## **UNOFFICIAL COPY**

DEED IN TRUST	1077 1577 3	71K?0232~	23 9	09 307	Copara se o	(* 4 * 4 ± 5 1: - 7 ± 1
WADD ANDW	ì					
WARRANTY THIS INDENTURE WITNESSETH,	That the Gra	The above space for	EENBERG	)7 - A	ħε	10.00
IIIIS INDENTORE WITNESSEIII,	That the Gra	ittor ,	<b>,</b>		j	
of the County of Cook	and State of	Illinois	for and in c	onsideration	1	
of TEN and NO/100ths (\$10.00)-				d other good	Ĭ	
and valuable considerations in hand paid EXCHANGE NATIONAL BANK OF			arrant s association, its	successor or		
successors, as Trustee under a trust agree	ement dated th		32396	day of the following	Į	
described real estate in the County of	Cook	rust rumber	and State of Illi		ł	
Lot 1 in Riegel Highlands Nin south 1/2 of the northwest 1/4 East of the Third Principal Mo	4 of Section eridian lyin	5, Township 3! g East of the	North, Rang	e 14		
way of hielel Road all in Cool	k County, Il	linois.				
O CAN				_	1	ii.
100				200	<b>-</b>	i a
C/A					7	j.
					100/	
hereinafter called "the real estate."					1.3/	
TO HAVE AND TO HOLD the real estate with its a pur set forth.					$\nearrow$	
set total.  Set total power and authority is hereby granted to se', treated, highways or alleys and to vacete any subdivision in the set of the	ustee to subdivide and or' thereof; to ex y y eit; or with or will	I resubdivide the real estat ecute contracts to selt or a thout consideration; to con-	e or any part thereof; t exclusing, or execute gra- rey the real estate or ar ate types and suther	o dedicate parks, into of options to by part thereof to	ě (	W
trustee; to donate, to dedicate, to mortgage, or otherwise of part thereof, from time to time, in possession or reversion, periods of time, and to execute renewals or extensions of it.	camber the real estr	nte, or any part thereof; to re in praesenti or futuro, a and for any period or per	execute lesses of the read upon any terms and locks of time and to exec	oal estate, or any for any period or ute amendments.	S   S	
changes or modifications of leases and the terms and prov- execute options to lease and options to renew leases and respecting the manner of fixing the amount of present or fu-	isions there if at any i loptices a reliase dure renial, to execut	time or times hereafter; to the whole or any part of a grants of easements or cl	execute contracts to nu the reversion and to sarges of any kind; to re	ike leases and to execute contracts elease, convey or	1	11/2
assign any right, title or interest in or about or easement estate and every part thereof in all other ways and for su estate to deal with it, whether similar to or different from the	appurtenar to he en ch other commercion ways above ap	al estate or any part therecon as it would be lawful for and at any time or times h	of, and to deal with the r any person owning the creatter.	title to said real		
In no case shall any party dealing with said trustee conveyed, contracted to be sold, leased or mortgaged by the conveyed or statement on the said state or body lead to	in relation to the re-	al estate, or to whom the	real estate or any part of any purchase money	thereof shall be	Fig.	
necessity or expediency of any act of the trustee, or be obliqued trust deed, mortgage, lease or other instrument executed between relying upon or claiming under any such conveyance	ged or privileged to in y the trustee in relati	uire it o any of the terms	of the trust agreement; be conclusive evidence of the delivery thereof	and every deed, in favor of every the trust created	Mining	12
In no case shall any party dealing with said trustee conveyed, contracted to be sold, leased or mortgaged by the torrowed or advanced on the real estate, or be obliged to a necessity or expediency of any act of the trustee, or be obliged to trust deed, mortgage, lease or other instrument executed by person relying upon or claiming under any such conveyance trusts, conditions and limitations contained herein and in (c) that the trustee was duly authorized and empowered to (d) if the conveyance is made to a successor or successors fully vested with all the title, estate rights, powers, authorities.	Tect, (b) that such co the trust agreement o execute and deliver ev	nveyar se o other instrum or in ny mendments the very such ser s, trust deed,	ent was executed in acc reof and binding upon lease, mortgage or othe	ordance with the all beneficiaries, r instrument and	الماق	M.
(d) if the conveyance is made to a successor or successors fully vested with all the title, estate rights, powers, authorities.  The interest of each beneficiary under the touch over	in trust, that such sus, duties and obligation	ecessor or racces ors in tru ns of its, h s or their prede-	at have been properly a ressor in trust.	ppointed and are		
The interest of each beneficiary under the trust agre passession, earnings, and the avails and proceeds arising fre declared to be personal property, and no beneficiary shall be interest in the possession, earnings, avails and proceeds there	on the sale, mortgage have any title or inter- of as aforesaid.	or other disposition of he est, legal or equity seems of	real estate, and such in or to the real estate as s	nterest is hereby uch, but only an	F	1
If the title to any of the above lands is now or herea certificate of title or duplicate thereof, or memorial, the wo in accordance with the statule in such case made and provide	fter registered, the Rends "in trust," or "u	egistrar of Titles is ner by	directed not to registe	r or note in the	<u> </u>	$\mathcal{N}_{\mathbb{R}}$
And the said grantor hereby expressly waive S statutes of the State of Illinois, providing for the exemption o						
In Witness Whereof, the grantor, aforesaid ha S	hereunto set	his		and seal		
this day of						
JG Vener Llacenty 100	SEAL)		1/-	∠(SEAL)	野田	100
The John Comments	,2.(2)			0	Esal Real	<b>&gt;</b>
(8	EAL)			_(SEAL)		
60	L. Otsuka	that Jerry Green	otary Public in and for berg	said County, in		
					0	22
personally known	to me to be the same	personwhose name	is	_aubscribed to		ည္က
har *	trument, appeared beford delivered the said	ore me this day in person ar instrument as his		he	Ą	9
SHELDON L. LEBOLD and purposes the	rein set forth, includin	g the release and waiver of		ct, for the uses	<b>1</b>	<u>ස</u>
ATTORNUY AT LAW Given under my	hand and notarial sea	this 2nd day of	May	19_7/	<u> </u>	- <b>9</b>
104 South Michigan Chicago, Illinois 60803	$\cap$	, _		Maria 11 11 11 11 11 11 11 11 11 11 11 11 11	3	77 T
(312) 641-1944		net 7. T	touka \$	סודו כ	10	
, , , , , , , , , , , , , , , , , , , ,		HOMEY PUBLIC			۲ آد ه	
EXCHANGE NATIONAL BANK OF	CHICAGO		on only insert street ac	0 1 0 N	/ C 3	ं । - जिल्ल
Box 132			re described property.	TO BANG 13	A CHARLES	16-10
			CHICAGO, ILI	" sough time the state	D.	á

END OF RECORDED DOCUMENT