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THIS INDENTURE WITNESSETH, That the Grantor, Annette S. Anast			
A Spinster of the County of Cook and State of Illinois for and in consideration			
of the sum of Ten and No/100			
in hand paid, and of other trood and valuable considerations, receipt of which is hereby duly acknowledged, Convey and waxhers Out into Midwest bank and TRUST COMPANY, a banking corporation duly organized and			
existing as a banking corporation under the laws of the State of Illinois, and duly authorized to accept and			
execute trusts with the State of Illinois, as Trustee under the provisions of a certain Trust Agreement, dated the 20th day of February 19.75, and known as Trust Number			
		estate in the County of COOK	
of Illinois, to-wit:	e ionowing described real	estate in the County ofCOUR	and state
W.	. (1) D1 ==1- N4	ne (9) in Midland Dev	
		e, being a subdivision	
North	balf (N) of th	e North-west Quarter	(NW)
M of Sec	tion Five (5).	Township Thirty-Nine	(39) North,
		t of the Third Princi	
in Coo	k County, Illin	ois.	1.
´O			4
		y Sheldon S. Grauer,	1900 St. uojioog
Goeries Koa	d, Maywood, Ill	10018 00123	- Cot
			vi vi
SUBJECT TO			500
SURFICE TO			
TO HAVE AND TO HOLD the	al i ar estate with the appurte	nunces, upon the trusts, and for the uses an	nurposes herein and in
anid Trust Agreement set forth. Full power and authority is hereb	y ranted to said Trustee to Im	nances, upon the trusts, and for the uses an aprove, manage, protect and subdivide said undivision or part thereof, and to resubdivide y terms, to convey either with or without con krant to such successor or successors in truspringers, pledge or otherwise encumber said in possession or reversion, by leanes to come to the protect of the state	controves herein and in real ratate of the port of solid real earney and real sideration, to convey said at all of the title, extate, real catate, or any part mence in present or in term of 128 years, and to and the terms and province or charges of any Lind, the or charges of any Lind, and the terms and province or charges of any Lind, and the terms and province or times hereafter, e. or to whom said real
as desired, to contract to sell, to grant of real estate or any part thereof to a succes-	stions t pure use, to sell on any	y terms, to convey either with or without con grant to such successor or successors in tru	stall of the title, estate.
powers and authorities vested in said True forceof, to lease said real estate, or any future, and upon any terms and for any a	part the	nortunge, pledge or otherwise encumber said in possession or reversion, by leases to com- wellow in the case of any single denise the i	mence in proceedings in 1924
renew or extend leases upon any terms a sions thereof at any time or times hereaft	ul for any period or periods of the er, to contract, o te leases an	ine and to amend, change or modify leases id to grant options to lease and options to re-	and the terms and provi-
partition or to exchange said real estate, to release, convey or assign any right, ti	or any part thereof f c other the or interest in e out or en	t the manner of fixing the amount of pres- real or personal property, to grant casement sement appurtenant to said real estate or a	or future rentals, to so or charges of any lind, and to
deal with said real estate and every part owning the same to deal with the same.	thereof in all other vays and somether similar to or different i	for such other considerations as it would be from the ways above specified, at any time to the first the state of the stat	iny part thereof, and to be lawful for any person or times hereafter.
estate or any part thereof shull be convey, see to the application of any purchase mo-	ed, contracted to be sold, le sed oney, rent or money borrowe for	o mortgaged by said Trustee, or any success a vanced on said real estate, or be obliged to	or in trust, be obliged to
trust have been complied with, or be oblig privileged to inquire into any of the terms by said Trustee, or any successor in trust	ted to inquire into the autiority, i of said Trust Agreement;	, necessity or expediency of any act of said e" v deed, trust deed, mortgage, leass or o all be conclusive evidence in favor of eve	or in trust, be obliged to see that the terms of this Trustee, or be obliged or ther instrument executed by person (including the that at the time of the
Registrar of Titles of said county) relying delivery thereof the trust created by this	upon or claiming under any such denture and by said Trust Agri	i co veyance lease or other instrument, (a)	that at the time of the auch conveyance or other and Trust Agreement or season in trust, was duly (d) If the conveyance is
in all amendments thereof, if any, and bi- nuthorized and empowered to execute and	nding upon all beneficiaries there deliver every such deed, trust de-	ethid r. c) that said Trustee, or any succed, ler et au trustee and trustee at an trustee at a t	essor in trust, was duly (d) If the conveyance is
made to a successor or successors in trust, the title, estate, rights, powers, authoriti This conveyance is made upon the s	that such successor of successor es, duties and obligations of its express understanding and condi-	rs in truck he speem properly appointed and . His or the', y edecessor in trust. ion that nother The Allebours Blanck and T	are fully vested with all عدا المالية
unlly or an Trustee, nor its successor or if or maything it or they or its or their ages	successors in trust shall incur are	ny personal I abil ty or be subjected to any c to do in or about the said real estate or und	rust Company, individ- inim, judgment or decree- ler the provisions of this said real estate, any and ed into by the Trustee in
all such liability being hereby expressly we connection with said real estate may be	aived and released. Any contract intered into by it in the name of	to person or or werry nappening in or about to obligation or indebted an incurred or enter of the then beneficiarie under said Trust Agr	ed into by the Trustee in
in-fact, hereby irrevocably appointed for not individually (and the Trustee shall have	such purposes, or at the election re no obligation whatsoever with	n of the Trustee, in it own ame, as Trustee respect to any such outract, obligation or	of an express trust and indebtedness except only
persons and corporations whomsoever and	whatsoever shall be charged wit	h notice of this condition re the date of	the filing for record of
The interest of each and every benefing of them shall be only in the earnings, aving hereby declared to be personal propertions.	clary hereunder and under said nils and proceeds arising from t y, and no beneficiary hereunder	Trust Agreement and of a i resons claim the sale or any other disposit, of Jd real shall have any title or interest, said or each shall have any title or interest, said or each in fee simple, in and in all of the one of tered, the Registers of Titles is hereby direct interest, the Registers of Titles is hereby direct "in trust," or "upon condition," or with vided, and said Trustee shall not be real say transfer, charge or other dealing it on any and all right to benefit under and	ing under them or any estate, and such interest itable, in or to said real ring to vest in said The ate above described. Of the dotter of the said register or note gritations," or words of
estate as such, but only an interest in the Midwest Bank and Trust Company the	e enrings, avails and proce ds e entire legal and equitable title	thereof us aforesaid, the intention 'errof be in fee simple, in and to all of the entract	ring to vest in said The
in the certificate of title or duplicate the similar import, in accordance with the sta	errof, or memorial, the words that in such case made and pro	"in trust," or "upon condition." or with wided, and said Trustee shall not be req in	mitations," or words of
Agreement or a copy thereof, or any extra is in accordance with the true intent and and the said grantor hereby as	cts therefrom, as evidence that a meaning of the trust.	any transfer, charge or other dealing is volve	ing the registered lands
statutes of the State of Illinois, providing		_	() <u>() () () () () () () () ()</u>
In Witness Whereof, the grant seal his 30th	· · · · · · · · · · · · · · · · · · ·	cober 19 75	— at id and
donette S.C.	SEAL [SEAL]		
	[SEAL]		nr (dand Company Com
State of Illinois	. Catherine J. Lon	nbardi s Notary Politic to -	nd for said Counts in
	the state aforesaid, do hereby c		· · · · · · · · · · · · · · · · · · ·
	A spinster	dif.	
Marie Marie	personally known to me to be t	the same person_ whose name_IS_	subscribed to
SCHOOL OF A SCHOOL	-	eared before me this day in person an	nd acknowledged that
She signed, sealed and delivered the said instrument as her free and			
CO ALLY MAN WAS COME WAY TO THE TOTAL OF THE PARTY OF THE	voluntary act. for the uses and pright of homestead.	purposes therein set forth, including the rele	case and waiver of the
The state of the s	Given under my hand and notar	ial seal this 31st day of Octobe	er 75
÷,,,,0,,,0,,	_Cal	Terine John Public	Parker
" Charles s address: Negth Lake			
Midwest Bank and Tru	st Company	101 S Caryl Ave Melrose For information only insert street address of	
classes N Harley	ltinois	For information only insert street address of	above described property.
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END OF RECORDED DOCUMENT