UNOFFICIAL COPY

DEED IN TRUST			RE	SURTY R. OLSEN	tien		1.14
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Form 191 Rev. 5-63	Aus 27 '70 2 13 PH					j l	•
•	SETH, THAT THE GRANTOR,					7	
of the County of COC		[llinois Dolla	for and in consider).	ė.	1	
	and valuable considerations, receipt)	. #		
	N NATIONAL BANK AND TRUS				į.	1	
	provisions of a certain Trust Agree		~-			3	
day of July	19 70 , and known as t ty of COOK		97 , the folion State of Illinois, to	- 1			rain. Trest
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inclusive in	in Assessor's Division Block 1 in George Smi	th's Addition	to Chicago	,	ľ		
in the South	est Fractional Quarte orth, Range 14, East	r of Section	22.	``\			
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Address of Gr	Liee: 33 N. LaSalle	St., Chicago	, Ill.				
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get Corth.	estate who the appropriates, upon the trusts, and			1			
streets, highways or allers and to vacate any options to purchase, to sail on any terms, to comove in trust said to grant to such successes	out in said. Thoses in her manner, proven as commendations and the . Son in semi-distinct, commendations are the size of the semi-distinct, or excusses in treat of the size of the semi- timate of the semi-distinct	aid real estate as often me dest convey said real estate or any p ore and authorities vested in ma	red, to contract to sell, to art thereof to a successor of I Treates, to decate, to de	grant Vi			
to mercipus, percent or commerce in praceural denies the term of 198 years, and to renew a terms and provisions thereof at any time or ti	or in future, and up: any terms and for any rectand leases upon any Any period to make mean and to at	period or periods of time, not er or periods of time and to smend and options to leave and option	conding in the case of any , change or modify leaves a to trace leaves and opti	stacte 5			
purchase the whole of any part of the reversi said real exists, or any part thereof, for oil or interest in or about or considerations as it would and for such other considerations as it would	m and to complet furpeting it many of ming or real or personal property, it many enterprise it to make seal estate or any part of to 6 be lawful for any purson oraling the state of cal	the amount of present or future ; or charges of any kind, to release lest with said real estate and ev with the same, whether similar t	retains, to partition or to sa t, course or amies any sight ery part thereof in all other or or different from the way	t, this of		1 4	
specified, at any time or times herestier. In no case shall any party dealing with	said Trustee, or any successor in tra- or or	tion to mid real estate, or to w	tom said real potate or an	2 mu 5	<u> </u>		
purchase money, rent or money borrowed or obliged to inculre has the authority, neveral Trust Agreement; and every deed, trust deed	advanced on said real extent, or he obliged to a 7 or expediency of any act of said Transac, or h mortgage, lease or other instrument executed 77	se that the terms of this trust be oblined or privileged to inqui- mid T	have been compiled with, w into any of the terms of in trust, in relation to ma	or be last to be and			
bries or other instrument, (a) that at the said effect, (b) that such conversance or other and is said frust Agreement or in all amount of the said frust agreement or in all amounts.	time of the delivery thereof the trust created by a instrument was executed in accordance with the planets thereof, if any, and binding upon all i	this adenture ad by said To e in in condit as and limitar brack aries thereunder, (s) that	est greenent was in full less contained in this Ind mid Trustee, or any se	frece leadure 5	L.R.		
is teach to a successor or sorrowner in tri- linia, estata, rights, powers, authorities, daties	sall Strates, or any successor in the said classes in section in said Treats. or additioned on said Treats, or additioned on said real states, or be obtained to a for expendency of any seed of said Treats, or if every person (including the Bactaria of Titles of the of the delirery theorem thereit caused by the other of the said of the	ave been per pointed and in trust.	i are fully vested with a	il the	SS.		1
Transe. Both its successor or surcessors in trust their agents or successor of surcessors in trust their agents or successor or survey or cent to de thereto, or for injury to person or projecty i	and concerning and conditions that notice American the convergence of the conditions of the conditions that or over the conditions of the conditions of the condition of the conditions of the conditions of supposing in or should said self-self-self-self-self-self-self-self-	easurems not have from Compose any claim, he seem of decree wisions of this Deed of said Triall such liability dust help	for anything it or they or not anything it or they or not agreement or any amon expressly waited and re-	E of F	3		
Any contract, obligation or indebtedness incu- the then houselelaries under said Trest Agree in its own name, as Treates of an express to obligation or indebtedness except only so far	yet or entered into by the Trustee in connection need as their atterney-in-fact, hereby irreversible unt and not individually (and the Trustee shall) as the trust property and funds in the actual re	with said real cuts, in be appointed for such pur are have ne obligation washing / w secretors of the Trustee at all be	t the election of the T it the election of the T it respect to any much co parts le for the paymen	Traces.	i di		
starnarse theraof). All persons and corporati of this Deed. The interest of each and every handlelers	ms shomeover and whatsoever shall be thermed therewas and under said from Arresment and of	rus notice of this condition from I all persons cistains under the	the the of the filing for	record	TAXABLE CONSIDERATION		بشن
in the sarnings, Stalls and proceeds arising from no broadcasty hereunder shall have any title : thereof as aforesaid, the intention hereof better for sirrois, in and to all of the real setals abo	hereunder and under sold Trust Arresment and of the sale or any other disposition of said prajecture or interest, legal or countable, in or to mid yell or by to vest in said American National Rank said ? we destribed.	e, and such interest is hereby dec state as such, but only an interes Trust Company of Chicago the s	t in a man arother to		9		
If the title to any of the above real count little or duplicate thereof, or memorial, the	s is now or heresiter registered, the Magistrar of T words "In trust," or upon condition, or "with II	Pitles is herefor directed not to re imitations," or words of similar	elster or note ! The curtif	## of 1	Ž [** 45 ** 5
And the said granter bursty express State of Illinois, providing for exemption of	sty watro and release any and all ris harmentends from unio on execution or etherwise.	tht or benefit under and by virt	e of any and all manner	of the		,	
In Witness Whereof, the grantor	sforesaid haBhereunto set	her July	bend				
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ILLINOIS	Bullit						
COOK TO COOK	County, in the State aforesaid, do here	T	Notary Public is and for B Poch,	r said			
a spinstor		 		:	249		
personally Edward (Sec.	whose name is	nabecribed	to the foregoing instru				
delivered the distribution	A RESIDENCE THAT	for the uses and purposes th	erein set forth, including		418		
release and wanter and CIVEN under the CIVEN to THE CIVEN THE CIV	Fial Representation 6th	day of July	AD. 19. 7	0			<i>)</i>
C. T. C.	ommission Expires Harch 14, 1971	ssslight E	Maria /	- I			
My commission expires 1	Mazilyn Ellman				, i		
American National Bank and	Trust Company of Chicago						
Box 2	21	For information only insert s above described pro	treet address of perty.	-			•••
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