UNOFFICIAL COPY 2

	(COIT CLAIM DEED FILE)	rint
	WEADDANGS IN TOTICT	
	Dec 11 3 02 i M '75 23 321 940 \$233219	40
	DANA 4545 MANIAN DANAS, INC.	
	THIS INDENTURE WITNESSETH, That the Grantor,	
3	Annette S. Anast, a spinster of the County of Cook and State of Illinois , for and in gone ideration	İ
	of the sum of Ten and no/100 Dollars (\$ 10.00),	Z C
2	in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Conveyand with Claim unto MIDWEST BANK AND TRUST COMPANY, a banking corporation duly organized and	NO TAXABLE CONSIDERATION
7	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	JER
W)	13th day of May 19 75, and known as Trust Number	l RSI
0	a Illi ois, to-wit:	8
	The North half of the South Half as measured along the East and West line of Lots 526,527, and 545 taken as a parcel in Winston Park, Unit No. 2	3
	of n ₁ a subdivision of parts of Sections 2 and 3, Township 39 North, Range	XX S
	1. Lest of the Third Principal Meridian according to the plat thereof recorder July 3, 1956 as document 16628777, in Cook County, Illinois.**	≴
0		웃
2	This instrument was prepared by: Anthony J. Diasio	}
	1606 N Harlem Ave Elmwood Park, Ill. 60635	
	Tetool (4 \ / yu
		rtion ntat
٠ ١	SUBJECT TO	Section
١,	TO HAVE AND TO HOLD the said real estate you one appurtenunces, upon the trusts, and for the uses and purposes herein and in	in Too
:	and Trust Agreement set forth. Full power and authority is hereby granted to said Trust Agreement set forth. Full power and authority is hereby granted to said to wheat any subdivision or part thereof, and to resubdivide said real estate or many part bereof, to delicate narks, attents, believes and to wheat any subdivision or part thereof, and to resubdivide said real estate or many subdivision or part thereof, and to resubdivide said real estate or many subdivision or part thereof, and to resubdivide said real estate or many subdivision or part thereof.	
1	as desired, to contract to sell, to grant options to purchase, to set on an terms, to convey either with or without consideration, to convey said call estate or may part thereof to a successor or successors in true, and to grant to such successor or uccessors in true all of the title, estate, owers and athorities vested in said Trustee, to donnet, to dedic the, to mortgage, allelize or otherwise encumber said real estate, or may next	Revenue aph
1	hereof, to lease said real estate, or any part thereof, from time t. "he inssession or reversion, by leases to commence in praesenti or in tuturo, and upon any terms and for any period or periods of time, not a ceee, any in the case of any single demise the term of 189 years, and to eneme, change or modify leases and the terms and for any period or periods o time and to amend, change or modify leases and the terms and provi-	Paragraph.
1	ions thereof at any time or times hereafter, to contract to make leases who have to have been an options to renew leases and options to runter the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rently, to matrix or to exchange said real estate, or any part thereof, for other rector from property, to grant easements or charges of any kind,	最高が
1 8	eal with said real estate and every part thereof in all other ways and for cache of the considerations as it would be lawful for any person whing the same to deal with the same, thereof in all other ways and for cache of the considerations as it would be lawful for any person whing the same to deal with the same, thereof in all other ways and for cache of the considerations as it would be lawful for any person whing the same to deal with the same, thereof in all other ways and for cache of the considerations as it would be lawful for any person while you have a superson in the cache of the consideration of the cache of the consideration of the whole wild real the cache of the whole wild real	Mixing of A
6: 8: 1:	state or any part thereof shall be conveyed, contracted to be sold, leased or mortga (d'/s id Trustee, or any successor in trust, he obliged to ee to the application of any purchase money, rent or money borrowed or advanced on aid estate, or be obliged to see that the terms of this cust have been compiled with, or be obliged to inquire into the authority, accessity of ex-edi-cry of any act of said Trustee, or be obliged or	This space for allking trovisions of the Action flow Action flow Action flow Action flow Action flowers and the Ac
b R	rivileged to Inquire into any of the terms of said Trust Agreement; and every deed, trus of ed, mortgage, leake or other instrument executed y said Truste, or any successor in trust, in relation to said real estate shall be condered every eight favor of every person (including the exister of Titles of said county) relying upon or claiming under any such conveyance leake or of eg, strament, in) that at the time of the	vision
95	envery thereof the trust created by this indenture and by some trust Agreement was in full force and eject, (b) that such conveyance or other strument was executed in accordance with the trust, conditions and limitations contained its land, turn and in said Trust Agreement or a all amendments thereof, if any, and binding upon all beneficiarlies thereunder, (c) that said "rustee, c any successor in trust, was duly the trust and converged to accordance when the converged to accordance with the converged to the converged to accordance with the converged to accordance with the converged to accordance with the converged to a converged to a converged to accordance with the converged to acco	This approval
8	TO HAVE AND TO HOLD the said real estate v	urder state A Bate
1 10	ally or as Trustee, nor its successor or successors in trust shall incur my personal liability or he subjected on y claim, judgment or decree or anything it or they or its or their agents or attorneys may do or omit to do in or about the said real safe or at left the privisions of this seed or said. Trust Agreement or any amendment thereto, or for injury to person or properly happening in a rate at said real estate, any and	日本の日
ed in	I such liability being hereby expressly waived and released. Any contract, obligation or include teless incurred or "freed into by the Trustee in munction with and real estate may be entered into by it in the name of the then beneficiarie; under said Tru, I greet, ent as their attorney—fact, hereby irrevocably appointed for such burposes, or at the election of the Trustee, in its non name, as Trutee of an express trust and	Exempt Real Es
no Bo po	of far as the trust property and funds in the actual possession of the Trustee shall be applicable for the payment and is trust tree thereof). All serious and contents and whatsoever shall be charged with notice of this condition from the date of the falling for record of its Posses.	Reg
of is	is Deed. The interest of each and every beneficiary hereunder and under said Trust. Agreement and of all persons claiming under or any them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of said real estate, a d such interest hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable. I or to aid real the process of the control of the said or and the said transfer of the said or and the said transfer or the said or and the said transfer or the said or the said transfer or the said transfer or said transfer. Charge or other dealing involving the register I as a said grantor hereby expressly said transfer. Said grantor and said transfer, obserts and said grantor hereby expressly said transfer. Said grantor and said transfer and by virtue of any and all fisher or benefit under and by virtue of any and all fisher.	
ent N	tate as such, but only an interest in the enrinings, avails and proce distinction for a foresaid, the intention hereof being to est in said The lidwest Bank and Trust Company the entire legal and equitable title in fee simple, in and to all of the real estate above described. If the title to any of the above real estate is now or hereafter registered, the Registers of Titles is hereby directed not to remoter to me a such as the process of the process of the such as the process of the process of the such as the process of the process of the such as the process of the such as the process of the process o	
alr As	the certificate of title of duplicate thereof, or memorial, the words "in trust," or "union condition," or "with limitations," or not of miliar import, in accordance with the statute in such case make and provided, and said Trustee shall not be required to produc, the said recement or a copy thereof, or any extracts therefrom, as evidence that any transfer, charge or other dealing involving the register. In a	1
ato	stutes of the State of Illinois, providing for the exemption of homestends from sale on execution or otherwise.	
Se.	In Witness Whereof, the grantor aforesaid ha Shereunto set her hand and this 20th day of October 19 75	
	Christie different [SEAL]	Numb
	[SEAL] [SEAL]	<u>ا</u> ننا ۽
	the of Illinois SS. Catherine J. Lombardi Notary Public in and for said County. In the state aforesaid, do hereby certify that	
	Annette S. Anast, a spinster	
	personally known to me to be the same person whose name18subscribed to	当:
	the foregoing instrument, appeared before me this day in person and acknowledged that she signed, senied and delivered the said instrument as her free and	
	voluntary not, for the uses and purposes therein set forth, including the release and waiver of the	
	right of homestead. Given under my hand and pharini soul this 2nd day of December 19, 75	
	Calk Charle Motory public	
	Midwest Bank and Trust Company, 1410 N First Ave Melrose Park, Ill	
Midwest Bank and Trust Company, Elmwood Park, Illinois 1410 N First Ave Melrose Park, 111. For information only usert street address of above described property.		