UNOFFICIAL COPY

	1 hr 45-441	Mr.
	WARRANTY DEED IN TRUST	is S
1	COOR COUNTY No.	*
j i	FILED FOR RECORD 22 456 708 The autore shade for recorder's use only to 2 2 4 5 6 7	' N 2
≲	THIS INDENTURE WITH HIS EARLY That the Granton	100
~	MICHAEL F, REEN and KATHLEEN T, REEN, his wife,	<u> </u>
٧	of the County of Cook and State of Illinois for and in consideration	поок
j	of TEN AND 00/100 (\$10.00)	2. NO. 115
	and valuable considerations in hand paid, Convey and warrant unto THE DROVERS	2165
설	NATIONAL BANK of CHICAGO, a National banking association (successor by merger to Drovers Trust and Savings Bank), Trustee under the provisions of a trust agreement dated the 20th day	-nash
3 2	of April 19 64, known as Trust Number 64111, the following	
	described real estate in the County of Cook and State of Illinois, to-wit:	
	Lot 334 in Frank DeLugach's Wooded Hills, a Subdivision in	S S
Z	the South 1/2 of the North East 1/4 of Section 14, Township	AL I
ʹ	37 North, Range 12, East of the Third Principal Meridian, in Cook County, Illinois	Z SIZ
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3	- hoo -	
7		
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1	Subject to general taxes for the year 1973 and subsequent years	2 ×55
آ_	and to a way by a pagements and westwinting of wested	
	TO HAVE AND TO HOLD the said pre with the appurtenances upon the trusts and for the uses and purposes herein	100
	Full power and authority is her by grat ted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate part s, streets, highways or alloys and to vacate any subdivision or part thereof, and to	79
	resultivities said property as often as an entering contract to sell, to grant options to purchase, to sell on any terms, to convey selther with or without consideration, to convey said premises or any part thereof to a successor shadcessors in trust and to grant to such successor or an open set in trust all of the title, estant to such successor or an open set in trust all of the title, estant on the property set of the set	_
	trustee, to donate, to dedicate, to mortgage. The or otherwise enoumber said property, or any part thereof, to lease said property, or any part thereof, from time to lime, in pressention or reversion, by leases to commence in pressention	
	of the years, and to renew or extend leases upon any eriod ry arms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof a party time or times hereafter, to contract to make leases and to	ą –
	grant options to lease and options to renew leases an options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amoint of rentry or nur part thereof, for other real or negating into the real of negating the r	Revenue
	convey or assign any right, titls or interest in or about or a sament appurtenant to said premises or any part thereof, and to deal with said property and every part thereof in all of er ways and for such other considerations as it would be	
	specified, at any time or times the ratter. In no case shall any party dealing with said trustee in relation to sold premises, or to whom said premises or any part	pus
	TO HAVE AND TO HOLD the said pre	Ridera
	obliged or privileged to inquire into any of the terms of said trust agreement indevery deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate analyse conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other lastr neth (a) that at the time of the delivery	
	thereof the trust created by this indenture and by said trust agreement was in ull order and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, confidence and initiations contained in this indenture and in some amendment thereof and building up and handles thereof was the such contained in the indenture and the said trust agreement.	atilixing
	said trustee was duly authorized and empowered to execute and deliver every such down, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successor trust, that such successor or successor or successor.	a
	and obligations of its, his or their predecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them r any of them shall be	Phace
	only in the earnings, avails and proceeds arising from the sale or other disposition of said values at the said which is the reby declared to be personal property, and no beneficiary hereunder said have any it to did not easily as a such but only an interest in the earnings, avails and proceeds there, so foresaid in the carrings, avails and proceeds there, so foresaid to the carrings and the said of	
	The interest of each and every beneather prevender and of all persons claiming unde them it any of them shall be only in the earnings, avails and proceeds arising the proceeds arising the contract of the co	; [
	And the said grantor hereby expressly walve and release any and all right or be efit ader and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from so and the state of Illinois providing for the exemption of homesteads from the state of Illinois providing for the exemption of homesteads from the state of Illinois providing for the exemption of homesteads from the state of Illinois providing for the exemption of homesteads from the state of Illinois providing for the exemption of homesteads from the state of Illinois providing for the exemption of homesteads from the state of Illinois providing from the state of Illinois providing for the exemption of homesteads from the state of Illinois providing from the state of Illinois	
	or otherwise. In Witness Whereof, the grantor 8 aforesald ha Ve hereunto set their han C	
	and seal 8 this 17th day of August 19 73	
	111/4 C. WILL BOR	
	MICHAEL F. REEN (Seal) RATHLEEN T. REEN (Seal)	
	(Seal)(Seal)	3
	MANY TO COUNTY AND	# ()
	State of Illinois I, MARY E. SCHWARTZ a Notary Public in and for said County, County of Cook the state aforesaid, do hereby certify that MICHAEL F. REEN and	
	KATHLEEN T. REEN, his wife	#2
1	Designative known to make the same negotiff, whose name fig. are	μ
	personally known to me to be the same persons, whose name, subscribed to the foregoing instrument, appeared before me this day in person and	
- 1	acknowledged that they signed, sealed and delivered the said instrument as	ě
	their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.	
- [Given under my hand and potarial seal the 1 gay of August 10 73	
	h. el	
-	Grantee's Address: Chicago Ngtary Public Ngtary Public	
١.	1342 W. 4/ER St., Gilleago	
	The Drovers National Bank of Chicago	
	Box 538 For information only insert street address (or general location) of above described property.	3
		, Al
	- Head - 이번 시간 이번 1. 전 1. 등 전 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	周

END OF RECORDED DOCUMENT