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DEED IN TRUST

(ILLINOIS)

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,	i:	H 1. W SHOULD SH
		TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for
100		the view of admirphoses herein and in said trust agreement set forth.
		If ill jower and authority are hereby granted to said trustee to improve, manage, protect and subdivide the premises or any part thereof; to dedicate parks, streets, highways or alleys; to vacate any subdivision or part thereof, and to resubdivide said property as often as desired; to contract to any subdivision or part thereof, and to resubdivide said property as often as desired; to contract to any subdivision or part thereof, and to resubdivide said property as often as desired; to contract to
		subdivide and promises or any part thereof, and to resubdivide said property as often as desired; to contract to
	l	
		to such successor of successors in trust all of the title, estate, powers and authorities vested in said trustee; to donate, to due te, to mortgage, pledge or otherwise encumber said property, or any
- 7	ľ	trustee; to donate, to bould to mortgage, pieuge or otherwise electricis said property, or any part thereof, to bound in possession or reversion.
-		part thereof; to lease s. id pr perty, or any part thereof, from time to time, in possession or reversion, by leases to commence in pracesenti or in future, and upon any terms and for any period or periods of the commence
	li .	time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend
		by leases to commence in bracesent or in future, and upon they can be seen any between the time, not exceeding in the 'ase of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases upon any terms and for any period or periods of time and to amend, change or modify leases and the second of the second or the second
		and the terms and provisions of ret is a to appear to the state of the provisions to burney the whole or any part
12.0		of the reversion and to contract res. Ling the manner of fixing the amount of present or future rentals; to partition or to exchange said property, or any part thereof, for other real or personal property; to grant easements or charges . a. y kind; to release, convey or assign any right, title
		rentals; to partition or to exchange said property, or any part thereof, for other real or personal
		property; to grant easements or charges (a. v. kind; to release, convey or assign any right, title or interest in or about or easement applicance to said promises or any part thereof; and to deal or interest in or about or easement applicance of the said promises or any part thereof.
10		or interest in or about or engineer that terms to show your and for such other considerations as
1		it would be lawful for any person owning the am to deal with the same, whether similar to or dif-
2		ti would be lawful for any person owning the fam to deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter.
20		In no case shall any party dealing with so d trustee in relation to said premises, or to whom said premises or any part thereof shall be convo. of a trusted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any turchase money, rent, or money borrowed or advanced on said premises, or be obliged to see the trust have been compiled or advanced to see the trust have been compiled.
1		said promises or any part thereof shall be conveyed, contracted to be soid, leased or more part of
		and trusted, be obliged to see to the application of the trust have been compiled
		or advanced on said premises, or be conject to see the following that the tast have been conject with, or be obliged to inquire into the necessity or expedience of and trustee, or be obliged or privileged to inquire into any of the terms of said trust of cement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be
		or privileged to inquire into any of the terms of said trust recement; and every deed, trust deed,
1		mortgage, lease or other instrument executed by said trusice in reason to said rost estate said conclusive evidence in favor of every person relying upon or claim, and the trust executed by the
		conclusive evidence in inverse (a) that at the time of the delivery thereof the trust created by this
. [lease or other instrument, (a) that 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) that such conveyance or other instruments are the such conveyance or other instruments.
		instrument was executed in accordance with the trusts, conditions on instrument was executed in accordance with the trusts, conditions on instrument was executed in accordance with the trusts, conditions on instrument and in said trust agreement or in some amendment there (a.d. binding upon all beneficiaries thereunder; (c) that said trustee was duly authorized and empoyered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument; and (d) if the conveyance in the conveyance of the conveyance of the trust have been
		Indenture and in said trust agreement or in some amendment there take binding upon an one
		licens of the conveyance with dead least trusted was duly authorized and carried and if the conveyance
	25.0	is made to a successor or successors in trust that such successor or successor is in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, c., horities, duties
÷		properly appointed and are fully vested with all the title, estate, rights, powers, carnorities, duties
		Anything herein to the contrary notwithstanding, all and every the successor or suc
		estate, properties, rights, powers, authorities, trusts, duties and obligations of said trust se
		or any of them shall be only in the carnings, avails and proceeds arising from the sale or the disposition of said real estate, and such interest is hereby declared to be personal properly, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real est to
		disposition of said real estate, and such interest is hereby declared to be personal property, and
11		ng guan hut and antarest in the carmines, avens and proceeds diction as allocoding
.]		TALLE A SECURITY OF THE SECURI
		is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in
	2.7	the words "in trust," or "upon condition," or "with innitiations," or words of similar import, in accordance with the statute in such case made and provided.
		And the gold greature hareby expressly waive and release any and all right or
		And the said grantor hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the ex-
		pmnmn of nomesteads from sale of execution of other wast
		In Witness Whereof, the grantor aforesaid ha S hereunto set ner hand and
		seal this 25th day of April 19,73
	1 1 1 1	seal this 25th day of April 19.73 [SEAL] Carol A. Petersen
	1.5	Carol A. Petersen
		[SEAL][SEAL]
		[SEAL] Carol A. Fetersen [SEAL] [SEAL] [SEAL] [Carol A. Fetersen [SEAL] [SEAL]
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		unice your
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personally known to me to be the same person_whose name_is_ subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that. She signed, seeded and delivered the said instrument, as her free for the uses and purposes therein set forth, including the release and waiver of the right of homestead. GIVEN under my hand and	OUNTY OF Cook	a ∫ 68	I. anita J. Fra	orc_	
subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that She signed, seeded 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 homesteed. GIVEN under my hand and seed this day of April 1, p. 19-73. Area J. Tront My Commission Expires May 10, 1976 SILED FOR RECORD. HAN 4°73 12 29 PH. 22313000	Mariana Mariana Maganakan	State aforesaid, do hereby	aliko okumatiljomsyny otakobodi		
subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that She signed, seeded 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 homesteed. GIVEN under my hand and seed this day of April 1, p. 19-73. Area J. Tront My Commission Expires May 10, 1976 SILED FOR RECORD. HAN 4°73 12 29 PH. 22313000	A CABUSTA AND A CAST A				
GIVEN under my hand and statual seat this 25th day of April A. D. 10 73 Anuta J. Flori My Commission Expires May 10, 1976 Second County, ILLINO'S RECORDS COOK COUNTY, ILLINO'S RECORDS FILED FOR RECORDS 22313000 MAY 4 773 12 29 Ph.		subscribed to the foregoing and acknowledged that ment as her	instrument, appeared before me this day she signed, sealed and delivered the se tree and voluntary act, for the uses and	in person aid instru- I purposes	
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