UNOFFICIAL COPY

'\	COOK COUNTY ILLINOIS	K. Olica F DEEDS
2	WARRANTY DEED IN TRUSPLED FOR RECORD. 22 071 477	F DEEDS
1	3	71477
Ω	OCT 3 772 9 41 AK The above space for recorder's tree, only	
2	THIS INDENTURE WITNESSETH, That the Grantors, Walter Robert Colsmann and]
ف	Rhoda Ann Colsmann, his wife	
~	of the County of Cook and State of Illinois for and in consideration	
. 9	of TEN (\$10.00)	
9	NATIONAL BANK OF CICERO, a National Banking Association, as Trustee under the provisions	
	of a trust agreement dated the 22nd day of September 1972, known as Trust Number 5121 , the following described real estate in the County of Cook	1.
Q	var 1 S. ate of Illinois, to-wit:	- 6 -
74	Lot 242 and 243 in George F. Nixon and Company's Civic Center Addition to	
i	West-hester in the East half of the South East quarter of Section 20, Town- ship 3 orth, Range 12, East of the Third Principal Meridian, in Cook	
a	County, Illinois.	-
	500	1
		-
	Grantee's address:	
	Grantee's address. 5801 West Cermak Road, Cicero, Ill. 60650	<u></u>
, †	TO HAVE AND TO HOLD the said premises win the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.	
	greenent set forth. Full power and authority is hereby granted to sain our an improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to restabilitied and property as often as desired, to contract to sail, to grant options to purchase, to sell on any term, to convey either with or without covery said premises or any part thereof to a successor or successor in trust and to grant to our successor in trust all of the tiles, estate, powers and authorities to the successor in trust and to grant to our successor in trust all of the tiles, estate, powers and authorities or any part thereof, to lease said property, or any part thereof, to lease said property, period or periods of time, not exceeding in the case of any single could the term of 183 years, and to renew or extend leases upon any terms and for any periods of time, not exceeding in the case of any single could the term of 183 years, and to renew or extend leases upon any terms and for any period or periods of time and to meand, change or modify let or any the terms and provides thereof at any time or times bereafter, to contract to make leases and to grant options to lease and options to purchase the whole or any part of the reversion and to contract respecting, the manner of faring the ancount of present or future " to partition or to exchange said property, or any part or and to contract respecting, the manner of afting the ancount of present or future " to partition or to exchange said property, or any part or about or assemble approximate to said promises to succeed a future to the same to deal with the tame, whether similar to or different from the ways above specified, at any time or times hereafter. In no case shall any perty dealing with said, trustee in relation to said premises, "to whom said premises or any part thereof shall be con-	
	part detected of accessor is nuclear, to dedicate, to mortgap, plodg or of accessors in trust all of the little, setate, powers and suthorities vested in said trustee, to donate, to dedicate, to mortgap, plodg or of any secument end property, or any part thereof, from time to time, in possession or reversion by set to commence in present or future, and upon any terms and for any particular, and upon any terms and for any particular definition, and upon any terms and for any	ATTO
	for any period or period of time and to menal, change or modify let as and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease and options to rear #leases and options to purchase the whole or any part of the reversion and to contract respective, the manuser of thirst the amount of present or times.	SIBER
	thereof, for other real or personal property, to grant easements or charges of ar kind, to release, convey or assign any right, title or interest in or about or easement appurtenant to eath premises or any part thereof, and to all with said property and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the anne to deal with terms, whether similar to or different from	
	the ways above specified, at any time or times bereafter. In no case shall any party dealing with said trustee in relation to said premises, to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see or the amplication of any provides more want to prove	Water Ridons and Revenue Stamps TAXABLE CONSIDERATION
	borrowed or advanced on said premises, or be obliged to see that the terms of this tru. * ' .ee complied with, or be obliged to inquire into the necessity or expediency of any act of said trustes, or be obliged or privileged to inquire into the necessity or expediency of any act of said trusts or be obliged or privileged to inquire in any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation t said reads that the complexity explorers in favor	TAXA
	In no case shall any party dealing with said trustee in relation to said premises, it to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see o the application of any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this trust, "he seen compiled with, or be obliged to negative into the property of the forms and the said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trusts in the said trust agreement; and every development of the contract of the said trust agreement and every development relying upon or claiming under any such conveyance, lease or other instrum. ("hat at the time of the delivery thereof the trust created by this indenture and by said trust agreement was in full force and effect, (b) the suc conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this indenture and in "at a greement or in some emendment instruct and binding upon all beneficiaries thereunder. (c) that said trustee was duly sutherized and any eved to execute and deliver every such desired to the said trust and the said trust and the said trustee was duly sutherized and any eved to execute and deliver every such desired to the said trustee when the said trustee was duly sutherized and any even of the said trustee was duly sutherized and any even of execute in trust, that she successor is trust. The interact of each and every beneficiary bersunder and of all persons claiming under them year, of them shall be only in the securities.	
	deed, trust deed, leate, mortings or other instrument and (d) if the conveyance is made to success or accessors in trust have been properly appointed and are fully vested with all the title, estate, tig its, owers, authorities, duties and obligations of the conveyance is more than the conveyance in trust have been properly appointed and are fully vested with all the title, estate, tig its, owers, authorities, duties and obligations of the conveyance in trust.	80
	then not us, us or their predecessor in trust. The interset of each and every beneficiary bereunder and of all persons claiming under them or them shell be only in the cermings, avails and proceeds grizing from the sale or other disposition of said real estate, and such interest is hereby declar . o. a personal property, and no beneficiary bereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but ally an interest in the earnings, avails and proceeds thereof as aforesaid.	THE STATE OF THE S
	avails and proceeds thereof as aforesaid. If the tile to any of the shove lands is now or hereafter registered, the Registrar of Tiles is hereby direct, not to 'date or note in the cartificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "with limitations or orde of similar import, in accordance with the statute in such case made and provided.	
		,· .
	And the said grantor S. hereby expressly waive and release any and all right or benefit under and by v. + o of any and all right or the extension of the state of the State of Illinois, providing for the exemption of homestade from sale on execution or otherwise. In Wilman Whereof the grantor S. efformatic by Ve homestade and the first hours S. and S.	
	In Witness Whereof, the grantor S afcressid ha Ve hereanto set Cfielr hand S at S this 22nd day of September 19,72	
	NPA QUI + PQ	
	2 Halle Novery Common (Seal) (Seal)	
1	Bhola and Colsmann (Seal) (Seal)	
		1/5
	State of Illinois I. Colleen A. Shearer a Notary Public in and for said County, in	2
	County of Cook 188 the state aforesaid, do bereby certify that Walter Robert Colsmann and Rhoda Ann Colsmann, his wife	10
·	personally known to me to be the serve person S whose name S	
	the foregoing instrument, appeared before me this day in person and acknowledged that they	4
	signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead,	17
1	Given under my hand and notarial seal this 22nd day of September 19 72	
	COUNTY Public Notary Public No	•
	Wartarn Wittanal Dayle of Claren	
	Western National Bank of Cicero 5801 West Cermak Road, Cicero, Illinois 60650 Por information only insert street address of	
× ;	Cook County Recorder Fox \$39	
e e e e e e e e e e e e e e e e e e e		
770 F 6 7 7 7 8		COLUMN TO THE REPORT OF THE PARTY OF THE PAR

END OF RECORDED DOCUMENT