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	This Indenture Witnesseth, That the Grantor Sheldon Levin and	
(\cdot,\cdot)	This Inhenture Witnesdoth That the Granter Sheldon Levin and	
che	Linda Levin, his wife	
U))	The state of the s	
$\leq C_2$	of the County of Cook and the State of Illinois for and in consideration	
63-80-550C (*17-04-,703-001	of Ten (\$10.00)	
$\tilde{\zeta}$	and other good and valuable consideration in hand paid, Conveyand Warrantunto LA SALLE	1
20	NATIONAL BANK, a national banking association, of 135 South La Salle Street, Chicago, Illinois, its successor or	
S &	s occessors as Trustee under the provisions of a trust agreement dated the	
₹°?	72	
5. 5	CROK	
) * d	10f 6 in Subdivision of North 103 feet of East 227 37/100 fee. of Lots 118 and 121 in Bronson's Addition to Chicago in Section 4, Township 39 North, Range 14 East of the Third Princips Meridian, in Cook County, Illinois	
	This deed prepared by: Robert A. Carrane 33 North La Salle Chicago, Illinois Address of Preparty: 219 W. Borth Ave.	
	Chicago, III. TO HAVE AND TO HOLD the said premises with the appurtenances, upon the trusts and for uses and purposes herein and in said trust agreement set forth.	
	Full power and authority is hereby granted to said trust, it is prove, manage, protect and subdivide said premiese or any part thereof, to dedicate parks, streets, highways or any and to vacate any subdivides can part thereof, and to resubdivide said property as often as desired, to contract to s.i., it grant options to purchase, to sail on any terms, to convey, either with or without consideration, to convey said pro-ser and part thereof to a successors in trust and to grant to such successors or successors in trust and to grant to such successors or successors in trust and to grant to such successor or successors in trust and to grant to such successors or successors in trust and to grant to such successors in trust and of the successor or successors in trust and to grant thereof, from time to time, in possession or ret are an extent powers and authorities vested in said property, or any part thereof, from time to time, in possession or ret are and property, or any part thereof, and to renew or extend leases upon any terms and or any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at -y time or times hereafter, to contract to make leases and to grant options to lease and options to renew leases and options -y unchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of p sent is future results, to pertition or to exchange said property, or any part thereof, for other real or personal proverty. Arant essements or charges of any kind, to release, convey or assign any right, title or interest in or shot or exament appurtment to said premises or any part thereof, and to deal with said property and every part thereon. It all other ways and for such or there or any said or such as the such as	
	In no case shall any party dealing with said trustee in relation to said premises, or to whome a depremises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be oliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premises, or o cold, od to see that the times of this trust have been complied with, or be obliged to inquire into inquire into inquire into the necessity or e pediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; (a) every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate in al. I conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or the instrument, (a) that at the time of the delivery thereof the trust created by this Indenture and by said trust agreement w . full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, condit may and limitations contained in this Indenture and in said trust agreement or in some amendment thereof a d bin ing every such deed, trust deed, lease, mortgage or other instrument, and (d) if the conveyance is made to a such accordance in trust, that such successor is trust, that such successor is trust have been properly appointed and are fully vested wit, all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust, there are the property appointed and are fully vested with all the states accommend to the said trust agreement or in the said trust agreement or in trust, the tent successor in trust, they been properly appointed and are fully vested wit, all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.	
	The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the sarnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.	
	If the title to any of the shows 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 words "in trust" or "upon condition," or "with limitations," or words of similar import, in accordance with the statuts in such cases made and provided.	
	And the said grantor hereby expressly waive and release any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteeds from sale on exception or otherwise. In Witness Whereof, the grantor aforestid have hereunto set	
	seel S this 27th to of June 18.75	
	Sheldon Levin Sinda Levin (SPAL)	
	이 너무 어려워 있다면 처럼 하는데 그 사람이 그러나는 사람 사용이 됐다. 이렇게 이 지난 사용에 있다는 사람들이 되었다는 그들이 나를 가득하다.	

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	COOR CO FILED FOR STATE OF LILLIN	OTC .	2h	Ing R Ol	ROW	
	COUNTY OF 17 3.8		in and for said County, in the	State aforesaid, do here	by certify	
	in the second of	that Shel	don Levin and Lind	a Levin, his w	ife	
		and the second second	to me to be the same person. S. foregoing instrument, appeared			
		scknowledged that	free and voluntary act, for the		April 1995	
		GIVEN under	se and waiver of the right of hon my hand		76.75	
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