UNOFFICIAL COPY

DEED IN TRUST 45 TOOK TOOK THE INC.	or contract (1000)
Dood propared by: (ILLINOIS) ORT B. ROSENBERG South Wacker Drive, Suite 4527 114 2 37 Ft. 22 895	001 *22895001
120. 1111no18 60606) (The Above Spiles)	or Recorder's Use Only)
THE GRANTOR JOYCE C. TOMAN, Divorced and not rom of the County of Cook and State of Illinois	for and in consideration
of TEN AND 00/100 (\$10.00)	Dollars.
O'HARE INTERNATIONAL BANK	
N. Coun'v, 1111no16 Trustee under the provisions of a trust agreement dated the 1974 dk; wm as Trust Number 74L215 (hereinafter referred to as "	aid trustee," regardless of the number
of trustees, and unto all and every successor or successors in trust under said trust agreement the County of Cook and State of Illinois, to wit:	ent, the following described real estate
All of Lots 1 and 2 in Block 2 and the North 72 feet	of Lots 11 to 20
both inc. v.1v3, taken as a tract in Block 2, in the 44 to 71 inc usive in W. H. Adams Subdivision of Par	Subdivision of Lots: of the East 1/2 of the cold, East of the Third
44 to 71 are usive in W. H. Adams Subdivision of Par- South East 1/ or Section 28, Township 39 North, Rang TO HAVE AND TO LUJ the said premises with the appurtentiates upon the	5 14, East of the Third
and in said trust agreement set orth. Pull power and authority at the coby granted to said trustee to improve, manage, g	rotect and subdivide said premises or
Full power and unitarity is a by clay granted to said trustee to improve, manage, p any part thereof; to dedicate put s, a zeets, highways or ulicys; to vacate any subdivision properly as often as desired; to cor "a. to sail; to grant options to purchase; to sail or without consideration; to convey, and premises or any part thereof to a successor or successors in trust ail of the till, "state, powers and authorities vested in a mortgage, pledge or otherwise encumber aid p operly, or any part thereof; to lease sail time to time, in possession or reversion, sy last occumence in praceent or in the period or periods of time, not exceeding in or a commence in praceent or in the period or protocol of time, not exceeding in or a commence in praceent or in the period or protocol of time, not exceeding in or a commence and to grant options to purchase the whole or any part of the rever on and o contract respecting the mor future rentlas; to partition or to exchange said proverly, or any part thereof, for othe examents or charges of any kind; to release, convey or said protocol or interest or any part thereof, and to deal with said vope; y and every part thereof, or othe considerations as it would be lawful for any person owning he v me to deal with the sam the ways above specified, at any time or times hereafter.	r part thereof, and to resubdivide sald any torms; to convey either with or scessors in trust and to grant to such
successor or successors in trust all of the tit, state, powers and authorities vested in a mortgage, pledge or otherwise encumber, ald p operty, or any part thereof, to lease sai	ild trustee; to donate, to dedicate, to
time to time, in possession of reversion, '9' 'as to commence in praesent of in tur- period or periods of time, not exceeding in the c'ae of any single demise the term of 198 upon any terms and for any period or periods of time "1 to amend, change or modify	years, and to renew or extend leases leases and the terms and provisions
thereof at any time or times hereafter; to contract to make leaves and to grant options to options to purchase the whole or any part of the rever on and o contract respecting the most options to purchase the whole or any part of the rever on and o contract respecting the most of the reverse of the product	the irrester is developed to the control of the con
on the control of the	in or about or ensement appurtenant In all other ways and for such other
considerations as it would be lawful for any person owning the same to deal with the same the ways above specified, at any time or times hereafter.	, whether similar to or different from
the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in re attor to said premises, chereof shall be conveyed, contracted to be said, leaved or mortgage, over aid trustee, be of purchase money, rent, or money borrowed or advanced on said press as any the obliged to inquire into the necessity or expediency of any rivileged to inquire into any of the terms of said trust agreement; and every of any rivileged to inquire into any of the terms of said trust agreement; and every, etc., astronoment executed by said trustee in relation to said real evalue shall be consistent and trustee in relation to said real evalue shall be consistent and trustee in relation to said real evalue shall be consistent at this relation by this indemiter and by which rusts agreement was in full force and elect. On the said trustee to the said trustee the said trust agreement was in full force and elect. On the said trust in the said is the said trust of the said trust agreement was in full force and elect. On the said is a said to the said of the said trust agreement was in full force and elect. On the said is the said of t	r to whom said premises or any part
been complied with, or be obliged to inquire into the necessity or e-pediency of any privileged to inquire into any of the terms of said trust agreement; and every $x_i = e d_i$	act of said trustee, or he obliged or rust deed, mortgage, lease or other nec in favor of every person retying lime of the delivery thereof the trust
instrument executed by said trustee in relation to said the sentential in the upon or claiming under any such conveyance, lease or other instrument, (a) hat at the preside by this indenture and by said trust agreement was in full force and et, out (b) that	me of the delivery thereof the frust such conveyance or other instrument
was executed in accordance with the trusts, conditions and limitations contained in this top in some amendment thereof and binding upon all beneficiaries thereunder; (c) that the property of the conditions of deliver every such dand, trust dend, frank includes of the conditions of	identure and in said trust agreement it trustee was duly authorized and au
s made to a successor or successors in trust, that such successor or successors in trust hav rested with all the title, estate, rights, powers, authorities, duties and obligations of its, i	ocer properly appointed and are fully is a ricer producessor in trust.
The interest of each and every beneficiary hereunder and of all persons claiming un a the carnings, avails and proceeds arising from the sale or other disposition of sale re icclared to be personal property, and no beneficiary hereunder shall have any title or ink.	er '.em)r any of them shall be only and the state of such interest is hereby and the state of t
eni estate as such, but only an interest in the earnings, avalls and proceeds thereof as alo	esaid.
If the title to any of the above lands is now or hereafter registered, the Registrar of T r note in the certificate of title or duplicate thereof, or memorial, the words "in trust," o lons," or words of similar finport, in accordance with the statute in such case made and i	""upon addition," or "with limita- rovided.
And the said grantor hereby expressly waives, and releases, any and all right on all statutes of the State of Illinois, providing for the exemption of homesteads from state.	le on execution or otherwise.
In Witness Whereof, the grantor aforesaid has hereunto set her hand and any of October 19 74	seal this
(SEAL) Coy ce	- Comanga AD 1
JOICE C. TOMAN	(SEAL)
tate of Illinois, County of Cook ss. 1, the undersigned, a Notary Public in and	for said County, in the State afore-
said, DO HEREBY CERTIFY that JOYCE	C. TOMAN
personally known to me to be the same person— to the foregoing instrument, appeared before me	his day in person, and acknowledged
that S.hB signed, scaled and delivered the said voluntary act, for the uses and purposes therein waiver of the right of homestead.	
iven and my man and mirjal seal, this a 446 day of Octo	1974
ministrative 2 1976 Pandese	NOTARY PUBLIC
USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE	
ADDRESS OF PR	OC CC
2621 Sou	DPERTY: th Federal Street Illinois DORESS IS FOR STATISTICAL PURPOSES OF A PARK IP THIS DEED, ENTITA PILLS TO: ENTITA PILLS TO: TEXT TAX PILLS TO: TEXT TO THE STATE OF THE STATE O
Chicago	Illinois Z
SENICAGO TITLE AND TRUST COMPANY ONLY WAS INDEED SENSION STREET SENSION STREET	PORTESS IS FOR STATISTICAL PURPOSES OF A PART OF THIS DEED. THE PROPERTY AND ALLES TO: TERNATIONAL BANK
533 8501 West	Higgins
NOTE: Q Carlow - Esc 533 Chicago, I	11inois_60631

END OF RECORDED DOCUMENT