UNOFFICIAL COPY

	DEED IN TRUST	•			•	
		21 928	107			
3	61-12-897.K	The above space f	or recorder's use only		CO. NO. 015	
20	THIS INDENTURE WITNESSETH, FREGEAU, his wife	that the Grantor S, EDWARD	L. FREGEAU and MARI	ON		
3	of the County of len and no/100	and State of California	for and in consideration for and in consideration for and in consideration for an incompany and in consideration for an incompany and in consideration for an incompany and incompany an			
	and valuable considerations in hand NATIONAL BANK, a National Ba	l paid, Convey and	unto the MARQ	UETTE	S S	
0	provisions of a trust agreement dated the 30th day of January 1971, known as Trust Number 5216, the following described real estate in the County of Cook				ALESTAL **	
\	and State of Illinois, to-wit:					
	The East 7" feet of the West a in Frede ich H. Bartlett's 83 Range 13, [as] of the Third P	rd Street Acres in Section			ILLINI RANSFER	
.	10-				SSO 3	
1	Q		500), [الالالالالالالالالالالالالالالالالالال	
l				1	83	
				,	•	
	TO HAVE AND TO HOLD the said premises with trust agreement set forth. Full power and authority is hereby granted to	h, purtenances upon the trusts and	for the uses and purposes berein	and in said		
	thereof, to dedicate parks, streets, highways or a often as desired, to contract to sell, to grant optio convey said premises or any part thereof to a sec- the title, estate, nowers and authorities years at	ys and to vacate any subdivision or paras to pur use. to sell on any terms, to cressor of successors in trust and to grant a said rustee. to donate, to dedicate, to	rt thereof, and to resubdivide said onvey either with or without consi to such successor or successors in mertgage, pledge or otherwise en-	property as deration, to trust all of cumber said		
. \	property, or any part thereof, to lease said proper mence in paresenti or future, and upon any term the term of 198 years, and to renew or extend h modify leases and the terms and provisions thereo	ty, or iny part thereof, from time to time and it any period or periods of time, mass upon an items and for any period f at any time or tiles hereafter, to con-	, in possession or reversion, by les not exceeding in the case of any si or periods of time and to amend tract to make lesses and to grant	ses to com- ngle demise , change or ; options to		
	lease and options to renew leases and options to of fixing the amount of present or future rentals, to property, to grant easements or charges of any appurtenant to said premises or any part thereof.	purchase the whole or any part of the re opartition or and property, kind, to release, once, or assign any re and to deal with said for ity and ever	eversion and to contract respecting or any part thereof, for other real ight, title or interest in or about by part thereof in all other ways a	the manner or personal or easement nd for such		
	other considerations as it would be lawful for ar the ways above specified, at any time or times here In no case shall any party dealing with said be conveyed, contracted to be sold, leased or m	y person owning 'e' m' to deal with a after, rustee in relation to as', remises, or to ortgaged by said trustee, se obliged to a	the same, whether similar to or di- whom said premises or any part t see to the application of any pure	hereof shall	by to	
	rent, or money borrowed or advanced on said pr obliged to inquire into the necessity or expedience terms of said trust agreement; and every deed, said real estate shall be conclusive evidence in fa	emises, or be obliged to a e that the ern y of any act of said trustee, or use of it trust deed, mortgage, lease or ther in yor of every person relying upo or clai	is of this trust have been complied ged or privileged to inquire into trument executed by said trustee ir ling under any such conveyance, lo	any of the relation to		
Q	TO HAVE AND TO HOLD the said premises with trust agreement set forth. Full power and authority is hereby granted to the Full power and authority is hereby granted to the Full power and authority is hereby granted to the said to the said to the said to the said search, to continue to said, to grant optic convey said premises or any part thereof to a such the life, seattle, powers and authorities dealed in mence in parsentl or future, and upon any term that term of 189 years, and to renew or extend it is the said of the said to the said said options to renew leases and options to of faing the amount of present or future restaits, to of faing the amount of present or future restaits, to the said premises or any part thereof other considerations as it would be lawful for at the said that any party dealing with said to be conveyed, contracted to be soid, leased or more of the considerations as it would be lawful for at the conveyence, contracted to be soid, leased or more of the said trust agreement; and wery deed, returns a said trust agreement; and said trust agreement; and all first and the said trust agreement and all first said the said trust agreement and the said tr	thereof the trust created by the indent- treement or in some amendment there a mpowered to execute and deliver every s	are and by said trust agreement with the trusts, conditions and and binding upon all beneficiaries uc deed, trust deed, lease, mortgo	was in full limitations thereunder, age or other	- e Dece	
2,	instrument and (d) if the conveyance is made to properly appointed and are fully vested with all predecessor in trust. The interest of each and every beneficiary is	a successor or successors in trust, the title, estate, rights, powers, authorities are under and of all persons claiming un	in a ricessor or successors in trui nes duties and obligations of its, der the a re any of them shall be	his or their only in the	4	
6	producesor in trust. The interest of each and every beneficiary learnings, avails and proceeds arising from the a personal property, and no beneficiary hereunder but only an interest in the earnings, avails and p. If the title to any of the above lands is now in the certificate of title or duplicate thereof, or of similar import, in accordance with the statute	ale or other disposition of said real estat shall have any title or interest, legal o roceeds thereof as aforesaid. or hereafter registered, the Registrar of 7	to, is interest is hereby de r equity ic, i) or to said real est litles is hereby rected not to reg	clared to be ate as such, later or note	1	
u	in the certificate of title or duplicate thereof, or of similar import, in accordance with the statute And the said grantor hereby expressly and all statutes of the State of Illinois, providir	in such case made and provided. waive and release any and a	on condition," or with limitations			
Ą	In Witness Whereof, the grantor S afore	said he Ve hereunto set the	A 1.1.1	d seal S		
	this 22nd day of	May	19. (-			
	Edward L. Fregeau J	(Seal) Marion	Fregens	(Seal)		-
		(Seal)		(St Bl)		
		\		် ပ		
		ROTEA J. HOOPES	s Notary Public in and for sa	id County, in		
-	County or Conferences SS. the star	te aforesaid, do hereby certify that Ed eau, his wife	ward L. Fregeau and		a a a a a a a a a a a a a a a a a a a	
1			whose name S are	subscribed to	. 17	5
- Gun	the for the	egoing instrument, appeared before me	their .			'0
= 6	PAPPARA LUCOPEO Fright o	t, for the uses and purposes therein set f homestead. under my hand and notarial seal this.	and a may	72.	153	
	NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN LOS ANGELES COUNTY	Rel	0 16-22	1	1 . 2 . 2	
, j	Commission Expires Sept. 14, 1973	- Julya	Notary Public		lii ee je	7. 43 mg/m
	Marquette National I	ļ 	36 U. 84 th 57	rees of		4-10-10-10-10-10-10-10-10-10-10-10-10-10-
	6316 S. Western Ave. Chic		above described property.	:		de la companya de la
L	and the second of the second o	<u>and the state of </u>	arinati ka barina Marina. Li	garantan te	e deservira de dua.	

UNOFFICIAL COPY

Jun 6'72 | 23 PK

21928127

'END OF RECORDED DOCUMENT