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- DEED IN TRUST

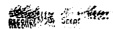
23 451 Inq

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Form 101 Rev. 11-71		The above space for re	corder's use only		_
THIS INDENTURE WITNESSETH, THAT MC CORKLE, his wife	T THE GRANTOR,			RUTH M.	
of the County of Cook		Illinois	•		2224
of the sum of TEN AND NO/100	a considerations mass	int of which to home	bu dulu naknomladi	oo),	
in hand paid, and of other good and valuable and Warrantunto AMERICAN NATION, association on see address is 33 No. LaSalle S	AL BANK AND TRU	JST COMPANY O	F CHICAGO, a na	tional bankin <u>g</u>	0 8 2 3
Agreement, dated the 20th date the following described real estate in the Co	ay of December			76342	
Lot 13 in 1. J. Miller'	s Subdivisio	n of the No	orth 15 acre		2 P.C
(except 'ne North 327.9 of the North 327.9 12 East of the Third Property of the Third Property of the Property	Section 35, incipal Meri	Township 3 dian and th	8 North, Ra	the	# # ESTATI
Southeast 1/4 of the No 38 North, Range 12 East lies between the South	of the Thir	d Principal	Meridian,	which	9* 5 - 2 -
line of the South 25 ac	res of said	Southeast 1	./4 of the N	North-	
east 1/4 of Section 35 the Third Principal M.r					
	THIS INSTRU	MENT PREPAR	ED	08 N11	
1100	Mishael J.			120	
	7800 W. 35	th Street		1)	
8	Hickory "i	lls, Ill.			ł
TO HAVE AND TO HOLD the said real estate with the set forth.	appurtenances, upon the trut s	, and or the uses and pr	erposes herein and in said	l Trust Agreement	,
set forth. Full power and authority is hereby granted to said Trust streets, highways or alleys to vasele any subultision or putlons to purchase, to sell on any terms, to convey either wit cossess in trust and to grant to such successor or successor reversion, by leases to commence in practical interest of the successor of the	ee to improve, manage, prote- art thereof, and to resubdivi	et and sub vide said real	estate or any part thereof,	to dedicate parks, to sell, to grant	Stamps
options to purchase, to sent on any terms, to convey enter or exercises in trust and to grant to such successor or successors in to mortgage, pledge or otherwise encumber said real estate, or reversion, by leases to commence in praesenti or in future, a	trust all of the title, estate, any part thereof, to lease sale and upon any terms and for s	powe	sted in said Trustee, to d thereof, from time to time me, not exceeding in the	onate, to dedicate, , in possession or case of any single	Revenue
demise the term of 108 years, and to renew or extend teases up- terms and provisions thereof at any time or times hereafter. I purchase the whole or any part of the receipt and to contra- said real estate, or any part thereof, for other real or persons	on any terms and for any per- or contract to make leases and t respecting the manner of fix I property, to grant easements	to grant op ion to rase king the amount of preent or charges of any inc	and options to renew less or future rentals, to partit to release, convey or assig	ies and options to lon or to exchange in any right, title	and Re-
or interest in or about or easement appurtenant to said real es and for such other considerations as it would be lawful for any specified, at any time or times hereafter.	rate or any part thereof, and person owning the same to d	to treat with said eat .so leaf with the same, wh ther	similar to or different fro	m the ways above	Riders a
In no case shall any party dealing with said Trustee, or thereof shall be ronveyed, contracted to be sold, leased or mor purchase money, rent or money borrowed or advanced on said oblided to inquire into the authority, necessity or expediency	r any successor in trust, in tgaged by said Trustee, or s real estate, or be obliged to of any act of said Trustee,	relation to said real est on my successor in trus, be on see that the terms of or he obliged or privilege	c, or to whom said real c obliged tee to the a this true has been comp d to squire into any of	state or any part pplication of any plied with, or be the terms of said	ing Ri
Trust Agreement; and every deed, trust deed, mortgage, lease estate shall be concluster evidence in favor of every person (lineae or other instrument, (a) that at the time of the delivery enterprise (b) that such convexage or other instrument was selected (b) that such convexage or other instrument was	or other instrument executed childing the Registrar of Title ry thereof the trust created executed in accordance with	by said Trustee, or any s of said county) relying t by this Indenture and by the trusts, conditions at	succe for in Cust, in reli- pon a relations index and y said "Feest / greenent i al limitations contained	ition to said real / such conveyance, //as in full force in this indenture	r affixing
In no case shall any party dealing with said Trustee, on the coll shall be rosteyed, contracted to be sold, leased or more contracted to the sold, leased or more configer to inquire into the sutherity, necessity or expediency Trust Agreement; and every deed, trust deed, mortcace, leaves the contract of the collection of the collection of the collection of effect, (f) that such conveyance or other instrument was and effect, (f) that such conveyance or other instrument was in trust, was duly authorized and empowered to exercise and it is made to a successor or successor in trust, that such success of rights, powers, subhorities, duttes and obligations of that such successor or successor in trust, that such successor or successor in trust, that such successor or successor in trust, that such successor or rights, powers, subhorities, duttes and obligations of its his or	If any, and binding upon at eliver every such deed, trust r or successors in trust have their predecessor in trust.	ll beneficiaries thoreunder, deed, lease, mortgage or o been properly appointed an	(e) that Ald a stee, other instrumer, and (d) if are fully velod with all	or any successor if the conveyance the title, estate,	space for
This conveyance is made up.: the express understanding and Trustee, nor its successor or successors in trust shall incur any	conditions that neither Amer	ican National Bank and Ti	rust Company of Cl cago, or decree for anything	ndividually or as	This sp
That conveyance is made up the express understanding and from the conveyance is made up the express understanding and their second or attorneys may do or omit to do in or about the theoretic of or injury to person or property inspending in or a contract, obligation or incidentelines incurred or entered him or name, at Trustee of an express trust and not individually (and Indebtedness except only so far as the trust property and funds All persons and corporations whomsever and whatever shall be	about said real estate, any ar the Trustee in connection wit ct. hereby irrevocably appoint	of all such Hability being h said real estate may be of for such purposes, or,	hereby expressly waired entered into by it in the at the election of the Tri	nd released. Any name , the then istee, in its own	
name, as Trustee of an express trust and hot individually (and indebtedness except only so far as the trust property and funds All persons and curporations whomsoever and whatsoever shall be	in the actual possession of the e clurged with notice of this	o Trustee shall be applical condition from the date of	of the fling for record of	ilsel arg thereof).	
The interest of each and every beneficiary hereunder and up in the carnings, avails and proceeds arising from the sale or any no beneficiary hereunder shall have any title or interest, legal of thereof as aforesaid, the intention hereof being to vest in sale for the sale of the sal	nder said Trust Agreement an other disposition of said real or equitable, in or to said rea d American National Hank ar	nd of all persons claiming estate, and such interest is it estate as such, but only nd Trust Company of Chic	under them or any of the hereby declared to be person an interest in carnings, av- ago the entire legal and	em shall be only onal property and raits and proceeds equitable title to	S.
If the little to any of the above real estate is now or hereaft little or duplicate thereof, or memorial, the words "in trust," or such case made and provided,	ter registered, the Registrar of upon condition, or "with limit	f Titles is hereby directed tations," or words of simils	not to register or note in ir import, in accordance w	the certificate of	
And the said granter hereby expressly waite	and release any and con execution or otherwise.	their	and by virtue of any and a	il statutes of the	`C,
In Witness Whereof, the grantor S aforesaid ha		March	,,76	hand <mark>Sand</mark>	(
scal S 8th	day of		19	(SEAL)	
Buth m mc Carble				[SPAL]	
STATE OF Illinois I MICHA	B. J. BALDIUI	201	, a Notary Public	in and for said	
COUNTY OF County, in	the State aforesaid, do here LS WIFE	by certify thatCOI	EMAN MC CO.	- Kabe	
	9 9	re "	bacribed to the foregoi		şk. J
appeared before me this day in person and acknowledged	that they		algn	cd, wanfor and)
delivered the said instrument as their release and waiver of the right of homestead.	free and voluntary a	et, for the uses and pu	rposes therein set forth	including they	
GIVEN under my hand and	seal this	day of	<u> </u>	D. 19497	8
\ \\	mue 1	-eileu		(2) D2000 (4) (4)	176

This space for affixing Riders and Revenue Stamps [3] [3] [3]

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