

UNOFFICIAL COPY

WARRANTY DEED IN TRUST

Edgar A. Greene

23 465 521

EQUITY OF LEISURE
COOK COUNTY ILLINOIS

1976 APR 28 AM 11 05

APR 28-76 The 7th District for Deed 23465 521 u A — Rec

**THIS INDENTURE WITNESSETH, That the Grantors ANDREW B. GREENE
and FRANCES/GREENE, his wife**

of the County of Cook and State of Illinois, for and in consideration
of the sum of Ten and no/100 Dollars (\$ 10.00),
In hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged,
Convey, and Warrant unto BEVERLY BANK, a banking corporation duly organized and existing under the
laws of the State of Illinois, and duly authorized to accept and execute trusts within the State of Illinois, as
Trustee under the provisions of a certain Trust Agreement, dated the 22nd day of April 1976,
and known as Trust Number 8-5370, the following described real estate in the County of Cook
and State of Illinois, to-wit:

Lot 38 in Block 3 in Frederick H. Bartlett's Greater Calumet
Subdivision of Chicago, being part of the South Half of
Section 20, Township 37 North, Range 14, East of the Third
Principal Meridian in Cook County, Illinois.

Exempt under Paragraph 4, R.E. Transfer Tax
Date 4-26-76 *Edgar A. Greene*

SUBJECT TO



TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, and for the uses and purposes

herin and in said Trust Agreement set forth.
Full power and authority hereby granted to said Trustees to improve, manage, protect and subdivide said real estate
or any part thereof, or to sell, lease, exchange, exchange, exchange, exchange, exchange, exchange, exchange, exchange,
subdivide said real estate as often as desired, to contract to sell, to grant options to purchase, to sell on any terms,
convey, either with or without consideration, to convey, to lease, to let, to occupy, to sublease, or to otherwise
trust, to hold, to manage, to administer, to let, to lease,
Trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said real estate, or any part thereof, to lease
said real estate, or any part thereof, for any period or periods of time, not exceeding in the case of any single demise the term of
future, and to renew, and for any period or periods of time, not exceeding in the case of any single demise the term of
future, and to renew, and for any period or periods of time, and for any period or periods of time and to amend, change or modify
for any purpose, the terms of any such lease, to renew, and for any period or periods of time, and for any period or periods of time and to amend, change or modify
any such lease, and options to purchase the whole or any part of the reversion and to contract
options to lease and options to renew, and options to purchase the whole or any part of the reversion and to contract
respecting the manner of fixing the amount of future rentals, to partition or to exchange said real estate, or any part
thereof, or to exchange,
exchange, exchange, exchange, exchange, exchange, exchange, exchange, exchange, exchange, exchange, exchange, exchange,
title or interest in or about or easement in, or right to said real estate or any part thereof, and to deal with said real estate
and every part thereto in all other ways, and for such other considerations as it would be lawful for any person owning the same
to do in full trust and confidence in the premises.

In no case shall any party dealing with said Trustees, or any successor in trust, in relation to said real estate, or to
whom said real estate or any part thereof shall have been transferred by sale, gift, lease or mortgage by said Trustees, or
any successor in trust, be entitled to any rights or interests in or about the said real estate or under the said
real estate, or be obliged to see that the terms of sale or any part thereof have been complied with, or be obliged to inquire into the
authenticity of any instrument purporting to be a conveyance or transfer of title to the said real estate or any
successor in trust, or every deed, trust deed, mortgage, lease or other instrument executed by said Trustees or any
successor in trust, in relation to said real estate shall be deemed sufficient evidence in favor of every person (including the Regis-
trar of Titles) that the title to the said real estate was held by said Trustees in full force and effect
at the time of the delivery thereof. The legal effects of this Indenture are set by said Trust Agreement was in full force and effect,

(b) that such conveyance or other instrument was executed by the trustees, committee, and limitation contr-
acting in full force and effect, and that the trustees, committee, and limitation contracting in full force and effect,
hereinafter, for that said Trustees, or any successor in trust, was duly authorized and empowered to execute and deliver,
every instrument, trust deed, lease, mortgage, or other instrument in the name of the Trustees, committee, and limitation
contracting in full force and effect, in trust, the title to the said real estate, or any part thereof, and was fully vested with all the title,
estate, rights, powers, authorities, duties and obligations of, his to his successor in trust.

This conveyance is made upon the express understanding and condition that neither Beverly Bank, individually or as
Trustee, nor any of its officers, directors, employees, agents, or attorneys, shall be liable for any claim, judgment
or decree for anything it may do or omit to do or about the said real estate or under the said Trust Agreement or
any provision of it, and that they are not liable for any damage, loss or expense which may be incurred by them in
relation to said real estate, or any part thereof, liability being hereby expressly disclaimed and released. Any contracts, collection
or indebtedness incurred or entered into by the Trustees in connection with said real estate may be entered into by him in the
name of the Trustees, committee, and limitation contracting in full force and effect, and he may sue and be sued in such
purposes, or at the election of the Trustees, in its own name, as Trustees, committee, and limitation contracting in full force and effect,
Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebtedness except only so
far as the same may be expressly set forth in the same, and the same shall be binding only upon the Trustees, committee, and
limitation contracting in full force and effect, All persons and corporations whosoever and whatsoever shall be charged with notice of this condition from the
date of this filing for record of this instrument.

This instrument contains no covenants, warranties and under said Trust Agreement, and of all persons claiming under
them or any of them shall be held in the evidences, assets and interests arising from the same, or other disposition of said
real estate, and such interests to thereby constitute a joint tenancy, and if so, the parties hereto shall have an equal
right of survivorship, and the interest of each party to the same, and the assets and interests in the same, shall be divided and apportioned
amongst all of them, the intention of the parties being to vest in said Beverly Bank the entire legal and equitable title in fee
simple, in and to the real estate hereinabove described.

It is agreed that the above real estate is now or hereafter registered, the Registrar of Titles is hereby directed not to
register or note in the certificate of title or abstract of title, or in any other instrument, the words "in trust," or "has condition," or
"within limitations," or words of similar import, in accordance with the statute, such cause, mode and method, and said
Trustee shall not be liable for any expenses, charges or costs, or any other expense, charge or cost, arising out of or resulting from
any transfers, charge or other dealing with the registered lands in accordance with the true intent and meaning of the
trust.

And the said grantor, *hereby expressly*, waives, and releases, any and all rights or benefits under and by virtue of any
and all statutes of the State of Illinois, providing for the exemption of homesteads from sale or execution or attachment.

In Witness Whereof, the grantor *hereinafter* set their hands and
seal *8* this *22nd* day of *April* *1976*.

[REAL] *Andrew B. Greene* [REAL]
ANDREW B. GREENE
[REAL] *Frances J. Greene* [REAL]
FRANCES/GREENE

State of Illinois
County of Cook

The Undersigned, in the state aforesaid, do hereby certify that *Andrew B. Greene*
and *Frances/Green*e, his wife

I, *Patricia Ralphson*, a Notary Public in the State of Illinois, do solemnly swear and declare that the persons whose names are affixed to the foregoing instrument, appeared before me this day in person and acknowledged that **they**, 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.

Given under my hand and seal this *22nd* day of *April* *1976*.

Patricia Ralphson

Beverly Bank
11520 Ada Chicago, Illinois Lot 38
Grantee's Address: 1357 W. 103rd St. Box 90
This instrument was prepared by Patricia Ralphson, Beverly Bank

106 BEVERLY BANK TRUSTEE UNDER
8-13-76
1357 W. 103rd STREET
CHICAGO, IL. 60643

NO TAXABLE CONSIDERATION

This space for affixing Rider and Revenue Stamps

23465 521

END OF RECORDED DOCUMENT