UNOFFICIAL COPY

and the second of these	
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DEED IN TRUST 22 118 550	5.00
NOV-14-72 5 2 9 8 9 8 0 22118550 u A Rec	.00
Out Claim The above space for recorder's use only	
THIS INDENTURE WITNESSETH, That the Grantor FILOMENA ROCCO, a widow	
of the County of COOK and State of Illinois for and in consideration of TEN (\$10.00) Dollars, and other	
good and valuable considerations in hand paid, Convey and Quit Claim unto the FIRST NATIONAL BANK OF BLUE ISLAND, a corporation duly organized and existing under the laws of the United States and qualified to do a trust business under and by virtue of the laws of the State of Illinois, whose principal place of business is 13057. So. Western Avenue, Blue Island, Illinois, as Trustee under the provisions of a trust agreement dated the 7th day of November 1972 known as Trust	1000
Number 72143 , the following described real estate in the County of COOK and State of Illinois, to-wit:	
Lot 11 in Block 4 in Charles V. McErlean's Second 95th Street	
Subdivision being a subdivision of the West half of the Northeast quarter of Section 10, Township 37 North, Range 13 East of the Third Principal Meridian (except the Southwest quarter of the Southwest quarter of said Northeast quarter)	
24-10-203-018	
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TO HAVE AND TO HOLD the said .cm. es with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.	
TO HAVE AND TO HOLD the said .cm. es with the appurenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth. The property is he by gran d to said trustee to improve, manage, protect and subdivide said premises or any part therefore, to dedicate parks, stretcs, high say or alleys and to vacate any subdivision or part therefore, and to resubdivide said property as often as desired, to contract to sell, to gr. "tio" or purchase, to sell on any terms, to convey either with or without consideration, to convey said permises or any part thereof to a sur ess. or successors in trust and to grant to such successor of successors in trust all of the title, estate, powers and authorities vest d in dirustre, to donate, to dedicate, to mortgae, pledge or otherwise encumber said property, or any part thereofo, to leave said property, and the term of 198 years, and to renew or extend 1 ases non any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any mind shreatfer, to contract to make leases and to grant opinions to lease and options to purchase the "or any part of the reversion and to contract respecting the manner of fixing the amount of present or future tentlas, to partition or texchange said property, or any part denects in or before all property to grant easements or charge of any kinds or release, savey or assign any light, tile, or intenect in or about or easement appurement appurement of as it would be lawful for any person owning the same to deal "on the time, 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 ret ation to said premises, or to whom said premises or any part thereof shall.	TAXABLE
said premises or any part thereof to a suc esse, or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vest din interacte, to dedicate, to mortgage, pledge or otherwise encumber said property, or any part thereof, from time to time, in possession or reversion, by leases to com-	13 EB
mence in praesenti or futuro, and upon any term and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend 1 ases, pon any terms and for any period or periods of time and to amend, change or modify leaves and the terms and reports on the second and the second of th	111 6
options to renew leases and options to purchase the solution of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition of exchange said property, or any part thereof, for other real or personal property, to grant essements or charges of any kind, to release, once or assign any city title of interest in or about or exament aboutterning to	LE CONSIDERA
said premises or any part thereof, and to deal with said property ery part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the time, whether similar to or different from the ways above specified,	1 S
in no case shall any party dealing with said Trustee in reation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or morrgaged by and Trustee, be obliged to see to the application of any purchase money.	RA
obliged to inquire into the necessity or expediency of any act of sai Trus :e, or be obliged to inquire into any of theterms of said trust agreement; and every deed, trust deed, mortgage, lea; or or r instrument executed by said Trustee in relation to said	offitxing NOIL
strument, (a) that at the time of the delivery thereof the trust created by 1 is in ancre and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was executed in sec. "In the trusts; conditions and limitations contained in	SE
at any time or times hereaffer. In no case shall any party dealing with said Trustee in it ation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or morgaged by "Ir", be obliged to see to the application of any purchase money, tent, or money bourwood or astranged on said premises, or be oblige to see that the terms of its rust have been compiled with, or be sold to the contract of the contract o	0 to
pointed and are truly vessele with air title, estate, rights, powers, audiorities, the syst buffactions of its, into their predecessaria. In the interest of each and every beneficiary hereunder and of all persons claiming, and them or any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real et all the earnings, avails and proceeds thereof as the earnings, avails and proceeds thereof as aloresaid. If the title to any of the above lands is now on hereafter registered, the Registrat of Titles i nereby irrected not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condit on," or with limitations," or words of similar import, in accordance with the statute in such case made and provided.	This spa
in the certificate of title or duplicate thereof, or memerial, the words 'in trust,' or 'upon condit on,' or with limitations,' or words of similar import, in accordance with the statute in such case made and provided.	
And the said grantor hereby expressly waive S and release S any and all right or benefauring and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution o, or wit s.	
IN WITNESS WHEREOF, the grantor aforesaid ha_S_ hereunto sether hand and see iis 7th	**
(Seal)(Seal)	
Illinois, the undersigned	10
State of	
	(ŽQ)
personally known to me to be the same person whose name <u>1S</u> subscribed to the subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that <u>She</u>	bo n
foregoing instrument, appeared before me this day in person and acknowledged that signed, sealed and delivered the said instrument as her free and voluntary act, for the	
uses and purposes therein set forth including the release and waiver of the right of homestead. So November to 72	
Given under my hand and notarial seal this 7th day of November 19 72	∭ L <u>.</u>
Notary Public	
For information only insert street address of	
First National Bank of Blue Island For information only insert street address of above described property. Box 98	·
3501 CaJ	111

OF RECORDED DOCUMENT