UNOFFICIAL COPY

and the control of th

(g)	DE COLE	EED IN TR	251	UND	23 908	8 167	Lidney K. Cill	in	
7		MAY	2 2 05	P i '77			* 23908467		
	min or	A NITTOP T	*/ ^ NI Th ^ **	/IECZADEL			remarried,		
			wanda w ook		_	and not	for and in consideration		
P	of Ten Dollars, and other good and valuable considerations in hand (WARRANTS)*								
18	paid, Conveys and (Extraction) unto Chicago Title and Trust Company								
J.	of Chicago, Illinois 13th day of April , as Trustee under the provisions of a trust agreement dated the , 1977, and known as Trust Number 1069588							r _{ij}	
6	(hereinaster referred to as "said trustee," regardless of the number of trustees,) and unto all and every successor or successors in trust under said trust agreement, the following described real estate in the County of Cook and State. Illinois, to-wit: Lot 3 in Wilson's Subdivision of Lots 1 to 5, inclusive, in							· · · · · · · · · · · · · · · · · · ·	
2	Block 1 in Hinmann's Addition to Evanston, being a Subdivision of the Northwest 1/4 of the Southeast 1/4 of Section 13, Township 41 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.							1	<u>oc</u>
	TO HAVE A 3D TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and 1 sa d trust agreement set forth.							<u> </u>	<i>y</i>
-31-616	Full power and the original representation of the said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys; to vacate any subdivision or part thereof, and to resubdivide said property as often as desired; to contract to sell; to grant options to purchase; to sell on any terms; to convey either with or without consideration; to convey said premises or any part thereof to a successor or successors in trust and to grant the sell sell of the title, estate, powers and authorities vested in said trustee; to donate, to be called the sell of the sell of the said property, or any part thereof; to leave said property or any hart thereof.							osen .	į
	in said trustee; to donate, to edicate, to mortgage, pledge or otherwise encumber said property, or any part thereof; to lease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in pracesent or in future, and upon any errus and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years and to renew or extend leases upon any terms and for any periods of time, and to many departs of the case of any single demise the term of 198 years and to renew or extend leases upon any terms and for any period or periods of time and to many departs.							0 0 2 2 5 3	3
65	tract to make	and to amend, change or modify (1863) du the terms and provisions thereof at any time or times neveralter; to con-)
	charges of a premises or other consid	art of the reversion and to contract resperment the manner of fixing the amount of present or future rentals; to partition or to exchange said property; or any part thereof, for other real or personal property; to grant easements or harges of any kind; to release, convey or issign any right, title or interest in or about or easement appurtenant to said oremises or any part thereof; and to deal with and property and every part thereof in all other ways and for such there considerations as it would be lawful for any person owning the same to deal with the same, whether similar to							,
	In no	other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any 1 no or times hereafter. In no case shall any party dealing with said are in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be set of leased or mortgaged by said trustee, be obliged to see to							
	the applicati that the terr act of said t	the application of any purchase money, rent, or money prowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into the necessity or expediency of any det of said trustes, or be obliged or privileged to inquire into the terms of said trust agreement; and every deed.							
	trust deed, in clusive evide ment, (a) th	iny part thereof shall be conveyed, contracted to be of leased or mortgaged by said trustee, be obliged to see to be application of any purchase money, rent, or money —rowed or advanced on said premises, or be obliged to see hat the terms of this trust have been complied with, or be obliged to inquire into the necessity or expediency of any ct of said trustee, or be obliged or privileged to inquire into "., of the terms of said trust agreement; and every deed, rust deed, mortgage, lease or other instrument executed be said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or laiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust center 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, contitions and limitations contained in this Indenture and in said trust executed in some amendment thereof and hind-							
in full force and effect; (b) that such conveyance or other instrument was executed ditions and limitations contained in this Indenture and in said trust greenient or in ing upon all beneficiaries thereunder; (c) that said trustee was duty authorized and every such deed, trust deed, lease, mortgage or other instrument; an (',' if the consuccessors in trust have or in properly with all the title, estate, rights, powers, authorities, duties and obligations of its his							accordance with the trusts, con- me amendment thereof and bind- mpowered to execute and deliver	3 O.	1
	every such d successors in with all the	seed, trust deed, n trust, that su title, estate, rigl	lease, mortga ch successor its, powers, at	ge or other instr or successors in uthorities, duties	trust have or and obligation.	if the converge a properly of its his or	yance is made to a successor or appointed and are fully vested their predecessor in trust.	50 kg	j
	shall be only interest is h legal or equi aforesaid.	iterest of each a y in the earning hereby declared itable, in or to s	and every ben s, avails and p to be person aid real estate	reheiary hereunde proceeds arising f al property, and as such, but onl	er and of all pe from the sale or l no beneficiary ly an interest in	of er disposi here muer s the earning	ng under them or any of them tion of said real estate, and such hall have any title or interest, vails and proceeds thereof as	405	9/
	And th any and all otherwise.	If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the "or's "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in Jo' case made and provided. And the said grantor hereby expressly waive and release any and all right or level tunder and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads for the saccution or otherwise.							
	In Witness Whereof, the grantor aforesaid has hereunto set her hand and seat this								
	[SEAL] Wanda Wieczorek [SEA							1	
	State of Hilds (Cook said County in the State aforesaid, DO HEREBY							4	
Wanda Wieczorek, a widow and not remarried personally known to me to be the same person whose name is subscribed to the foregoing instrument appeared before me this day in person.									
	and acknowledged that She signed, sealed and delivered the said instrument as her 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 land and official seal, this 26th day of 1971 1977 Commission Whites 29 29 20 20 20 20 20 20 20 20 20 20 20 20 20							0 -	
								ii ii	1907111111
								23	}
•	Prepare	Prepared by Daniel W. Pecyna 111 W. Washington St., Chicago, IL 60602 ADDRESS OF PROPERTY:							
	 ,	1808 Church Street Evanston, Illinois							
	1	(NAME)	Le Wh	lmette.	Bunk 1	THE ABOVE PURPOSES THIS DEED.	ADDRESS IS FOR STATISTICAL ONLY AND IS NOT A PART OF	NENT S	ĺ
	MAIL TO:	ADDRESS	1200 1	sentral !	loc	SEND SUDS	BOX 533	00CUMENT NUMBER	• 3
		CITY AND	Milmu	4. 14. 6	0091	E. HAR	C CHAMEL	BER	ļ
	OR	RECORDER	'S OFFICE E	IOX NO		<u> </u>	So Wahach are		
- 645	· Person Management		e se en jo rde s	merannaciónei.	可能可以发展的代码中间 。	CNIC NOT SERVED	100, 14	n ggaran dari	, · · · · · · · · · · · · · · · · · · ·
- / /		A Charles de	and the state of the state of	State of the same	Tomara Science de La Materia	STEEL STATE		1 -1	

END OF RECORDED DOCUMENT