UNOFFICIAL COPY

	100
DEED IN TRUST COOK SOUNT: ILLINOIS 21 831 809	or DEEDS
FILED FOR RECORD 21 037 809 RECORDED AT THE RECORDER OF THE RE	or deeds
WARRANTTY 1772 3 03 PHThe above space for recorder's use only	
THIS INDENTURE WITNESSETH, That the Grantors, LOUIS L. ORENSTEIN and	31809 👌 📗
JUDITH L. ORENSTEIN, His Wife	1 3 1
of the County of COOK and State of ILLINOIS for and in consideration	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
of Ten and no/100ths (\$10.00)dollars, and other good	
and valuable considerations in hand paid, Convey and Warrant unto	,
EXCHANGE NATIONAL BANK OF CHICAGO, a National banking association, its successor or successors, as Trustee under a trust agreement dated the Seventeenth (17th) day of	mannum 📑
successors, as Trustee under a trust agreement dated the Seventeenth (17th) day of February , 19 72, known as Trust Number 26163 , the following	€ ₹ <u></u>
described real estate in the County of COOK and State of Illinois, to-wit:	
Total 1990 in Colon Consum Tours on the sign of much distriction of month	72 6
Lot 122 in Glen Grove Terrace, being a subdivision of part	
of the East half of the North West quarter of Section 13,	
	F18.200
Township 41 North, Range 12 East of the Third Principal	Z₹ - \$
Manidian in Maine Township in Cook County, Illinois	SOF S
Meridian, in Maine Township, in Cook County, Illinois	() D
Surjec to General Taxes for 1971 and Subsequent Years.	1 the first
hereinafter called "the resestate."	0 63200
	00.110, 916
TO HAVE AND TO HOLD the real estate with its appurtenances upon the trusts and for the uses and purposes herein and in the trust agreement set forth.	2000 1
Full power and authority is hereby gran to said trustee to subdivide and resubdivide the real estate or any part thereof; to dedicate parks, streets, highways or alleys and to vacate any activation or part thereof; to execute contract to sell or exchange, or execute grants of options to a successor or successor in the said to grant to such accessor in trust all of the title, estate, powers and sutherrities vestel in the trustee; to donate, to dedicate, to mortgage, or otherw e encur per the real estate, or any part thereof, to execute lesses of the real estate, or any part thereof, the time to time, in possession or revers on by terms and for any period or periods of time and to execute reasons or excessor and the said to execute the said to execute estate, or any part of the part thereof, the said to execute reasons of the real estate, or any part of the part thereof, the said to execute estate, or any part of the part thereof, the said to execute estate or extensions of the part thereof, the part of the pa	
a successor or successors in trust and to grant to such uccess, or successors in trust all of the title, estate, powers and authorities vested in the trustee; to donate, to declicate, to mortgage, or otherwise encurs set the real estate, or any part thereof; to execute leases of the real estate, or any part thereof from the real estate, or any part of the real estate, or any part	
periods of time, and to execute renewals or extensions. Cleases upon any terms and for any period or periods of time and to execute amendments, changes or modifications of leases and the terms and provision to the contract of the contracts to make leases and to	11 (64)
execute options to issue and options to renew leases and o tions to purchase the whole or any part of the reversion and to stacute contracts respecting the manner of fixing the amount of present or future ver also to execute grants of easements or charges of any kind; to release, convey or assign any right, title or interest in or shout or easement any. On the real exists or any part thereof, and to deal with the title to said real	
estate and every part thereof in all other ways and for such other consi eral ms as it would be lawful for any person owning the title to the real estate to deal with it, whether similar to or different from the ways a over eccel and at any time or times hereafter.	
In on case shall any party dealing with said trustee in relation to all estates or to whom the real estate or any part thereof shall be conveyed. contracted to be sold, lessed or mortgaged by the trustee, by o liged to see to the application of any purchase money, rent, or money borrowed or advanced on the real estate, or be obliged to see that the term of the trust have been compiled with, or be obliged to inquire into the trust deed, mortgage, lesse or other instrument executed by the trustee in relative, to the real estate stall be conclusive arrivations in favor of every person relying upon or claiming under any such conveyance, lesse or other instrument was executed in accordance with the trust, conditions and limitations contained herein and in the trust agreement on. "only moderness thereof the trust contained and include the contained when the contained and contained herein did if the consystem and the state rights, powers, authorities, duties and deliver every said det, trust deed, lesses, mortgage or other instrument and the trust contained herein and in the trust agreement on "only "deed, lesses, mortgage or other instrument and the trust agreement on "only "deed, lesses, mortgage or other instrument and the trust agreement on "only "deed, lesses, mortgage or other instrument and the trust agreement on "only "deed, lesses, mortgage or other instrument and the trust agreement on "only "deed, lesses, mortgage or other instrument and the trust agreement on "only "deed, lesses, mortgage or other instrument and the properties of the properties and a second of the properties of the trust agreement on "only "only the properties of the party appointed and are fully vested with all the title, settle rights, powers, authorities, duties and obligations of it. "Or helf predecessor in trust."	I III
necessity or expediency of any act of the trustee, or be obliged to see that the term of the trief have been complied with, or be obliged to inquire into the necessity or expediency of any act of the trustee, or be obliged or privileged to inquire. In any of the terms of the trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by the trustee in relatit, to the real estate shall be conclusive evidence in favor of every	
person relying upon or claiming under any such conveyance, lease or other instrument, (s) that at the time of the delivery thereof the trust created herein and by the trust greement was in full force and effect, (b) that such or veyance or other instrument was executed in accordance with the trust conditions and limitations contained herein and in the trust accordance with the trust accordance to the trust accordance to the trust accordance with the trust accordance to the tr	lor as
(c) that the trustee was duly authorized and empowered to execute and deliver every sur deel, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or su ressors in trust have been properly appointed and are	
The interest of each beneficiary under the trust agreement and of all persons calcular, under them or any of them shall be only in the possession, earnings, and the avail and proceeds arising from the sale, morrages or other dill oncil not the real estate, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, legal orab_, or to the real estate as such, but only an interest in the possession, samings, avails and proceeds thereof as forestad.	
If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is help irrected not to register or nots in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with him ations," or words of similar import, in accordance with the statute in such case made and provided.	
in accordance with the statute in such case made and provided. And the said grantor A hereby expressly waive and release any and all right or bene it under and by virtue of any and all	
And the said grantor S hereby expressly waive and release any and all right or bene to adder and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on exacution or otherwise. In Witness Whereof, the grantor S storegard have hereunto set the lr	
this 18th day of February 19 72	
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(SEAL) (SEAL) (SEAL)	
(SEAL) Judith & Chenatine SEAL)	
(SEAL) State of Illinois I Description (SEAL) State of Illinois I Description of and for said County, in	
(SEAL) State of Illinois Seal Se	
State of Illinois SS. I. Lesley Jelinek a Notary Public in and for said County, in County of Cook SS.	
State of Illinois S. I. Lesley Jelinek a Notary Public in and for said County, in County of Cook S. I. Lesley Jelinek A Notary Public in and for said County, in the state aforesaid, do hereby certify that Louis L. Orenstein and Judith L. Orenstein, His Wife Description P. I. Lesley Jelinek A Notary Public in and for said County, in the state aforesaid, do hereby certify that Louis L. Orenstein and Judith L. Orenstein, His Wife	3
State of Illinois S. I. Lesley Jelinek a Notary Public in and for sald County, in the state aforesald, do hereby certify that Louis L. Orenstein and Judith L. Orenstein, His Wife personally known to me to be the same person. S Are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument at their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homesteed.	21 8:
State of Illinois S. I. Lesley Jelinek a Notary Public in and for said County, in County of Cook S. I. Lesley Jelinek A Notary Public in and for said County, in the state aforesaid, do hereby certify that Louis L. Orenstein and Judith L. Orenstein, His Wife Description P. I. Lesley Jelinek A Notary Public in and for said County, in the state aforesaid, do hereby certify that Louis L. Orenstein and Judith L. Orenstein, His Wife	2 83 2 83
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