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AETNA STATE BANK 2401 NORTH HALSTED STREET

23 915 077

CHICAGO, ILLINOIS 60614 DEED IN TRUST	00000
ON DEED IN TRUST	The above space for recorder's use only
THIS INDENTURE WITNESSETH, That the	e Grantor WILLIAM R. FAUBER, divorced and not
since remarr	ried
of the County of Cook	and State of Illinois for and in consideration
of TEN AND NO/100	
and valuable considers is as in hand paid	Convey s and Quit Claim s unto the
AETNA STATE BANY, a corporation of	Illinois, as Trustee under the provisions of a trust agreement dated to
	arch 1977, known as Trust Number 10-2200
the following described real state in the Cou	unty of Cook and State of Illinois, to-wit:
I at 204 in John D. (It told)	s Sub. of Blocks 1, 2, 3, 4, 7, & North Half of
Block 6 in Sub. of the lyin	ng NE'ly of the center of Lincoln Avenue Of
the NW 1/4 of Section 29.	Dwnship 40 North, Range 14 East of the
Third Principal Meridian	n cook County, Illinois
Exempt under	r previsions of Paragraph d. Section 4.
	Transfor Tax Act
4/20/	
Date	Bu er Seller or Hepresentative
	b the appurtmentages in in the trusts and for the uses and nurposes herein and in sa
TO HAVE AND TO HOLD the said premises with trust agreement set forth.	h the appurtenances up in the trusts and for the uses and purposes herein and in sa
of, to dedicate parks, streets, highways or alleys a as desired, to contract to sell, to grant options to	and to vacate any subdivision or part thereof, and to resubdivide said property as often purchase, to sell on any term, to co way either with or without consideration, to co
vey said premises or any part thereof to a success title, estate, powers and authorities vested in said to or any part thereof, to laste said property, or	furstee, to donate, to dedicate, to mortiage, pledge or otherwise encumber said proper any part thereof, from time to tim, in possession or reversion, by leases to commen
in praesenti or future, and upon any terms and for of 198 years, and to renew or extend leases upon a	rany period or periods of time, no excreding in the case of any single demise the ter any terms and for any period or period of time and to amend, change or modify leas
and the terms and provisions thereof at any time of the renew leases and options to purchase the whole of present or future rentals, to partition of 10 exc	or times necessful, to contract to make a specifing the manner of fixing the amou or any part of the reversion and to con fact, aspecting the manner of fixing the amou change said property, or any part there of, or other real or personal property, to gra
easements or charges of any kind, to release, convi mises or any part thereof, and to deal with said pr	ey or assign any right, title or interest in a lab and or easement appurtenant to said property and every part thereof in all other ways and for such other considerations as the deal with the same, whether similar to or differ at from the ways above specified.
would be lawful for any person owning the same at any time or times hereafter. In no case shall any party dealing with said tri	In the appurtenances up in the trusts and subdivide said premises or any part ther and to vacate any subdivision or part thereof, and to resubdivide said property as often purchase, to sell on any term, it occurs with the without consideration, to sell or any term, it occurs with the without consideration, to sell or any term, to consideration the sell of the sell
be conveyed, contracted to be sold, leased or more or money borrowed or advanced on sald premises.	use in relation to said premises, or to whom 'd' remises or any part thereof shapaged by said trustee, be obliged to see to the ac slict ion of any purchase money, ren or be obliged to see to the sat slict ion of any purchase money, ren or be obliged to see that the terms of this trust have by "compiled with, or be obliged y act of said trustee, or be obliged or privileged to "urle into any of the terms of said gage, lease or other instrument executions, and the properties of the same part of the part of the part of the same part of the part of the same part of
to inquire into the necessity or expediency of any trust agreement; and every deed, trust deed, mort shall be conclusive evidence in favor of every pers	gage, lease or other instrument executed by sale trustee in tion to said real esta on relying upon or claiming under any such conveyance, it is no other instrument, (
that at the time of the delivery thereof the trust that such conveyance or other instrument was executed the conveyance or other instrument was executed the conveyance or other instrument was executed to the conveyance or other instrument.	created by this indenture and by said trust agreement was in full following effect, for conditions and limited one contained in this indenture thereof and hinding upon all beneficiaries thereon for, (c) if at said trustee we
duly authorized and empowered to execute and d conveyance is made to a successor or successors in	deliver every such deed, trust deed, lease, mortgage or other istrument and (d) if the nitrust, that such successor or successors in trust have been properly repointed and all
fully vested with all the title, estate, rights, powers, The interest of each and every beneficiary he	, authorities, duties and obligations of its, ins or fitting because it here is a libe only in the remarked of all persons claiming under them or any of there is a libe only in the rest is here. You also do be persons the rest in the rest is here. You also do be persons the rest in
sonal property, and no beneficiary hereunder shal an interest in the earnings, avails and proceeds there	If have any title or interest, legal or equitable, in or to said real estate as such but only eof as aforesaid.
In the certificate of title or duplicate thereof, or real similar import, in accordance with the statute in	memorial, the words "in trust", or "upon condition", or "with limitating is , or yord such case made and provided.
And the said grantor——— hereby expressly	waive <u>S</u> and release. S any and all right or benefit under and by virt le ang for the exemption of homesteads from sale on execution or otherwise.
in Witness Whereof, the grantoraforesa	sid ha_S hereunto set N1Shand and sea
this 11th day of	<u>March</u> 19 77 .
	les al
	(Seal) Millim R. Janh (Sea
	(Seal) //////////////(Sea
	William R. Fauber
	(Seal) (Sea
State of Illinois } ss. Hele	n M. Weist a Notary Public in and for said County, in
County of Cook Ss.	in the second se
	resald, do hereby certify that Fauber, divorced and not since remarried
contraction of the contraction o	· · · · · · · · · · · · · · · · · · ·
personally k	snown to me to be the same personwhose nameiSsub-
scribed to the	he foregoing instrument, appeared before me this day in person and acknowledged signed, sealed and delivered the said instrument as <u>his</u> free and voluntary
act, for the u	uses and purposes therein set forth, including the release and waiver of the right
of homestead	d.
Given under	my hand and notarial seal this 16thday of April 197
7 0 7 G	
1/0	Helen m. West
	Notary Public
CDANTED	
GRANTEEAETNA STATE BANK	C
2401 NORTH HALSTED STR CHICAGO, ILLINOIS 6061	
31.13AGO, ILLINOIS 000 I	above described property.

THIS INSTRUMENT WAS PREPARED BY
ACTINA BANK
LAND TRUST DEPARTMENT
2401 N. HALSTED, CHICAGO, ILL

23 9/15 077

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UNOFFICIAL COPY

JOOK SHORT: TLLINGIS FILED FOR REGORD MAY 5 3 07 PH 177

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Property of Coof County Clert's Office

END OF RECORDED DOCUMEN