UNOFFICIALICOPY

) IN TRUST (Warranty Deed)	21 266 145	For	m 402 2M	= 1.500
	_		·,	
his Indenture Witnes	seth. That The Gran	tora,		
SPENCER THOMAS and LULA M.	THOMAS, nis wile	de for and in 6	onsideration	
the County ofCook	and State of	00)	Dollars	
		9.4	11	3.3
	in hand paid, Convey an	d Martant muto x		
	in the City of Chicago, Cour	try or occur	1)	
	a be vietne of the l	TAR OF THE GRANE		
own as Trust Number 5013	the 10110 will w	ESCITORS IVE		
Cnokand State of Illino		ov se Tot 1. in		
Lot "B" in SCHOLM and El Plock 12 of Robertson ar being a Subdivision of t Quarter of the Southwest On the Southeast quarter Rames 14, East of the Th County, Illinois	the West half of the guarter and the S	outhwest quarter	77	
				Z
				0
			. 11	2
			t	351
The second second second				0
TO HAVE AND TO HOLD the said premises	the state of mountaineness upon the	trusts and for the uses and p	urposes herein and	P
				λ 6.
TO HAVE AND TO HOLD the sam promises a said trust agreement set forth. Full power and authority is hereby granted to hereof, to dedicate parks, streets, highways or all soften as desired, to contract to sell, to grant option on convey said premises or any part thereof to a so commence in praesent or in future, and upon any lemies the term of 198 years, and to renew or sten ir modify leases and the terms and provisions there is modify leases and the terms and provisions the serious first of fining the amount of present or future rents of sease and aptions to renew leases and options to passonal property, to grant easements or charges of ment appurement to said premises or any part there is the serious description of the ways above specified, at any time or time fun no case shall any party dealing with said true to conveyed, contracted to be sold, leased or morrent or money borrowed or advanced on said present of support of the terms of said trust agreement; and every deed, true terms of said trust agreement; and every deed, true and real estate shall be conclusive evidence in favor and real estate shall be conclusive evidence in favor and real estate shall be to the terms of said tell true for the terms of said treal estate shall be conclusive evidence in favor and real estate shall be to the second or the second of the second or the seco	d in said trustee, to do we't de de operty, or any part thereof from 'y terms and for any period a pulse of a supperson any terms and trust ele at any time or times herea. From the superhase the whole or any part of the superhase the superhase the superhase to supperson owning the same to de see hereafter. Stee in relation to said premises, or gaged by said trustee, be obliged to see that the toy of any act of said trustee, or hat deed, mortgage, lease or other it of every person relying lease or other it.	icite, to mortgage, planted on time to time, in possession or a fine to time, in possession or a fine to time, in possession or a fine to time and the contract of the contrac	reversion, by leases the case of any single if to amend, change and to grant options respecting the man- of, for other real or in or about or ease- other ways and for millar to or different any purchase money, in complied with, or unire into any of the varietie in relation to the case of the case or other ways in full force.	a- No STAMPS
instrument. (a) that at the time of the delivery then instrument. (a) that such conveyance or other instrument and effect, (b) that such conveyance or other instrument arresement	ument was executed in accordance or in some amendment thereof and	with the trusts, conditions binding upon all beneficiaries d. trust deed, lease, mortgage	nereurder, (c) that or oth ti strument	Ne
pointed and are fully vested with all the title, esta	te, rights, powers, and a striming	cunder them or any of them	shall be on r in thr	C & S S
earnings, awais and no beneficiary hereunder an personal property, and no beneficiary hereunder an only an interest in the earnings, avails and proce- tive title to any of the above lands is now or	all have any title of managed and thereof as aforesaid. Hereafter registered, the Registrar temporal, the words "in trust," or "	of Titles is hereby directed no upon condition," or "with lir	ot to register or note mitations," or words	3 64
in the certificate of title or duplicate thereof, of an of similar import, in accordance with the statute in of similar import, in accordance hereby expressly was all statutes of the State of Illimois, providing for	ive and release any and a	I right or benefit under and least on execution or otherwi	y virtue of any and	
all statutes of the State of Illinois, providing for In Witness Whereof the grantor. S afores	aid ha Ve hereunto set th	eir hand S	and sealthis	
15th day of		7 l	erso.	
	SA LA	ula M. Tho	595	266
	esso de	ula M. Tho	mad Soll	တ
		jana a sama		145
				<u></u>
	<u></u>		11	235
The state of the s				

1970 SEP 16 PM 2 36

SEP-16-70 123378 • 21266145 4 A -- Fec

STATE OF ILLINOIS COUNTY OF COOK

in and for said County, in the State aforesaid, DO HEREBY CERTIFY, That SPENCER THOMAS and LULA M. THOMAS

subscribed to the foregoing Instrument, appeared before me this day in person and acknowledged that ... The Y. signed, sealed and delivered the said ...their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.

Cook County Clother C

The Lawndale National Bank OF CHICAGO

The Lawndale National Bank

• END OF REGORDED DOCUMENTS

Trust No.