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9	- 10-23 S	21, 297, 968
Ý.	This Inde	enture Witnesseth. That the Grantor
15		
3		MARIE J. COSTIGAN, a Spinster,
	of the County of	Cook and State of Illinois for and in consideration
	of TEN AND NO/	
	and other good and	d valuable considerations in band paid, Convey S and Quit-claim S unto the CHICAGO CITY
	BANK AND TRU	UST COMPANY, a corporation of Illinois, as Trustee under the provisions of a trust agreement dated
	the 15th	day of September 19 70 known as Trust Number 8725
	following, descr	ribed real estate in the County of Cook and State of Illinois, to-wit:
	95	Lot 15 in Block 1 in Eames Subdivision of the Northeast
		Quarter of the Northeast Quarter of Section 17, Town- ship 38 North, Range 14 East of the Third Principal
		Meridian, in Cook County, Illinois.
	GRANTEE'S ADD 815 West 63rd	Stree
	Chicago, Illin	OSTATE OF ILLINOIS E PEAL BYTATE BANGEFER TAX
		OFT OF E 1 7.50
		REJORGI OCT 21 76 REVENUE
	TO HAVE AN	ND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and pursaid trust agreement set forth.
	and to resubdivide terms, to convey eith	I authority is hereby granted to said tr stee to improve, manage, protect and subdivide said prem- hereof, to dedicate parks, streets, high any or alleys and to vacate any subdivision or part thereof, said property as often as desired, to convey a sell, to grant options to purchase, to sell on any ther with or without consideration, to convey a upr mises or any part thereof to a successor or successors to such successor or successors in trust all of the little, estate, powers and authorities vested in said
	trustee, to donate, to property, or any par	of dedicate, to mortgage, pledge or otherwise entire set said property, or any part thereof, to lease said at thereof, from time to time, in possession or reversion, by leases to commence in praesenti or in futuro,
	and upon any terms and to renew or exte	o dedicate, to mortgage, pledge or otherwise entropy of any part thereof, to lease said in the control time, in possession or rever junc, y leases to commence in praesent or in future, and for any period or periods of time, not exceeding in the cut of any single demise the term of 180 years reversions thereof at any time or times hereafter, to control to make leases and to grant options to lease reases and options to purchase the whole or any part of the size on and to contract respecting the manipunt of present of future rentals, to partition or to exchange so 10 poerty, or any part therefore, for other operty, to grant easements or charges of any kind, to relie e, onvey or assign any right, title or to easement appurement to said premises or any part there is all to deal with said peoperty and in all other ways and for such other considerations as it would be lawful for any person owning it the team, whether similar to or different from the ways above so can't, at any time or times
	and options to renew ner of fixing the and	Teases and options to purchase the whole or any part of the vector and to contract respecting the man- bunt of present or future rentals, to partition or to exchange so property, or any part thereof, for other menty to grant ensembles or charges of any kind to relied a convey or assign any right title or
• •	interest in or about every part thereof	t or easement appurement to said premises or any part there i and to deal with said property and in all other ways and for such other considerations as it would be lawful for any person owning
	thereof shall be conv any purchase money,	any party dealing with said trustee in relation to said premises, or to vhom said premises or any part reyed, contracted to be sold, leased or mortgaged by said trustee, be oblige to the application of reat, or money borrowed or advanced on said premises, or be obliged to see far the terms of this trust
	have been complied a privileged to inquire strungest executed by	with, or be obliged to inquire into the necessity or expediency of any act of said it site, or be obliged or into any of the terms of said trust agreement; and every deed, trust deed, mo, 1936, i lease or other invasid trustee in relation to said real estate shall be conclusive evidence in fact that we want to said trail estate shall be conclusive evidence in fact to the conclusion of th
	upon or claiming und	der any such conveyance, lease or other instrument, (a) that at the time of the delive y the cof the trust
	authorized and empor	in accordance with the trusts, conditions and limitations contained in this Indenture and in said trust is amendment thereof and binding upon all beneficiaries thereunder, and (c) that said trustee we duly wered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument, an i (1) if
	appointed and are ful decessor in trust.	de to a successor or successors in trust, that such successor or successors in trust have been poperly lly vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or a pre-
	in the earnings, avail:	ach and every beneficiary hereunder and of all persons claiming under them or any of them shall be of y s and proceeds arising from the sale or other dispositions of said real estate, and such interest is here, y
	said real estate as su	nal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to heb, but only an interest in the earnings, avails and proceeds thereof as aforesaid.
-	If the title to any ter or note in the cert itations," or words of	y of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to regis- ificate of title or duplicate thereof, or memorial, the words 'in trust.' or "upon condition," or "with lim- if similar import, in accordance with the statute in such case made and provided.
	And the said gra- virtue of any and all	intorhereby expressly waive. S. and release. S. any and all right or benefit under and by statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or
	otherwise.	
	in Witness When	reof, the grantor aforesaid has hereunto set net hand and seal this October 70

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