22 000	AECONDENCOF DEEC	DS -
ARRANTY DEED IN TRUST— 22 035 283		33
Aus 3 172 3 00 Pt. 2003	220352	283
		•
T 1M 5-71 L The above space for recorder's time only		}
IS INDENTURE WITNESSETH, That the Grantor JERRY RUSIN	ļ	à
he County of Cook and State of Illinois for and in con: TEN AND NO/100 * * * * * * * * * * * * * * * * * (\$10.00) Dollars, and o	sideration CC. NO), 615
valuable considerations in hand paid, Convey and warrant unto the LAKE VIEW	TRUST 8 3	085
D SAVINGS BANK, a corporation of Illinois, as Trustee under the provisions of a trust a		
ed the 29th day of June 19 72, known as Trust Number 3		19 <u>14</u>
following a scribed real estate in the County of Cook and State of Illinoi	s, to-wit:	<i>(M)</i>
/ -	1 8 S	
Lo. 7 and the South 11 Feet of Lot 6 in Block 2	792 1792	ST.
ir Blanchard's Subdivision of the North 22 rods of the teart lying Westof Milwaukee Avenue, of the	 	E A
North West Quarter of Section 36, Township 40	1 ∃ *	¥
North Range 13, East of the Third Principal Me-	138⊁	<u> </u>
ridian, in Cook County, Illinois.	1 -111	2=
	53	ZS =
Grantee's Address: 3201 N. Ashland Avenue	13 115	RS I
Chicago, Illinois	' '나오	×55
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700		
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HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses indeputables, herein and provided the said premises of the provided the said premises of the provided the pro	and in said	
agreement set forth. Full power and authority is hereby granted to said trustee to apprors, manage, protect and subdivide said premises of, to dedicate parks, streets, highways or alleys and to vacate.	or any part	
as desired, to contract to sell, to grant options to purchase, to sell a say terms, to convey either with or without corey said premises or any part thereof to a successor or successors in t ust a desired, grant to such successor or successors is	usideration, to	
title, estate, powers and authorities vested in said trustee, to donate, die, to mortgage, pledge or otherwise e- erty, or any part thereol, to lease said property, or any part thereol, from the time, in possession or reversion, by le	ncumber said in	
term of 198 years, and to renew or extend leases upon any terms and for an period or periods of time and to amen by leases and the terms and provisions thereof at any time or times hereafter to con—to make leases and to gran	single demise and change or on options to the manner	
and options to renew leases and options to purchase the whole or any part of the revers in and to contract respecting using the amount of present or future rentals, to partition or to exchange said proper, or at part thereof, for other reterrity to grant examents or charges of any kind to release convey or said on the reterrity to grant examents or charges of any kind to release convey or said on the reterrity to grant examents or charges of any kind to release convey or said on the reterrity to grant the convey of the reterrity of the reterrit	the manner	
rtenant to said premises or any part thereof, and to deal with said property and every part thereof in all other ways considerations as it would be lawful for any person owning the same to deal with whether similar to or o	or casement or casement of casement or such lifferent from	
ways above specified, at any time or times bereafter. In no case shall any party dealing with said trustee in relation to said premises, or to whom as d premises or any part	thereof shall &	
or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been complied to the necessity or expediency of any act of said trustees or be obliged or divided or divided to incompleted to incomplete the complete that the terms of this trust have been complied to incoming the complete that the incoming into the necessity or expediency of any act of said trustee.	d with, or be	
s of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument e cond) said trustee real estate shall be conclusive evidence in favor of every person relying upon or claiming under y an conveyance,	n relation to	
runners, (a) that at the time of the delevery thereof the trust created by this indicators and by the tits agreement was executed in accordance with the crusts of attorns a tained in this indenture and in said trust agreement or in some amendment thereof and binding upor all eneficiarly	ad limitations as thereunder,	
that said trustee was duly authorized and empowered to execute and deliver every such deed, trust need less, morty rument and (d) if the conveyance is made to a successor or successors in trust, that such successor or st cease is in trust, and the successor or successors in trust, that such successor or st cease is in trust, and trust such successor or stress with a suc	rage or other	
decessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them of all persons claiming under them or any of them of the state of the interest of each and every beneficiary hereunder and of all persons claiming under them or any of them of the state of t	andy in the	
sings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby sonal property, and no beneficiary hereunder shall have suy title or interest, legal or equitable, in or to said real entered as affected in the samings avails and proceeds thereof as aforesaid.	ccia. d to be tate s such,	
continuous cach and every beneficiary hereunder and of all persons claiming under them or any of the state of the state of the state or other disposition of said real scatte, and such interest is hereby social property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real only an interest in the carmings, 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 directed not to rethe certificate of title or diplicate thereof, or memorial. The words "in trust", or "upon condition", or "with limitation."	gister or note	
And the said grantor hereby expressly waive and release any and all right or benefit under and by virt statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	CAY	
In Witness Whereof, the grantor gloresaid has hereunto set his hand a	and seal	
day of Jillie 19.72		
Jenny (Seal)	(Seal)	()
(Sear)	(Sear)	\approx
(Seal)	(Seal)	10
Illinois James Rusin		
Cook ss.	said County, in	2 2
the state aforesaid, do hereby certify that. Jerry Rusin		
		း ျပာ
personally known to me to be the same person whose name 1S	subscribed to	- 1
the foregoing instrument, appeared before me this day in person and acknowledged the signed, scaled and delivered the said instrument as his free and voluntary	act, for the uses	1.
and purposes therein set forth, including the release and waiver of the right of home		L
Given under my hand and notarial and this 30th day of June	,, 72	
Oven under my name and mountain seed that		
OUBLICE COMMENT	} ,	*
Notary Public		
COUNT		,
Lake View Trust and Savings Bank		,
Box 146 For information only insert street above described property.	address of	
The state of the s		
		THE PERSON NAMED IN COLUMN
The state of the s		
COLLEGERIT	Sales Sales	
LEND OF RECORDED DOCUMENT	[編]	
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