## **UNOFFICIAL COPY**

-14 ED IN THUST 23 384 380 No. 23 737 038 Printer Legal John & Friening Co. Fortles	<u>ı.an.</u>
THIS INDENTURE, WITNESSETH, THAT THE GRANTOR S. FUGENE C. ROMB and SHIRLI ROMB, his wife,	Y_A.
of the County of	ion
	ind
Warrant umo "he Bank of Ravenswood of Chicago	_
as Trustee under the acvisions of a trust agreement dated the 3rd day of February	_,
19.76_, known as Tras Romber _1858 (undon xhannon non thentral anxion for a national national anxion than the second national anxion that the second natio	xk
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axxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	is,
to-wit:	
Lot 3 (except the East o feet thereof) and Lot 4 (except the West 2-feet thereof) in Transz Third Addition to Edgewater	-
being a Subdivision in the Northwest One Quarter of the Southwest One Quarter of Section 5, Township 40 North,	2011
Range 14; Fast of the Third Principal Meridian, in Cook County, Illinois	Pro F
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Parentella conict range	
Le kirder,	-
This insturment-was prepared by: Swidler, Kante & Mattenson, Ltd., 221 N. La Salle	St.
Chgo, III.	- \$
Grantee's address:	13
1925 W. Nawrence Chicago, All.	- 1
TO HAVE AND TO HOLD the said premises with the appurtenances upon the costs and for the uses and purpose herein and in such trust agreement set forth.	, 3 N
divide said property as often as desired, to contract to sell, to grant options to purchase, to said example terms, to convergither with or without consideration, to convey said premises or any part thereof to a successor and trust an	M/
any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivise, or tri thereof, and to resultivide said property as often as desired, to contract to sell, to grant options to purchase, to sile, any terms, to converge the with or without consideration, to convey said premises or any part thereof to a successor. The end of the trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities which is said trustee, the denate, to dedicate, to mertgage, pledge or otherwise encumber said property, or any part thereof, to let a said property, on any part thereof, from time to time, in possession or reversion, by leases to commence in pracescult of a future, and upon any terms and for any period or periods of time, not exceeding in the case of any single denise the term of 198 years, and to recover any terms and leases upon any terms and for any period or periods of time, not exceeding in the case of any single denise the term of 198 years, and the recovery any terms and the same three terms in the case of any single denise the term of 198 years, and the same and the same terms and the same t	· '4 /
any terms and for any period or periods of time, not exceeding in the case of any single denise 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 mo my cases and	713
the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant option to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the	1 3
to renew or extend reases mon any terms and for any period or periods of time and to amend, change of no My cases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant pitton to leas and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting manner of fixing the amount of prisent or future rentals, to partition or to exchange said property, or any part of the real or personal property, to grant casements or changes of any kind, to release, convey or assign any right, a decorporate in or about or easement appurtenant to said premises or any part thereof, and to deal with said property a decorporate thereof in all other ways and for such other considerations as it would be lawful for any person owning the said and with the same, whether similar to or different from the ways above specified, at any time or times hereafter.	43
interest in or about or easement appurement to said premises or any part thereof, and to deal with said property as a every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same of all with the same, whether similar to or different from the ways above specified at any time or times beginning.	13 31
In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be said, leased or mortgaged by said trustee, be obliged to see to the application	5 Ro
any purchase money, cent, or money norrowed or advanced on raid premises, or he obliged to see that the terms of the trust have been complied with, or he obliged to inquire into the necessity or exhediency of any act of said trustee, or he	
obliged or privileged to inquire into any of, the terms of said frust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real tests shall be conclusive evidence in favor of every person	
relying upon or claiming under any such conveyance, 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 instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in	13
raid trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that said trustee washed why authorized and carpowered to execute and deliver every cuch deed, trust deed, lease, morturer or other instrument	
and (d) If the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.	<u> </u>
The interest of each and every beneficiary bereinder and of all persons claiming under them or any of them shall	
be only in the carnings, avails and proceeds arising from the cale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.	
If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not for 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 accordance with the statute in such case made and provided.	
And the said grantor.S 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 exemption of homesteads from sale on execution or otherwise.	
	₩.
IN WITNESS WHEREOF, the grantorS aforesaid have hereunto set their hands and	
EDD.	7.
IN WITNESS WHEREOF, the grantorS aforesaid have hereunto set their hands and seal S this day of FERMAN 19 76	23 3
real 5 this day of FERRIARY 1976	23 384
EDD.	23 384 380

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				nd for said County,		resald, do hereby cert	ify that
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		personally	known to	me to be the same	person 5. whos	e name S	
		subscribed	to the for	egoing instrument,	appeared before	e me this day in pers	
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