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#7430

		23 987	878	-4 1480
	This Indenture Witnesseth			
Yo	TACHE MENOLASCINO and FLEMMIE ME			
3	of the County ofCOOK and State of			
			ollars (\$.10.00	
~	in hand paid, and or ot'er good and valuable considerations, receip			
,//	and Warrantunto F', FRAL NATIONAL BANK IN CFI national banking association under the laws of the United States			l execute
/	trusts within the State of Illinois as " re ace under the provisions of a	certain Trust Agreeme	nt, dated the 11th	0047 00.00. c
6	day of	Z.Z., and known as T	rust Number 2240	<u>6</u>
11/10/11	and State of Illinois, to-wit:	***************************************		Time!
/"				Eliza en
	Lot 7 in Block 3 in Sakewitz Subd the North West 1/4 and the Suth Township 40 North, Range 12 East	livision of t West 1/4 of	hat part of Section l	Nerra Res
O	Township 40 North, Range 12 East Meridian in Cook County, Illin is	of the Third	Principal	Selection of the select
∞				
5-51-078				u 3 5
11		-4/	1300	
75	1	Moo	10	immin
6	SUBJECT TO	U		
	TO HAVE AND TO HOLD the said real estate with the apputtenances, or	unon the trusts, and for	he uses and nurmuses herein	n and in
12.1	said Trust Agreement set forth. Full power and authority is hereby granted to said Trustee to improve.	manage, protect and sub-	divide self, ral estate or	any part
雩	said Trust Agreement set forth. Full power and authority is hrreby granted to said Trustee to improve, thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivisate six desired, to contract to sell, to grant options to purchase, to sell on any terms real estate or any part thereof to a successor or successors in trust and to grant to powers and authorities vested in paid from the contract to more than the property of	on or part thereon, and to , to convey either with or , such auccessor or success colue or otherwise encumber	without con territon, to consors in the title	ar offen ivey said c, estate, thereof
	to lease said real estate, or any part thereof, from time to time, in possession or re upon any terms and for any period or periods of time, not exceeding in the case extend leases upon any terms and for any period or periods of time and to amen	version, by leases to count of any single demise the d, change or modify leases	nence in practient or in fut term of 198 yers, and 13 a and the terms and provision:	uro, and enew or s thereof
	at any time or times hereafter, to contract to make leases and to grant options to whole or any part of the reversion and to contract respecting the manner of fix exchange said real estate, or any part thereof, for other real or personal property,	lease and options to reneving the amount of present to grant easements or cha	y leases and options to roor future rentals, to us titinges of any kind, to electe	hase the In or to convey
	or assign any right, title or interest in or about or casement appurtenant to said catate and every part thereof in all other ways and for such other considerations with the same, whether similar to or different from the ways above specified, at	real estate or any part as it would be lawful for any time or times hereaft	thereof, and to deal (10) s any person owning the same er.	to at
	In no case shall any party dealing with said Trustee, or any successor in estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgas to the application of any purchase money, rent or money borrowed or advanced or privileged to inquire into any of the terms of said Trust Agreement; and every by said Trustee, or any successor in trust, in relation to said reral estate shall legislater of Titles of said county) relying upon or claiming under any such convolved the relation of the trust and every the delivery thereof the trust created by this Indenture and by said Trust Agreement we instrument was executed in accordance with the trusts, conditions and limitations in all anotheries thereof. It say, and binding upon all beneficiaries thereunder, in all control of the property of th	trust, in relation to said ged by said Trustee, or any in said real estate, or be o	real estate, or to whom a successor in trust, he oblige bliged to see that the terms	ai real d v see of too
	trust have been compared with, or be obliged to inquire into the authority, uccessively privileged to inquire into any of the terms of said Trust Agreement; and every of by said Trustee, or any successor in trust, in relation to said real estate shall be the property of Titles of said said trustees and the said trustees of the said trustees.	terd, trust deed, mortgage,	lease or other instrument of every person (fiction	inged or executed ling the
	delivery thereof the trust created by this Indenture and by said Trust Agreement winstrument was executed in accordance with the trusts, conditions and limitations in all amendments thereof. If any, and binding upon all beneficiaries thereunder,	as in full force and effect, contained in this Indentu-	(b) that such conveyance or and in said Trust Agrees	or other ment or as duly
	authorized and empowered to execute and deliver every such deed, trust deed, lease, made to a successor or successors in trust, that such successor or successors in trust, that such successor or successors in trust, that such successor or successors in trust, the title, estate, rights, powers, authorities, duties and obligations of its, his or	, mortgage or other instru st have been properly apportheir predecessor in trust.	ment and (d) if the convey pinted and are fully vested	vance is with all
:	This conveyance is made upon the express understanding and condition or as Trustee, nor its successor or successors in trust shall incur any personal for supplies to the property of the control of the	that neither Central Nati- liability or be subjected	onal Bank in Chicago, indi	vidually decree
	Deed or said Trust Agreement or any amendment thereto, or for injury to person o such liability heing hereby expressly waived and released. Any contract, obligation connection with said real estate may be entered into by it in the name of the then	or property happening in or or indebtedness incurred beneficiaries under said	or about said real estate, any or entered into by the Tru	and all
i	This conveyance is made upon the express understanding and condition or as Trustee, nor its successor or successor in trust shall incur any personal for anything it or they or its or their agents or attorneys may do or omit to do it Deed or said Trust Aprenment or any amendment thereto, or for injury to person cauch liability heing hereby expressly waived and released. Any contract, obligation connection with said real estate may be entered into by it in the name of the then connected the said of the contract of the entered into by its in the name of the then the connected of the said of the contract of the contrac	Trustee, in its own name, o any such contract, obligs applicable for the payment	as Trustee of an express tration or indebtedness except and discharge thereof). All	ust and only so persons
	and corporations whomsoever and whatsoever shall be charged with notice of this of the charge of the	Agreement and of all per	the filing for record of this l sons claiming under them	Ored. or any
ii a	The interest of each and every beneficiary hereunder and under said Trust of them shall be only in the earnings, avails and proceeds arising from the sale or tereby declared to be personal property, and no beneficiary hereunder shall have any as such, but only an interest in the earnings, avails and proceeds thereof as aforesal Bank in Chicago the entire legal and equitable title in fee simple, in and to all of t	y title or interest, legal or id, the intention hereof bei he real estate above descri	equitable, in or to said realing to vest in said Central Nibed.	estate ational
i	If the title to any of the above real estate is now or hereafter registered, the n the certificate of title or duplicate thereof, or memorial, the words "in trust," or	Registrar of Titles is here r "upon condition," or "wi	by directed not to register of th limitations," or words of	or note almilar
	mport, in accordance with the statute in such case made and provided. And the said grantorS between the supersaly waive	nd all right or benefit under or otherwise.	and by virtue of any and all	statules 👸
	In Witness Whereof, the grantor S aforesaid ha Vehereunto a	Their	hand_S	Land 🔘
altos	eal S this ATTVO day of Many for	1977		(ස)
lame	hecago Lite & French Co.	Trank Mes ANK MENOLASCI	no-las esta [SEAL]
.ddress:	II W. Washington St.	4/. : 9	h. O. [5	EAL]
ity: LL An	ieug Il 60682 Box 533 File	MMIE MENOLAS	CINO CINO	BAL]
Hota-	Sr Eberow Address of Property: 1707	7 S. Linden,	Park Ridge,	111
	C262			
e de distribuição estados de la constituição de la				

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END OF RECORDED DOCUMEN