	Cook STREET	and S	tate of Illinoi	d5wit:	2
egal description: Lot 14 in B'.ck 11 in F Northeast quarter of Se the Third Principal Mer	ction 11, Town	ship 39 Nort	h, Range 13,		
0				50	20]
Subject to 1971 and but			axes; buildi	ng U	
and zoning ordinances	or the City of	Cnicago.			
TO HAVE AND TO HOLD the said real estate with	the appurtens ur a the trust	s, and for the uses and purpo	es upon the limitations set for	m m mi (O×	<u> </u>
					2 V
Full power and authority constituent with the above of said real entate or any part thereof, to dedicate parts, as and real entate or any part thereof, to dedicate parts, as re any part thesed to a scenarior or successor in trust a said truster, to dental see dedicate resources parts and the said truster of the second of the second of the second to the case of any single dental the terms of 182 years to be the second of the second of 182 years leaves and octions to perclaim the whole or any part of partitions or octations and real state, or any part of partitions of contains and real state, or any part of partitions of the second of the second of the second to all other ways and for such other considerations as it we way show a goodfield, at any time or times therefore	purchase, to sell on any rms, to sell on the rms or estand leases up time or times bereiere, to commence in times bereiere, to compare to times bereiere, to compare to the sell of the rms of control of the rms of	is the any subdivision or part more wither with, or without the control of the co	hereof, and to recubilitie tails consideration, to conver said consideration, to conver said consideration, to conver said real entate, or, any period or periods of time, do reperiods of time, do reperiods of time and to tam and cotton to lease and cotton and cotton to lease and cotton that could be received any kind, to release sults and real entate and every use, whether similar to or difference, whether similar to or difference.	real entate real entate is vested in that thereof, not exceed in to renew in to renew in to renew or recovery or r	LANDE CO.
In the case shall say party deading with said try, the theory dead in concread, contracted to be pade, insaid purchases memory, reat or money horrowed or advanced colleged in longitude into the advanced, read or advanced colleged in the party or expectation of the contraction of	stee, or any successor in trust, or mortraged by said Trustee, on said real sealed, or be obliged lengt of and Trustee, lesse or other instrument exercities the length of	in relation t ral estate, r.any succ sor in trust, be to see that is terms of it, or he oblise for privileted by said Trustee, c any ittes of said country r. day it	or to whom said real estate obliged to see to the arolica- is trust have been compiled to inquire into any of the te cressor in trust, in relation; or relating under say such	or any part dom of any with, or be with, or be with to said real LO	
lease or other instrument, (a) that at the time of its and effect, (b) that such converance or other instrument and in said Trust Agreement or in all sacendiments in trust, was duly subnotized and empowered to execute is made to a successor or specessors in trust, that it title, estata, rights, powers, authorities, duties and obli	delivery thereof the trust crest mt was executed in accordance server, it any, and binding upon and deliver every such deed, tru uch successor or successors in t gations of its, his or their predo	ed by this Indenture and by this the trusts, cond lone as all beneficiaries the under, ist deed, lease, morigas, o rust have been properly au- cessor in trust.	aid Trust Astronomi was in illimitations contained in this (e) that said Trustes, or as 'nutrument and (d) if the inted and are fully rested w	a full Lorre is Indentific by Successor conveyance conveyance	
This conveyance is made upon the silvers understand; atterners may do or only to do in or about the silver to person or prosent beaponing in or about the silver to person or prosent peoperation for about silver to the silver to person or prosent peoperation for about silver to the	ng and conditions that neither Am ability or be subjected to any claid i estate or under the provisions of east estate, any and all such liabili connection with said real estate me bly appointed for such horses.	nalgamated Trust & Savings m, judgement or deeree for an f this Deed or said Trust Ag ity being hereby expressly was any be entered into by it in the at the absence of the Trustee	while the control of	r agents of reto, or for obligation under eatd	2 E
trust and not individually tand the Trustee shall have no trust property and funds in the actual possession of the Tr whatsoever shall be charged with notice of this condition. The interest of each and every beneficiary hereunder	obligation whatsoever with respect uses shall be applicable for the pa from the date of the filing for r and under said Trust Agreement	to any such contract, obligationyment and discharge thereof), ecord of this Deed.  and of all persons claiming	or Indeb dness keep only so all persons and reportions who tinder them or any cother to	p far as the masover and all	CO.00
The interest of each and every boundary hormonic in the sanitan small and proceeds existing from the sale no boundatary bersunder shall have any title or interest thereof as aforestaid, the intention better forms to rest to sale of the real salets above described.  If the title to any of the above real estate is now					
If the title to any of the shore real setate is now title or depulsate thereof, or menorial, the words "in statute in such case made and provided, Aid the said grantor hereby expressty water Etste of Illisads, providing for exemption of homestee.					13
In Witness Whereof, the granto 2 afo	resaid ha VC hereunto set	their October	han		
Stoving alesman	[HAL]			[SEAL]	<u></u>
	SHELDON BE		, a Notary Public in IRVING ADELM		51c)
SHERRE	ife,		subscribed to the foregoing		727.
promisis james in the G b, the same pero criteric Minimo bip at Ltd person and as Ltd.	knowledged that	they	signed,	sealed and actuding the	S
Office Control	seal this	ldyn B	Myrey 10.	Notary Public	
My commission of the commissio		MATTER ALLES	<i>U U</i>	J	
Mail to: AMALGAMATED TRUST		PIONEER MATIÉNA	TITLE IIISUANIS	E COMPANY	
Chicago, Illino Attention: TRUST DEPARTMENT		VECÓI	DER'S BOX 75	9 Fott	n T-2

'END OF RECORDED DOCUMENT