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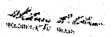
This space for affixing Riders and Revenue Stamps

		23 555 362
	WARRANTY DEED IN TRUST	20 000 002
ı		
		The above space for recorder's use only
	THIS INDENTURE WITNESSETH, That	the Grantor STEVE MEHOK, JR., a bachelor
	of the County of Cook	and State of Illinois for and in consideration
7/	of Ten \$10.00) good and valurate considerations in hand	paid, Convey s and Warrant s unto the FIRSE.
5	NATIONAL BANK OF BLUE ISLAND.	, a corporation duly organized and existing under the laws of the United States. Clear and by virtue of the laws of the State of Illinois, whose principal place of 3 4
S	business is 13057 5 o. V estern Avenue, E	Blue Island, Illinois, as Trustee under the provisions of a Trust Agreement dated
5	the 19th	day of August 19 66, known at Trust, the following described real estate in the County of Cook
~	and State of Illinois, to-wit	
4	The North half of	Lot 12 in Block 3 in Hannah B. Gano's
į,	Addition to Pull	
~ i	Section Twenty On	rier of the South West quarter of RANGE TO THE TOTAL TO THE TOTAL
20	Range Fourteen (1	
<i>3.</i>	104	1 mod 1 m 2 m
3		75 75 FE
. (N N N N N N N N N N N N N N N N N N N	<u>- </u>
	TO HAVE AND TO HOLD the said premises w	rith the appurtenances upo the trists and for the uses and purposes herein and in said
$\widetilde{\mathcal{M}}$	dissengreement set forth. Tull power and authority is hereby granted to addicate parks, streets, highways or alleys	o said trustee to improve, vanage, protect and subdivide said premises or any part there- s and to vacate any subdivision of but thereof, and to resubdivide said property as often
`0	Cast desired, to contract to sell, to grant options to	or said trustee to improve, 'anage, protect and subdivide said penniese or any part thereses and to vacate any subdivis', trusteeing, and to resubdivide anid property as often op purchase, to sell on any terms to et on such such as a consideration, to convey or successor of the convey of t
Þ	erry, or any part thereof, to lease said property mence in praesenti or futuro, and upon any term the term of 198 years, and to renew or extend let	or any part thereof, from time to me, in possession or reversion, by leases of some single demise is and for any period or periods of me, not exceeding in the case of any single demise uses upon any terms and for any period or crinds of time and to amend, change or modify
-	leases and the terms and provisions thereof at provisions to renew leases and options to purchas the amount of present or future rentals, to partial	any time of times hereafter, to contract in me eleases and to grant of the sease and e the whole or any part of the teversion and to outside the manner of fixing tion or to exchange said property, or any part is error, for other real or personal property,
i	to grant ensements or charges of any kind, to re said premises or any part thereof, and to deal wit as it would be lawful for any person owning the:	lease, convey or assign appropriate or in the analysis and for such other considerations the said property and every part thereof in all cities were and for such other considerations ame to deal with the same, whether similar to or different from the ways above specified.
	In no case shall any party dealing with said be conveyed, contracted to be sold, leased or	Trustee in relation to said premises, or to whom said remises or any part thereof shall mortgaged by said Trustee, be obliged to see to the a plicat on of any purchase money,
	obliged to inquire into the necessity or expedien of said trust agreement; and every deed, trust	cy of any act of said Trustee, or be obliged or privileg d to in aire into any of theterms deed, mortgage, lease or other instrument executed by aid rustee in relation to said of every person relying upon or claiming under any such car, ace, lease or other in-
Ì	strument, (a) that at the time of the delivery the effect, (b) that such conveyance or other instruction this indenture and in said trust agreement or it.	reof the trust created by this indenture and by said trust agre i.en was in full force and new was executed in accordance with the trusts, conditions and intrations contained in some amendment thereof and binding upon all beneficiaries bery de, (c) that said
	Trustee was duly authorized and empowered to e (d) if the conveyance is made to a successor o pointed and are fully vested with all the title,	Trustee in relation to said premises, or to whom said r one is so rany part thereof shall mortgaged by said Trustee, be obliged to see to the n plicat no of any purchase money, emisses, or be obliged to see that the terms of this tri thave been compiled with, or be cyol on any error of said Trustee, or be obliged to privile at one in the terms of the triple of the property of the compiled with, or be cyol on any error of the trustee, the said trustees the compiled with or be cyol on any error of the present elying this indemittee and by said trust agree, lease or other interest of the compiled with the trustees of the compiled with or being the compiled with the compile
İ	The interest of each and every beneficiary earnings, avails and proceeds arising from the	hereunder and of all persons claiming under them or any of them shall buly in the sale or other disposition of said real estate, and such interest is hereby (e. 1] red to be shall have any title or interest, legal or equitable, in or to said real estate; such, but eds thereof as aforesaid. The same of th
1	only an interest in the earnings, avails and proce If the title to any of the above lands is now in the crifficate of title or duplicate thereof, or	reds thereof as aforesaid. or hereafter registered, the Registrat of Titles is hereby directed not to register of not memorial. The words "in trust," or "upon condition," or "with limitations," or wirds of
1	similar import, in accordance with the statute in And the said grantor hereby expressly with the said grantor hereby expressly with the statute in the said grantor hereby expressly with the statute in the said grantor hereby expressly with the statute in the said grantor hereby expressly with the statute in the said grantor hereby expressly with the statute in the said grantor hereby expressly with the statute in the said grantor hereby expressly with the statute in the said grantor hereby expressly with the statute in the said grantor hereby expressly with the said grantor hereby expression hereby expre	such case made and provided. surive S and release S any and all right or benefit under and by virtue of an, the exemption of homesteads from sale on execution or otherwise.
	IN WITNESS_WHEREOF, the grantor a JUNE day of	\sim \sim \sim \sim \sim \sim \sim
		(Seal) Steve Mehok, Jr. (Seal)
		(Seal) (Seal)
	State of	Via Sprague , a Notary Public in and for said County, in foresaid, do hereby certify that Steve Mehok, Jr., a
	bachelor	oresaid, de nerely certify that
	personally	known to me to be the same person whose nameSubscribed to the
	foregoing in	nstrument, appeared before me this day in person and acknowledged that he
	uses and pu	urposes therein set forth including the release and waiver of the right of homestead.
	Given under	r my hand and notarial seal this day of June 19 70
-	A STATE OF THE STA	Note Public Note Public
	Maria Maria	
	First National Bank of Blue Is	sland 11821 South Wallace, Chicago
	Box 98	SYLMAN C COPAGNET
	801-R-72 GHAFICS PRESS, CHICAGO 60605	THE NORTH LA SALLE, STREETH
- 11	·	CHICAGO: Inthorn offer

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END OF RECORDED DOGUMENT