## UNOFFICIAL COPY

	DEED IN TRUST FILES FOR RECORD PE	emise the ottes
7	FEB 3 271 1 24 PH 21 368 079 The above space for recorder's new only	21388079
7	THIS INDENTURE WITNESSETH, that the Grantors CHARLES PFEIFFER and JOSEPHENE PFEIFFER, his wife,	
50	of the County of Cook and State of Illindis for and in consider of Ten and No/100 (\$10.00)Dollars, and other	
2-0	and valuable considerations in hand paid, Convey and Warrant unto the MARQU NATIONAL BANK, a National Banking Association of Chicago, Illinois, as Trustee undo	ETTE
3	provisions of a trust agreement dated the 22nd day of June 19 70, k as Trust Number 5013, the following described real estate in the County of Cook	
N	and State of Illinois, to-wit: GRANTEE'S ADDRESS: 6316 S. WESTERN, CHICAGO, ILLINOIS	
	Lot 2 in Block 9 in Cobe and Mc Kinnon's 63rd Street and	
$\downarrow$	California Avenue Subdivision of the West half of the South East	
`@[	1/4 of Section 13, Township 38 North, Range 13, East of the Third	
2	Prir ip d Meridian, in Cook County, Illinois.	
7	Subject to e.1 estate taxes for 1970 and subsequent years and building	ng [3 ] =
-	lines and rest ictions of record.	3 1 2
- [	TO HAVE AND TO HOLD the said pren ses with the appartenances upon the trusts and for the uses and purposes herein and trust agreement sai forth.	in said
	Full power and authority is hereby ranted to said trustee to improve, manage, protest and subdivide said premises or an extension of part thereof, no decistate parks, arrest, higher and to versule and any subdivision or part thereof, and to resulvidide and proposition as desired, to contract to sail, to grant up 'ma o purchase, to sell on any terms, to convey either with or without considerations.	y part erty as identification, to
	the title, estate, powers and authorities vested in did trustee, to donate, to dedicate, to merigane, pledge or otherwise encumb property, or any part thereof, to lease ald prope an part thereof, from time to time, in possession or-reversion, by leases t meace in parcelatio or thurn, and upon any terms * of for any period or periods of time, not exceeding in the case of any single	er said o com- demise
	modify lesses and the terms and provisions thereof at t'ac or times hereafter, tol contract to make lesses and to grant out lesses and options to purches to whole or any part of the reversion and to contract respecting the coff fixing the amount of present or future restals, to partition to exchange and property, or any part thereof, for other real or partition to exchange and property, or any part thereof, for other real or partition to exchange and property, or any part thereof, for other real or partition to exchange and property, or any part thereof, for other real or partitions to exchange and property, or any part thereof, for other real or partitions to exchange and property, or any part thereof, for other real or partitions to exchange and property, or any part thereof, for other real or partitions to exchange and property or any part thereof, for other real or partitions to exchange and property or any part thereof, for other real or partitions to exchange and property or any part thereof, for other real or partitions to exchange and property or any part thereof, for other real or partitions to exchange and property or any part thereof, for other real or partitions to exchange and property or any part thereof, for other real or partitions to exchange and property or any part thereof, for other real or partitions the exchange and property or any part thereof, for other real or partitions the partition of the partitions are partitions to partitions and partitions are partitions are partitions and partitions are partitions are partitions and partitions are partitions are partitions are partitions are partitions and partitions are partiti	ons to a n
1	property, to grant easements or charges of any kind, to be case, con we or assign any right title or interest in or about or ear appurtenant to said premises or any part thereof, and to deal with aid, poptry and invery part thereof in all other ways and for other considerations as it would be lawful for any person owning the saw to deal with the same, whether similar to or different the ways above specified, at any time or times hereafter.	r auch t from
	TO HAVE AND TO HOLD the said precess with the appartenances upon the trusts and for the uses and purposes herein and trust arresement as forth.  It arresement as forth, the hereby ranted to said trustee to improve, manage, protect and subdivide said premises or an other theore, to dedicate parks, attreth, their as and to veated any subdivides on part thereof, and to resubdivide said proposed as desired, to contract to sail, to gran up and o purchase, to sell on any terms, to convey either without considerations and the said proposed as desired, to contract to sail, to gran up and o purchase, to sell on any terms, to convey either without considerations and the said proposed	f shall be money, E
	terms of said trust agreement; and every deed, trust deed, mortgage, was or the instrument executed by said trustee in relational real estate shall be conclosive evidence in favor of every person relying up or claiming under any such conveyance, case or instrument, (a) that at the time of the delivery thereof the trust created by this 'denture and by said trust agreement was a force and effect. (b) that we note every every contract the execution of the delivery thereof the trust created by this 'denture and by said trust agreement was a force and effect. (b) the such accesses every the execution of the delivery thereof the trust created to the every said that the every said to the every said that the every said to the every said to the every said to the every said to the every said trust agreement was a said to the every said to the every said to the every said trust agreement was a said trust to the every said to the every said trust agreement was a said to the every said trust to the every said trust agreement was a said trust to the every said trust agreement was a said trust to the every said trust agreement was a said trust to the every said trust agreement was a said trust to the every said trust to the e	ion to other in full
	contained in this indenture and in said trust agreement or in some amendmen, the our and binding upon all beneficiaries there (c) that said trustee was duly authorized and empowered to execute and deliver e ery c, the deed, trust deed, lesse, mortgage or instrument and (d) if the conveyance is made to a successor or successor in trust, that are successor or successors in trust have	under, in other e been in
	predecessor in trust.  The interest of each and every beneficiary hereunder and of all persons claiming in ter down or any of them shall be only sarrlings, average and or any of them shall be only sarrlings, average and or any of them shall be only sarrlings, average and or any of them shall be only sarrlings, average and or any of them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or them shall be only sarrlings, average and or any or the sarrlings, average and or any or the sarrlings are sarrlings, average and or any o	in the
	property appointed and are fully vested with all the tile, estate, rights, powers, and rit, at the and obligations of its, his or predecator in trait; the and every beneficiary hereunder and of all persons claiming in the same or any of them shall be only sarrilage, avails and proceeds arising from the sale or other disposition of said real estate, at such interest is hereby declared personal property, and no beneficiary hereunder shall have any title or interest, legal endeath of the real estate as but only an interest in the sarrilage, avails and proceeds thereof as aforesaid.  If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is her y directed in the certificate of title or duplicate thereof, or memorial, the words "in trust." or "upon condition" or "ith limitations," or of similar import, is accordance with the statute is next class mad apported.	r note words
	And the said granter S bereby expressly waive and release any and all right or becaute der and by virtue of and all statutes of the State of Illinois, providing for the exemption of homestends from sale on execution . o viac.	f any
	In Witness Whereof, the grantor S. aforesaid ha VR hereunto set their and seal this -2nd- day of January 19 71	_8
1	0 0 12/1/2	
	(See) Granies Jechen's	
	Grantee's Address:	as() -
	6316 South Western Avenue Chicago, Illinois 60636	- N
1	State of Tllinois   58.   MICHAEL J. MARTINO   Notary Public in and for said Count of COO k   58.   HICHAEL J. MARTINO   Notary Public in and for said Count of COO k   58.   High agreement of berraley certify that CHARLES FELIFFER and JOSEPH.	iv. in
	Preiffer, his wife,	
ا ع	personally known to me to be the same person. Swhose nameS are subscribed the foregoing instrument, appeared before me this day in person and acknowledged	
146.01	they signed, sealed and delivered the said instrument as their free and vo	
THE STATE OF	right of homestead.	2.
3		
Ц	Molary Public	
	Marqueffe National Bank X 533  610h South Rockwell, Chicago, I For information only insert street address of	llinois
	abort described property.	•
Ŋ.		

END OF RECORDED DOCUMENT