UNOFFICIAL COPY

	COOK GOUNTY, ILLINOIS FILED FOR RECORD	RECORDER FOR DEEDS
	DEED IN TRUST 21 973 OF 2	
	MAY 16 172 12 37 PH - 300 303	21903963
١.		
21	THIS INDENTURE WITNESSETH, that the Grantor S	
1/2	ANTHONY KANTOR and PAULINE KANTOR, his wife	
1	of the County of Cook and State of Illinois for and in cons	sideration cook
2	of TEN Dollars, and ot	her good co.no. bis
0	and valuable considerations in hand paid, Convey and unto TH. CITY NATIONAL BANK OF CHICAGO, a National Banking Association of Chicago	E STEEL 0 7 0 4 4 1
W	as Trustee under the provisions of a trust agreement dated the 7th day of De	cember 1
N	10.68, known as Trust Number 669, the following described real estate County of Cook and State of Illinois, to-wit:	e in the
6	7	TE E
<u> </u>	Lots 30 and 31 in Block 2 in Cicero Gardens, being a	TE ST
Ì	Subdivision of the Northwest quarter of the Northwest	TA EAT
*	quarter of Section 15, Township 37 North, Range 13,	
	Il. ris.	
	7 %,	
		8 FFN
	Ujc	
	TO HAVE AND TO HOLD the said primises with the appurtenances upon the trusts and for the uses and purposes here trust sgreement set forth. Pull power and supports is hereby grant of to a id trustee to improve, manage, protect and subdivide said premise	in and in said
	trust agreement set forth. Pull power and authority is hereby gran d to s id trustee to improve, manage, protect and subdivide said premise thereof, to dedicate parks, streets, highways at alley, and to vacate any subdivision or part thereof, and to resubdivide as often as desired, to contract to sell, to grant otions to purchase, to sell on any terms, to convey it without or convey said premises or any part thereof to a single restriction to the convey and the restriction of the sell of the	as or any part aid property as insideration, to in triple all of
	the title, estate, powers and authorities vested in sid rustee, to donate, to dedicate to mortgage, pledge or otherwise property, or any part thereof, to lease said property or s sy part thereof, from time to time, in possession or reversion, by	encumber said lesses to com-
	mence in paresenti or future, and upon any terms and or any period or periods of time, not exceeding in the case of any the term of 198 years, and to renew or extend leases u un a y terms and for any period or periods of time and to am modify leases and the terms and provisions thereof at at time or those hereafter, to contract to make leases and to us	end, change or
	lesse and options to renew lesses and options to purch. *e ', o ', hold or any part of the reversion and to contract respect of fixing the amount of present or future rentals, to partition orchange said property, or any part thereof, for other r brocerty, to grant easements or charges of any kind, to r 'sr ', convey or assign any right, title or interest in or abo	eal or personal aut or easement
	appurtenant to said premises or any part thereof, and to deal 'lih said property and every part thereof in all other way other considerations as it would be lawful for any person own up the to deal with the same, whether similar to or the ways show specified at any time or times hereafter.	and for such different from
Ē	other considerations as it would be lawful for any person own at the to deal with the same, whether similar to or the wars above specified, at any time or times hereafteen in relation to said or nies, or to whom and premises or any passion be conveyed, contracted to be sold, leased or mortgaged by said it size, be obliged to see to the application of any purent, or money hortwood or advanced on said premises, or be oblise, to see that the terms of this trust have been compositive to the contracted of the property of	rt thereof shall in inchase money, E
3	obliged to inquire into the necessity or expediency of any act of saidat be obliged or privileged to inquire it terms of said trust agreement; and every deed, trust deed, mortgage, let e or ther instrument executed by said truste	nto any of the le in relation to
	said real estate shall be conclusive evidence in favor of every person relyin, upo or claiming under any such conveyance, instrument, (a) that at the time of the delivery thereof the trust created to all indenture and by said trust surreums force and effect, (b) that such conveyance or other instrument was executed in accor ance with the trusts, conditions	nt was in full and limitations
j S	contained in this indenture and in said trust agreement or in some amendmen, the cot and binding upon all beneficiar (c) that said trustee was duly authorized and empowered to execute and delive. errorch deed, trust deed, lease, mo instrument and (d) if the conveyance is made to a successor or successors in trust, t' at so in successor or successors in	rigage or other irust have been
i i	properly appointed and are fully vested with all the title, estate, rights, powers, authorities, utles and obligations of it predecessor in trust. The interest of each and every honeficiary hereunder and of all tersons claiming und; them or any of them shall	ts, his or their to be only in the
8	predecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming and them or any of them shall carnings, avails and proceeds arising from the sale or other disposition of said real estat, an such interest is hereby personal property, and no beneficiary hereunder shall have any title or interest, legal or equit in or to said real but only an interest in the earnings, avails and proceeds thereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of These is hereby ected not to in the certificate of title or duplicate thereof, or memorial, the world "in trust" or "upon condition or with limitat of similar import, in accordance with the statute in such case made and provides.	declared to be estate as such.
	If the title to any of the above lands is now or hereafter registered, the Registrar of T. ics is herebounded not to in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition or with limitate of the land to the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition or with limitate of the land to the	register or note ions," or words
Ä	And statutes of the State of Illinois, providing for the exemption of homesteads from sale on execu. or Aherwise.	y virtue of any
å J		and seel S_
ń	this 27th day of March 19 7	
9		
	Anthony Kantor (Seal) Pauline Kantor Pauline Kantor	(Seal)
e E	1	(Se ₇₄)
1	(Seal)	(DE 1)
ā Ā		
324 1.36	State of Illinois , Bernard B. Kash Notary Public in and for	
ja G	State of Illinois County of Cook SS. Bernard B. Kash a Notary Public in and for the state aforesaid, do hereby certify that Anthony Kantor and	
i i	Kantor, his wife	
	personally known to me to be the same person. Swhose name. S. are	subscribed to
3 3 3	the foregoing instrument, appeared before me this day in person and ac-	
	they signed, sealed and delivered the said instrument as their	
ď .	Pight of pomestead.	72
	Given under my name and my	19 14
<u> </u>	Sembol Sembols	
	Cognition Service Service Solver Police	
	10330 S. Knox, Oak L	
9	STEEL CITY National BANK STEEL CITY National BANK Sor information only insert street above described property	address of
	1901431	
Lagarities (수수 나를 병생님들은 그는 이 그는 하는 그 그리고 하는 하는 이 시에 가는 하는 사람이 하고 됐다는 이렇게 되었다. 이렇게 들었습니까? 그 사람들은	

END OF RECORDED DOCUMENT