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					Signature No.
GEORGE E. COLE° LEGAL FORMS DEED I	NO. 1990 September, 1975 N TRUST	23 850	484	WENDT UPDER PROVISIONS OF SEC. 200.1-2 (B-6) GRAPH SVD. 200.1-4 (I) CHICAGO TRANSACTION TAL, O) OR FARA- B) OF THE
(ILL	(NOIS)	20 000	704	3/1/22 Adutor	DALLE
		,	(The Above 9	space For Recorder's Use Only)	MAPRECAUTATIVE
THE GRANTOF	KATHLEEN M.	HOT.TOWAY.	enine	AT .	
of the County of	Cook Lo/100 (\$10,00)	and State of	Illino	, for and in considerati	on
and wher good a	na valuable consideratios	is in hand baid. C	Convey and	Dolla 1 Oak Brook Club Drive	N
Oak Broot. I	11 as Trustee under the e	rovisions of a securi	(NAME AND	ADDRESS OF GRANTEE) ted the 12th_day of November o as "said trustee," regardless of the numb greement, the following described real esta	
of trustees,) PAC ur.o in the County of	and S	uccessors in trust und	der said trust a	greement, the following described real esta	ite
Lots 12 and	l la in Block S	even (7) in	Duncar	's Addition to Chicago Nine (39) North, Range	>,
Fourteen ()	4); Esat of the	a Third Pri	inginal	Meridian, in Cook te trusts and for the uses and purposes here	ı
and in said trust agre Full power and	ement set for h. I authority are he chy grante	ed to sold trustee to	improve mes	the trusts and for the uses and purposes here	in
any part thereof, to a property as often as without consideration successor or successor upon any terms and thereof at any time or options to purchase it or future rentals; to casements or charges to said premises or ar considerations as it we the ways above specific to successor or success	dedicate parks, streets, aght desired; to contract 1 self; to convey said preadies or sin trust all of the titure otherwise encumber said pression or reversion, by leading in the ciffer any period or periods of times hereafter; to contract he whole or any part of the repartition or to exchange said of any kind; to release, con my part thereof; and to deal rould be lawful for any persould be lawful for any person or times he	ays or alleys; to vac o grant options to o grant options to or any part thereof to the powers and au operty, or any part isse of a y ingle den f time of a y ingle den to male cases and au oversion; and to central property, or any y- vey or assign any r- with said pro, erty and moderning the saure	improve, man rate any subdi- purchase; to o a successor thorities veste thereof; to led a praesenti or nise the term d, change or to grant optic act respecting art thereof, fight, title or ind every part	ange, protect and subdivide said premises a vision or part thereof, and to resubdivide said or said on any terms; to convey either with or successors in trust and to grant to sue din said trustee; to donate, to dedicate, see said property, or any part thereof, fro in futuro, and upon any terms and for ar of 198 years, and to renew or extend least modify leases and the terms and provision is to lease and options to renew leases an the manner of fixing the amount of preserve the terms and continued in the manner of fixing the amount of preserve the real or personal property; to grant the manner of man the manner of fixing the amount of preserve the fixed of the same that the same ways and for such other easement appurtenant thereof in all other ways and for such other easement such that the same, whether similar to or different from	AMPS HERE
In no case shall thereof shall be conve	Il any party dealing with sai	id trustee in relation	t said prem	ises, or to whom said premises or any par	" NA
purchase money, renibeen compiled with, privileged to inquire instrument executed it upon or claiming und created by this Indeniwas executed in according or in some amendme empowered to execut is made to a successor vested with all the tit	or both action to be son, and or be obliged to inquire in into any of the terms of soys and trustee in relation to ler any such conveyance, leature and by said trust agreem dance with the trusts, cond in thereof and binding upour and deliver every such decor successors in trust, that sle, estate, rights, powers, au	vanced or morgaged of vanced on said pren nid trust agreement; said real estate shall see or other instrume nent was in full force itions and limitation; all beneficiaries the d, trust deed, lease, such successor or suc thorities, duties and	obligations of obligations obliga	ises, or to whom said premises or any par, be obliged to see to the application of an liged to see that the terms of this trust have any act of said trustee, or be obliged of ed, trust deed, mortgage, lease or other cividence in favor of every person relying the trust deed, mortgage, lease or other cividence in favor of every person relying the trust of the delivery thereof the trust in the conveyance or other instrument this adden are and it is and trustee was duly authorized another instrument; and (d) if the conveyance thave been properly appointed and are full it its, his or view predecessor in trust.	MELS TRUBERS OR REVENUES AND HERE TO MOUNT OF THE SECOND
in the earnings, avail- declared to be person- real estate as such, bu	s and proceeds arising from al property, and no benefician t only an interest in the ears	the sale or other d ary hereunder shall b lings, avails and pro-	lisposition of have any title ceeds thereof	ing under them or any of them shall be only said real estate and such interest is hereby or interest, legal condition, or to said as aforesaid, are of Titles is hereby directed not to registers, or "upon condition," or "with limits."	4 1 4 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
1101101 01 110100 01 111	men import in accordance	with the statute in st	uch case mad	and provided.	. 19 to 1
and all statutes of the In Witness When	State of Illinois, providing freef, the grantor aforesaid	or the exemption of has. hereunto set _	homesteads f	right or benefit under and by virtue of any rom sale on execution or othe wise i and seal this 12th	anotor
day of Januar	y, 19 <u>7</u> ,		/		# E4 \
6 10 10 10 10 10 10 10 10 10 10 10 10 10	4 •	(SEAL)	atthe		Latoto Lato
	(1)	(SEAL)	hleen M	. Holloway (SEAL	Exempt Soal Lo
(A	Cook	55.	iotary Bublic	in and for said County, in the State afore	Exemp Roal
SOUNT	said, DO	HEREBY CERTIF	Y that KAT	HLEEN M. HOLLOWAY	-
2000年	personall to the for	y known to me to be egoing instrument, a	the same pers ppeared before	on whose namesubscribed te me this day in person, and acknowledged	4 W
	Voluntary voluntary	/ act, for the uses a	nd purposes t	e said instrument as <u>her</u> free and herein set forth, including the release and	: 53
G LEEP LE	waiver of	the trant or nomest	day of It	BRHARY 1 19 77	
Commission explica	10-31	1979 9	John	Jo Dieses	484
This instrument was	prepared by Rober	t W. Singer	<u> </u>	Chicago, I	i1.
*USE WARPANT OF	QUIT CLAIM AS PARTIE	S DESIBE	(NAME AN	D ADDRESS)	─
12' 1	/' /\ \ \	S DESIRE	ADDRES	S OF PROPERTY:	MU
(Mrsh	au Cul best so	Machina)			- ENT
MAIL TO: \\ \left(\frac{1}{\delta}\right)	U. Washing			NOVE ADDRESS IS FOR STATISTICAL PURPOSE AND IS NOT A PART OF THIS DEED.	DOCUMENT NUMBER
1	0 1-11. PO	605	SEND S	UBSEQUENT TAX BILLS TO:	뛰

Date

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Deed in Trust

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GEORGE E. COLE[®] LEGAL FORMS

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