UNOFFICIAL COPY

DEED IN TRUST	De Page 1800	atualisen allien kunnet e annämet tiin materioteele tei tään eti meetejet ätä alle 1999. Eli 1 June	CCCK CONTRACTOR	20 E 7
7 NN 9 41	•	22 565 2	261	5 E
.		-116.5. 0.227.5261 4	A Ruc P	\$500 B
THIS INDENTURE WITNESSETH, th ANTHONY B. NORKAITIS and		s his wife as isin		îtra Îra
of the County of COOK	and State of ILLI	NOIS for and in co	onsideration	
of TEN DOLLARS and valuable considerations in hand p	aid, Convey and	Unto the MA		
NATIONAL BANK, a National Banking Association of Chicago, Illinois, as Trustee under the provision of a trust agreement dated the 10th day of NOVEMBER 1973, known				
as Trust Number 6328 , the folloand States of Illinois, to-wit:		l estate in the County of		Pera
That post of Lots 8, 9,	and 10 in Block	2 in Wahash Addition	to g	grap.
Chicano In Section 25, I	ownship 38 North	h, Range 13, East of	the g	
in Said Block which is 10 feet North Westerly and (by rectangular 3 measurement) from the center line of Wabash Railroad Company track 8				
ICC No. 5513 the point in the West line of vacated South Whimple				
Street which is distant 25 feet North Westerly (by rectangular measurement) from the center line of the main track of Wabash Railroad Company, in Cook County, Illinois.				
Railroad Company, 1. Coo	k County, Illin	ois.	12	OH.
			713	<u>*</u>
TO HAVE AND TO HOLD the said premises with the trust agreement set forth. Full power and authority is hereby granted to an	appurtenances upon the truid trustee o improve, mana	usts and for the uses and purposes b ge, protect and subdivide said prem	erein and in said	ļ
thereof, to dedicate parks, streets, highways or alleys often as desired, to contract to sell, to grant options t convey said premises or any part thereof to a success	and to we are any subdivisi o pure and all on any te- or or succe sors in trust and	on or part thereof, and to resubdivide rms, to convey either with or without to grant to such successor or success	consideration, to	
the title, estate, powers and authorities vested in as property, or any part thereof, to lease said property, mence in paresenti or future, and upon any terms as	or any part the eof from time of for any perior - relocation	icate, to merigage, picage or otherwise to time, in possession or reversion, of time, not exceeding in the case of	by leases to com-	
the tarm of 198 years, and to renew or extend lenses upon any terms and for any period or periods or time and to amend, change or modify leases and the terms and provisions thereof at any time or time hereafter. to contract to make leases and to grant options to lease and options to renew leases and options to renew leases and options to purchase the whole or any read the reversion and to contract respecting the manner of faring the amount of present of nuture rentals, to pertition or to exchange a d property, or any part thereof, for other yeal or personal				
property, to grant essements or charges of any kin appurtenant to said premises or any part thereof, an other considerations as it would be lawful for any p	d, to release, convey o assi d to deal with said pro erty erson owning the same - d	gn iny right, title or interest in or a and every part thereof in all other w al with the same, whether similar to	bout or easement ays and for such or different from	
the ways above specified, at any time or times hereafts In no case shall any party dealing with said trus- be conveyed, contracted to be sold, leased or morts	r. tee in relation to said premis aged by said trustee, be ob	e, or o whom said premises or any	part thereof shall be	
In no case shall any party dealing with said trustee in relation to said premise; or o whom said premises or any part thereof shall be convered, contracted to be sold, leased or mortgaged by said trustee, be obliged to the application of any purchase money, rent, or money horrowed or advanced on said premises, or be obliged to see that iter is of this trust have been compiled with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be o judy or privileged to inquire into any of the terms of said trust sugressment; and every deed, trust deed, mortgage, lease or other, intra next executed by said trustee in relation to said rust estate shall be conclusive evidence in favor of every person relying upon or claim. The content of the said rust estate shall be conclusive evidence in favor of every person relying upon or claim.				
instrument, (a) that at the time of the delivery thereof the trust created by this indentury and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this indenture and in said trust averament or in some amendment thereof and Adi's upon all beneficiaries thereunder.				
TO HAVE AND TO HOLD the said premises with 1. apportenances upon the trusts and for the uses and purposes berein and in said trust agreement set forth. Full power and authority is hereby granted to said trustee o improve, manage, protect and subdivide said promises or any part factors. The protect is all the protect of				
predecessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of a shall be only in the sarrings, avails and proceeds arising from the sale or other disposition of said real estate, and such inter c is a very declared to be				
predecessor in trust. The interest of each and every beneficiary hereunder and of all porsons claiming under them or any of shall be only in the sarrings, avails and proceeds arising from the sale or other disposition of said real estate, and such inter (is verby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, is nor to said real estate as such, but only an interest in the sarrlings, 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 hereby did etted not or register or note in the certificate of little or duplicate thereof, or mamorial, the words 'in trust,' or "upon condition," or " l'altations," or words of sainlist import, in accordance with the statute in such case made and provided.				
in the certificate of fittle of applicate increase, or mamorian, the works in trust. or the control of similar import, in accordance with the statute in such case made and provided. And the said grantor, S. hereby expressly waive, S. and release, S. any and all right or benefit under no by tirtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or others, we				
In Witness Whereof, the grantorS aforesaid this 10 day of	November			
		att 126		
	_(Seal) X 1	anthony B. To be	(Seal)	
	_(Seal) x	alia florka.	Ki (Seal)	XC.
				1 7
State of ILLINOIS County of COOK SS. I, the und certify the		and for said County, in the state at NORKAITIS and DALIA		
		s joint tenants		100
Dersonally personally	known to me to be the sar	me person. Swhose name.S	I @subscribed	1
		d before me this day in person and livered the said instrument as th		- 1
untary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead.				L
		at this 10th day of November	r 19_73	
		an Dolon		
		Notary Public		
ADDRESS OF GRANTEE: Marquette National Be	mk 3	3065 West Columbus Av		111.
6316 S. Western Ave. Chicago, Ill. 60636	1.	For information only insert stre above described proper	et address of ty.	
Box 600				*

END OF RECORDED DOCUMENT