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WARRANTY DEED IN TRUST 72 MAY 12 PM 9 18

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THIS INDENTURE WITNESSETH, That the Grantor, MARTIN ROMANO & THERESA ROMANO, his wife, as joint tenants	
of the County of Cook and State of Illinois for and in consideration of the sum of Ten & 00/100	
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey_S and Warrant S unto MIDWEST BANK AND TRUST COMPANY, a banking corporation duly organized and	
existing as a banking corporation under the laws of the State of Illinois, and duly authorized to accept and execute trusts with the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the	
of Illinois, to-wit:	
Lot "A" in Fullerton Avenue Homes Addition to Mont Clare in the North West Quarter of Sec- tion 36, Township 40 North, Range 12, East of	. 13
the Third Principal Meridian, in Cook County, Illinois.***	7
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SUBJECT TO	08
TO HAVE AND TO HOLD are also real estate with the appartenences, upon the trusts, and for the uses and purposes herein and in said Trust Agreement set forth.	Stamps /
Full power and authority is he shy granted to said Trustee to improve, manage, protect and subdivide said real estate or any part	nd Revenue S
renew or extend leases upon any terms and for any period. Periods of there and to mend, the though or modifying the stand the terrains mode in significant theory of a nay time or times hereaffer; to contract to make. Bees and to grant options to lease and options to prove bases and anything to prove the stand anything to prove the provent of the purchase the whole or any part of the reversion and to o tract repeting the manner of fixing the amount of present or future remain, to partition or to exchange said real estate, or any part hereof, for other rend to personal property or grant easements or charges of any kind, to release, convey or assign any right, title or interest in the contract of the provided and real estate or any person the provided and real estate and every part, thereof in all other 'are and for such other considerations as it would be lawful for any person	ing Eddern a
thereof, to dedicate parks, streets, highways, s. a. sys and to vance any subdivision or part thereof, and to resubdivide said real estate as often as desired, to contract test ell, to grant out park to sell on any terms, to every either with or without consideration, to convey said provers and authorities vested in said Trustes, to so to delicate, to meditage picker, excessor of a second in trust all of the title, estate powers and authorities vested in said Trustes, to so to delicate, to meditage picker, excessor of a second in trust all of the title, estate thereof, to cleak said real estate, or any part the set, from time to time, in possession or reversions or provenies that the second season of the se	parce for affix
made to a successor at successor in trust, that such successor of successors in trust have be _ pro _ gly appointed and are fully vested with all the little, estate, rights, powers, sutherties, duties and obligations of its, bis or their pro_cessor in trust. This convergance is made upon the express understanding and condition that neither he allowe t Bank and Trust Company, individually or a Trustee, not its successor or successors in trust shall incur any personal liabil wo be objected to any claim; judgment or decree for anything it or they or its or their agents or successors in trust shall incur any personal liabil wo be objected to any claim; judgment or decree for anything it or they or its or their agents or successors in trust any some property or prosection in the provisions of this all such liability being between their agents or successors of course, obtained to prove the property of the connection with said red estate may be entered into by it in the name of the three beneficiaries u der _ id _ Trust Agreement as their automorphisms, and the provision of the provi	
not individually (and the Trustes shall have no obligation whatsorer with respect to any such contract, objet on or individually can be not	
estate as such, but only an interest in the archings, avails and proce of thereof as aforesaid, the intention hereo, dang to "" in said The Midwess-Bank and Trust Company the entire legal and optioned in the sample, in and to all of the real estate is own or hereafter. If the little to any af the above real estate is now or hereafter registered, the Registray of Titles is hereby directed not oregister or note in the certificate of title or outplants thereof, or memorial, the words "in trust," or "upon condition," or "with limit tions," a words of similar import, in accordance with the statute in such case made and provided, and said Trustee shall not be required by process and Agreement or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving tungers, and "ands in accordance with the true listent and meaning of the trust.	<u> </u>
is in accordance with the true intent and meaning of the trust. And the said grantom— hereby currently water— and release— any and all right or benefit under and by virtue o, ar an' all states of the State of Binois, providing for the exemption of homested from sale on execution or otherwise. In Witness Whereof, the grantor S. aforesaid have—hereunto set . The IT——hand S. and	
seals this Lot bay of May 1972 MUNin homano [SEAL] SEAL SEAL [SEAL]	I Mumber
State Silinois State State	Document T 5.0
personally known to me to be the same person S. whose name S. GIC subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that	
they signed, scaled and delivered the said instrument as their free and voluntury act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.	
Given under my hand and normal regal this 1st day of May 1972	

2313 North 76th Court, Elmwood Park, Illinois