## UNOFFICIAL COPY

	alama kamadani kan Military Killer		A marcine execution of	
DEED IN TRUST	an mining Same	22 325 306	chine a livi	
1975 MAY 15 PM 12 16	1147-15-73 6 2 6 2	7 1 7 . a 2732530	Г3 <b>ч</b> Л −− Rec	5.00
HIS INDENTURE WITNESSETH	that the Grantor s VINC	ENZA MARRARI, a W		
the County of Cook	and State of Illino		consideration	
d valuable considerations in han	d paid, Convey andqui	t claim unto the	MARQUETTE	
ATIONAL BANK, a National Ba rovisions of a trust agreement dat a Trust Number 6111, the f ad Ste's of Illinois, to-wit:		f April	19 73, known	
South 30 feet of the Title and Trust Company Statement Quarter of Se the Third Principal Her	s Subdivision of paration 15; Township 38	t of the West Half North, Range 13,	of the	
100		-		. /10
The state of the s		5	00	., Section Section Section Section
D HAVE AND TO HOLD the said premise w'. ust agreement set forth. Full power and authority is hereby granted	e appurtenances upon the trusts     said trustee to improve, manage,	and for the uses and purpose protect and subdivide said p	remises or any part	1 2 B
O HAVE AND TO though the said pression with a taxessment set forth.  Full power and authority is hereby granted above, to deficiate parks, streets, highways or all tens as desired, to contract to sail, to grant option to the said property, or any part thereof, to lease said proper sense in parcental or future, and upon any term sense in parcental or future, and upon any term could be sense and option to renew leases and options to renew leases and options to renew leases and options to faith the said promises as and options to renew leases and options to faith the said premises or any part thereof, their considerations as it would be lawful for an example of the said premises or any part thereof, their considerations as it would be lawful for an example of the said premises or any part thereof, their considerations as it would be lawful for an example of the said premises or any part thereof, and, or many and the said the said the said the said that all the time of the delivery rose and defect, by that such conveyance or of the said real state shall be conclusive ovidence in far sairtunent, (a) that at the time of the delivery rose and defect, by that such conveyance is made to reperty appointed and are fully vested with all.  The interest of such and very beneficiary by the sairtunent and the sairtunent and very beneficiary by the sairtunent and very beneficiary by the sairtunent and very beneficiary by the sairtunent and the sairtunent and very beneficiary by the sairtunent and the sairtunent and very beneficiary by the sairtunent and the sairtunent and very beneficiary by the sairtunent and	ters ar wacate any subdivision of the control of th	r part thereof, and to resubdit to convey either with or with rant to such auccessor or such to mertgage, pickge or othe	vide said property as a court consideration, to sessors in trust all of private encumber said	
operty, or any part thereof, to lease said proper ence in paresenti or futuro, and upon any term is term of 193 years, and to renew or extend le odify leases and the terms and provisions thereo	ty, or any part thereof, from time to a and had any parted or periods of the ascal upon iny 1 rms and for any p f at any time or times hereafter, to	time, in possession or reversion, not exceeding in the case eriod or periods of time and contract to make leases and	if wise encumber said on the property of the p	Paregraph
ase and options to renew leases and options to fixing the amount of present or future rentals, to operty, to grant easements or charges of any purtenant to said premises or any part thereof.	purchase the strength or any part of to partition or to exchange said prope- kind, to release coney or assign a and to deal with the reporty and	ne reversion and to contract retry, or any part thereof, for ony right, title or interest in cevery part thereof in all other	especting the manner ther real or personal or personal or casement or ways and for such	# 3 / / B
her considerations as it would be lawful for an e ways above specified, at any time or times here In no case shall any party dealing with said t conveyed, contracted to be sold, leased or m	y person owning the to deal waster, rustee in relation to sa' i premises, our tragaged by said trust e, be o'	ith the same, whether similar r to whom said premises or a to see to the application of	ny part thereof shall any purchase money,	ren g
nt, or money borrowed or advanced on said prolinged to inquire into the necessity or expedient rms of said trust agreement; and every deed, id real estate shall be conclusive evidence in fav	mises, or be obliged to see t' at the y of any act of said truster or be trust deed, mortgage, lease or other or of every person relying u, on or of	terms of this trust have been obliged or privileged to inquinstrument executed by said laiming under any such conve	complied with, or be gire into any of the trustee in relation to lyance, icase or other	provisions Transfer far
strument, (a) that at the time of the delivery ree and effect, (b) that such conveyance or ott untained in this indenture and in said trust ag (c) that said trustee was duly authorized and a	thereof the trust created by the in er instrument was executed in ac- resment or in some amendment the inpowered to execute and deliver a	rda; on with the trusts, condi- eof and binding upon all ben su a deed, trust deed. leas	rostse in relation to syance, lease or other treement was in full tions and limitations efficiaries thereunder, ie, mortgage or other	, - 'N ES
strument and (d) if the conveyance is made to operly appointed and are fully vested with all redecessor in trust.  The interest of each and every beneficiary h	a successor or successors in trust, t the title, estate, rights, powers, au- ercunder and of all persons claiming	hat Jth successor or successo ho ties duties and obligation t und f tem or any of them	irs in trust have been as of its, his or their	t under Estate 1 4/8/5 Date
smings, avails and proceeds arising from the si- ersonal property, and no beneficiary bereunder ut only an interest in the earnings, avails and pr if the title to any of the above lands is now a the certificate of title or duplicate thereof, or similar import, in accordance with the statute	le or other disposition of said real shall have any title or interest, les occeds thereof as aforesaid. or hereafter registered, the Registras memorial, the words "in trust," or in such case made and provided.	estate, ad s'ch'oterest is he al or equipola, a or to said of Titles is 'areb directed n "upon condition.' or "with li	renl estate as such, ot to register or note imitations," or words	Exempt Real Es
And the said grantor. hereby expressly all statutes of the State of Illinois, providing In Witness Whereof, the grantor.			w se.	
his 18th day of	April			
Vinconja ellurra	(Seal) Frank	Manani	(Seal)	
VincenzaKarrari	(Seal) Run	Frank Harrari Mayan Bruno Harrari	(Se u	
	(Sear)	Bruno Harrari	(2,	
CONSIDERATION LESS THAN \$100		<del></del>		
FRANK MARRARI, a bachelor.		for said County, in the state a widow not since bachelor	aforesaid, do hereby	2305
to the	lly known to me to be the same performed instrument, appeared before	ore me this day in person at		TO
SLE O La untary	signed, sealed and delivered act, for the uses and purposes the	ed the said instrument as the rein set forth, including the		
	it of homestead. inder my hand and notarial seal thi	18th day of Apri	1 19 73	
West of the second		Notary Public	n	
Marquette National I 6316 S. Western Ave Chicago, Ill. 60636 Box 600		S. Knox. Chicago For information only insert s above described pro		
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