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DEED IN TRUST	14 FI 1 3	# 1805 m 23	081, 351;	COURTO	STE GA OTTO: ETHTY HITAGE
(WARRANTY)				1 . A . P	E 1 C
	11111111	The Above Space 4 of R	ecorder & Use Only) -	L G A Rec	5.1 0
THIS INDENTURE WITNESSETH, GOLDBERG, his wife, as	that the Grantor s	ts,2918 Cres	GOLDBERG ar	d_SUSAN_ view. Ill.	
of the County of Cook Ten and 00/100	and State of	Illinnis	for and in consider	ation of the sum	
(5 10.00	and paid, and of other g	ood and valuable consider	ations, receipt of which	ch is hereby duly	
ing corporation of Niles , Illinois				an Illinois bank- linois, as Trustee	
under the covince of Niles , Illinois under the covince of a certain Trust Agreemen , the following describ The Horn h 32.42 feet o	i, dated the _ 4 ! _ day id real estate in the Cou	nty of COOK	., 19.7. Q and known: and State o	as Trust Number f Illinois, to-wit:	
the Novineast Ouarter	of Spetion ?	5 Township.	11 Hamth D	*naa 10	
East of the Third Prin	sipal Meridi	an, in Cook (County, 111	inois.	3
summer to: coverarcs, cond	itions and e	asements of m	record	į	≥
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TO HAVE AND TO HOLD the suit and said Trust Agreement set forth. Full power and authority is hereby gran, ed.?				i	U
Full power and authority is hereby grat editimes to improve, manage, protect and subo vacute any subdivision or part thereof, and to chase, to sell on any terms, to convey either with or successors in trust and to grant to such successors in trust and to grant to such successors in the subsequence of the subsequ	aio real estate or any p subdide aid real estate or wir out considerat	art thereof, to dedicate present as often as desired, to co	irks, streets, highways ntract to sell, to grant tate or any part thereo	or alleys and to options to pur- of to a successor	нех Re
or successors in trust and to grant to such succe Trustee, to donate, to dedicate, to mortgage, ple or any part thereof, from time to time, in posses	dge r therwise encum sion o reversion, by le	st all of the title, estate, ber said real estate, or any ases to commence in the	powers and authoritie part thereof, to lease present or in the future	said real estate, e and upon any	her Emp
terms and for any period or periods of time, not e leases upon any terms and for any period or period at any time or times hereafter, to contract to ma	cceedi.g in the of a ds of time ar to am no ke leases an to gran to	my single demise the term d, change or modify lease: options to lease and optio	of 198 years; and to a and the terms and pr ns to renew leases and	ovisions thereof options to pur-	eby de t unde Estate
chase the whole or any part of the reversion and partition or to exchange said real estate, or any kind, to release, convey or assign any right, title	to contract especting to part thereof, or other of or interest in or about	he manner of fixing the a eal or personal property, o easement appurtenant	mount of present or to to grant easements or to said real estate or a	r charges of any ny part thereof.	de nde ate
and to deal with said real estate and every part to person owning the same to deal with the same, hereafter.	whether similar to or	iff ent from the ways	bove specified, at an	said real estate	: ⊣''∺
In no case shall any party dealing with said Tru or any part thereof shall be conveyed, contracted see to the application of any purchase money, re	stee, or any successor in to be sold, leased or mo- it or money borrowed	rust in relation to said r rts d id Trustee, o or adviced in the trust p	eal estate, or to whom rany successor in trus roperty, or be obliged	t, be obliged to	are th provis ransfe
terms of the trust have been complied with, or Trustee, or be obliged or privileged to inquire into or other instrument executed by said Trustee, or	any of the terms of said any successor in trust, i	Trust A .cer ent; and en relation to said rust pro	very deed, trust deed,	mortgage, lease	that isid fer
In no case shall any party dealing with said Tru or any part thereof shall be conveyed, contracted terms of the trust have been compiled with, or Trustee, or be obliged or privileged to inquire into or other instrument executed by said Trustee, or saver of every person relying upon or claiming un ment was executed in accordance with the trust amendments thereof, if any, and it binding upon unithorized and empowered to execute and deline when the executed in accordance with the trust amendments thereof, if any, and it binding upon unithorized and empowered to execute and deline when the executed in accordance with the trust amendments thereof, if any, and it binding upon the contract of the executed and deline when the contract of the executed and deline to the contract of the executed and the contract of the executed and deline to the contract of the executed and the executed an	Frust Agreement was in s, conditions and limits all heneficiaries thereur	full force and e fe (b) attons cont to nerein a	hat such conveyance of in said Trust Agree	to see that the and or said mortgage, lease sive evidence in of the delivery or other instructure ment or in all trust, was duly	t the ons of Tax A Dated
authorized and empowered to execute and delive veyance is made to a successor or successors in tru- vested with all the title, estate, rights, powers, au	every such deed, trust I, that such successor or horities, duties and obt	deed, lease, mortgage / successors in trust hav b lightfour of the fue or cre	other instrument and een poperly appointe ir preder soor in trust	d and are fully	, 10 to 10 t
This conveyance is made upon the express un successor or successors in trust shall incur any per or its or their agents or attorneys may do or omit	lerstanding and conditional listification in the salid of	on that the Grantee, neb, ected to any claim, judgo id teal extate or under the	in widually or as lent and the for any proving with this Dee	trustee, nor its hing it or they d or said frust	TE C PET
Agreement or any amendment thereto, or for infa ty being hereby expressly waived and released. At nection with said real estate may be entered into by	ry to person or property ly contract, obligation of the the name of the t	r happening in or alread so or indebtedness incurred o hen beneficiaries under sa	dd fea est 's, my and r enter 'ntr ', th' d Trust Agr emer as	I rustee in con- their attorney	tached daragraph
This conveyance is made upon the express mis successor of successors in frust shall incur any pet- or its or their spents or attorneys may do or omit by being hereby expressly valved and released. A re- tection with sail real estate may be entered into be nearly thereby the expression of produced for such par- ticular than the expression of the produced of the second only so for as the trust property and fund- charge thereof). All persons and corporations who of the filling for record of this Deed.	ooses, or at the election o obligation whatsoever in the actual possessio	with respect to any such n of the Trustee shall be	contract, oblir to o o applicable for the pa	r i debtedness	
					8 W 5 W
The interest of each and every beneficiary herofithem shall be only in the earnings, avails and present is hereby declared to he personal property o said trust property as such, but only an interest in the Trustee the entire legal and equitable t	, and no beneficiary her in the earnings, avails ar	e sale or any other uispos eunder shall have any titl and proceeds thereof as afo	e or interest, legal or e resaid, the intention h	quitable a or ereof by ng to	day
If the title to any of the trust property is now on the certificate of title or duplicate thereof, or me imilar import, in accordance with the statute in s	r hereafter registered, the morial, the words "in tr	he Registrar of Titles is he ust", or "upon condition"	reby directed not to r ', or "with limitations	egister of Total	of cti
And the said Grantor S hereby expressly wai	ve and release;	any and all right or benef	it under and by virtue	of any and all	on
IN WITNESS WHEREOF, the Grantor Safor	said ha Vehereunto se	theimand San	d seal_S_this_@/	, <u>2</u> -	ii 4. (1)
0	[Seal] 21	ichael Mig	dhing/_	[Seal]	MA SHE
	-/	Suraw-Hold	ry	[Seal]	Mr man
OUNTY SOF 600K			40	} }	ansaction the
DENNIS BUYER	Goldhong and	, a Notary Public	in and for said Count	y, in the State	E C
brecald db heretly certify that	whose name S are	'e subscribed to the	foregoing instrument.	appeared be-	A in
oreal Oak agestly certify that Michael risonally 2 missing to the the same persons re mis this large for Organic and acknowledged that the same persons which was not say the same purposes therein set for it was the same persons therein set for it was the same persons that the same persons the s	including the release	elivered the said instrume and waiver of the right of day of MAN	nt as Lilelr fr	ee and volun-	·
ommission expirés // /28	,,79	Denne.	1 Ture.	ł	Z/2
			NOTA	RY PUBLIC	23681351
ennis Buyer		9395 Nor			S1:
000 West North Avenue		Des Plais	nes, Illino	is	GCUMENT NUMBER
nicago, Illinois 60635		SEND SUBSEQUENT Michael Go	ESS IS FOR STATISTICA A PART OF THIS DEED TAX BILLS TO:	SE CORPUSES	E

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23081351 DEED IN TRUST
(WARRANTY DEED) Dempster Plaza State Bank