UNOFFICIAL COPY

ン	60-37-258 COOK COUNTY, ILLINOIS FILES FOR RECORD.	Chiline K. Ohen BECORDED (OF DEEDS
T	LATER DATE DEC 9'71 9 51 AM	21741176
Ö,	WARRANTY DEED IN TRUST 21 741 176 SI 41-1 & 41-2 L.T.331 21 741 176 T.P. 7616	
	orm 51 R 1/70 The above space for recorder's use only THIS INDENTURE WITNESSETH, That the Grantor 8: HARVEY S. MENSCHIN	ig and
	EVELYN MARTHA MENSCHING, his wife	
	of the out ty of DuPage and State of Illinois for and in of the and No/100 (\$10.00)——————————————————————————————————	AGO TITLE
. B	The Southeas: Curter of the Northeast Quarter (except to 205 feet, as meas ed perpendicular to the South line the	the South hereof)
(Ja	of Section 32; ALSO	1500 I
Patting	The North 200 feet (as reasured perpendicular to the Northereof) of Northeast Currer of the Southeast Quarter of tion 32, all in Townshi, 41 North, Range 10 East of the Principal Meridian, Cook Cunty, Illinois. SUBJECT TO:	of Sec-
43	1. General taxes for the year 1971 and subsequent years 2. Public Road known as Rodenberg Road.	SX P
1/6	TO HAVE AND TO HOLD the said premises with the appurtenances upon that is and for the uses and purposes herein and ment set form. Full power and authority is hereby granted to said trustee to improve, man re, proting the said premises or at declicate parts, streets, highways or alleys and to vacate any subdivision or part there; and, resubdivide said property as	in said trust agree
	TO HAVE AND TO HOLD the said premises with the appurtenances upon it is the and for the uses and purposes herein and ment set force and authority is harrby granted to said trustes to improve, man, e., prot. —d subdivide said premises or ai dedicate parks, streets, highways or alleys and to vacate any subdivision or part there? and a resubdivide said property as a contract to sell, to grant options to purchase, to sell on any terms, to convey either w in or wit out conference or part thereof to a successor or successors in trust and to great to such successor or successors in trust and to great to such successor or successor in trust all of the tile, estate, poor or any part thereof, from time at time, in possession or reversion, by leases to commence—p—at titure, and upon any period or periods of time, not exceeding in the case of any single demiss the term of 198 year, and to renew created lesses to the make issues and to grant or titure, and upon any period or periods of time, not exceeding in the case of any single demiss the term of 198 year, and to renew exceed the term of the property of the pro	in premises or any revers and authorities lease said property, terms and for any ipon any terms and
	to make leases and to grant options to lease and options to sense leases and options to purchas " " lie or any part of the metric respecting the manner of faing the amount of present or future restaint, to partition or to exc may said property, or an other real or personal property, to grant easements or charges of any kind, to release, convey or a ign y right, title or mine seasement appurienant to said premises or any part thereof, and to deal with said opporty and we to " i " even it all other	version and to coo- y part thereof, for rest in or about or ways and for such
	above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to said premises, or to whom said premise on.y part th veyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any nor .aw money, rowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with or 's obliged to see that the terms of this trust have been compiled with or 's obliged to see	ereof shall be con- rent, or money bor- to inquire into the
	deed, trust deed, nortrage, lease or other instrument executed by said trustee in relation to said real estate shall a sident of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at thee of the crust created by this indenture and by said trust agreement was in full force and effect, (b) that such conveyance or other in accordance with the trusts, conditions and limitations constained in this indenture, and in said trust agreement or in sector are	se evidence in favor delivery thereof the ent was executed and, so thereof and rry s ch deed, trust
•	other considerations as it would be lawful for any person owning the same to deal with the asume, we have an lat to or differ above appecified, at any time or times hereafted. The property dealing with said trustes in pultation to and premises, or to the whom said on the property dealing with said trustes in pultation to and premises, or be obliged to see that the terms of this trust have been compiled with or a obliged necessity or expediency of any act of said trustes, or be obliged to reprivileged to inquire into any of the term of a divisit and each, mortisacy, lease or other instrument executed by said trustes in relation to said rest state lawful we will be a divisit of the said trustes and the said of the said trustes are the said of the said trustes the said can be said trusted and trusted by the said trustes in relation to said rest shall be actually a minute trust created by this indenture and by said trust agreement was in full force and effect, (b) that such conveyance or other in a scordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement or in seems are binding upon all beneficiaries thereunder, (c) that said trustes was duly authorized and empowered to execute and delive we construct that the beneficiaries thereunder, (c) that said trustes was duly authorized and empowered to execute and delive we construct that there been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, title its, his or their predecessor in trust. The internet of each and every beneficiary terrander and of all persons takining under them or any of them shall be not not peneficiary bereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only any interaval and proceeds thereoft as allowed declared to a said and proceeds thereoft as a forestale.	in a pre-mor or social digrations of in a large structure of in a large structure and
	no peneficiary bereunder shall have any title or interest, legal or equitable, in or to said real estate as such bott only an interest avails and proceeds thereof as aforestaid, in now or hereafter registered, the Registers of Titles is hereby directed not to register the title of the above hands is now or hereafter registered, the Registers of Titles is hereby directed not to register the contract of the safety of the above hands is now or hereafter registered. The Registers of Titles is hereby directed not to register the contract of the safety of the sa	est a sernings, 0.9 £ 7 9 0 ster not mp , 910 0N 00 5
	And the said grantor S hereby expressly waive and release any and all right or benefit under and by vi statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	rtue of any and all
	In Wilness Whereof, the grantor S. aforesaid ha. VC hereunto ast their hand. S. this. 3rd day of December 1971.	and soulB 406
	Harvey S. Mensching (Seal) Evelyn Martha Mensching (Seal)	Ching (Seal)
		5
	State of Ulima Willy Mile a Notary Public in an	d for said County, in
	County of The state storesaid, do hereby certify that Harvey S. Menschill Evelyn Martha Mensching, his wife	ng and
	personally known to me to be the same person Bwhose rame_B &PC	subscribed to
	signed, sealed and delivered the said instrument as	voluntary act, for the of homestead.
	W. Van Varie	
alor	Porm 91 BSC 76"	
701	C . Fee information only insert str. above described prope	set address of

END OF RECORDED DOCUMENT