	<del>Augusta</del>
COOK CCC.	
QUIT CIAIM DEEDLES TRUST 23 355 297	
for til Dan Bu sti	
/ Form 255T 1M 5-71 L The above space for recorder's has fail) 3 3 3 2 9 /	- i
THIS INDENTURE WITNESSETH, That the Grantor, VALERIE ZEPPI, a Spinster	
	8
of the County of Cook and State of Illinois for and in consideration of * * * * * Ten and no/100ths (\$10.00) * * * * * * * * * Dollars, and other good	
and valuable considerations in hand paid, Convey s and Quit Claimsunto the LAKE VIEW TRUST AND SAVINGS BANK, a corporation of Illinois, as Trustee under the provisions of a trust agreement	Mar or Repre
dated the second day of December, 19 75, known as Trust Number 3905,	12 L
the following described real estate in the County of Cook and State of Illinois, to-wit:	Table /
Lot 1 in Block 4 in Paul O. Stensland's Subdivision of the East 664.7'	Islate Tennistra tar
of Lots 1, 2, 3 and 4 in Shelby and Magoffin's Subdivision of the South	13 /g
Range 13, East of the Third Principal Meridian, (except that part of	
presises in question lying East of a line 50' West of and parallel with the Fist line of said Section 13, aforesaid, as condemned for widening of	75
Western A. anue), in Cook County, Illinois.	sions
9 00	provisions
1 19 STRUMENT WAS PREPARED BY:	under p 0. denne Intative
MARSHALL J. MOLT? 111 West Washington Street	Reput
Cheergo, librois 65002	
TO HAVE AND TO HOLD the said premises with the appartenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.  Full power and authority is hereby grantened of dispurous, manage, protect and subdivide said premises or any part	ller,
thereof, to dedicate parks, acrees, highways or all	A. Seller,
the title, estate, powers and authorities vested in said trusts, to conste, to dedicate, to mortgage, piedge or otherwise encumber said property, or any part the red, to the case and the property, or any part the red, from time to time, in postsession or reversion, by leases to commence in pracecular or futuro, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 102 ways, and to a proper or second parts of the case of	Buders and Buyy
modify leases and the terms and provisions thereof at any the voice berealter, to contract to make leases and to grant options to lease and options to renew leases and options to purchase the voice v any part of the reversion and to contract respecting the manner of faing the amount of presents or future remains, to partition or 0; ext angre said property, or any part thereof, for other real or personal	3 2
Full power and authority is hereby grante. If d trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, atreets, highways or all such to weaks any subdivision or part thereof, and to resubdivide said property at the property of the part thereof to a success or or surface in trust and to grant to runk successor or announces or any part thereof to a success or or surface in trust and to grant to runk successor or announces or any part thereof to a successor in trust all of the title, estate, powers and authorities vested in said trust to lonate, to dedicate, to mortgage, pledge or otherwise encumber said processor in trust all of the title, estate, powers and authorities vested in said trust to lonate, to dedicate, to mortgage, pledge or otherwise encumber said processor in trust and to processor the processor in trust all of the title, estate, powers and authorities vested in an under the processor of the processor in the said trust to lonate, to dedicate, to mortgage, pledge or otherwise encumber said processor in the said trust to lonate, to dedicate, to mortgage, pledge or otherwise encumber said processor in the said trust to lonate, to dedicate, to mortgage, pledge or otherwise encumber said processor in trust all of the said trust and trust and trust and trust all of the said trust all of the said trust and processor or or said trust and trust all of the said trust all of the	The state of the s
In no case shall any party dealing with said trustee in relation to set a can be or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, 'o' obliged to see to the application of any purchase moment, rent, or money berrowed or advanced on said premises, or be obliged to see 'at he terms of this trust have been complied with, or be	.negraph. 209.1.40
obliged to inquire into the necessity or expediency of any act of said truster, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, most tage, lease or Aber intrument executed by said trusted in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other	Section (
force and effect, (b) that such conveyance or other instrument was executed i confasce with the trusts, conditions and limitations contained in this indenture and in said trust agreement or is some amendment thereof we be did upon all beneficiaries theremeter, (c) that said truste was duly surferired and empowered to execute and deliver every we absent trust deed, bear, martisage or other	3 ,
the ways above specified, at any time or times hereafter.  In no case shall any party dealing with said trustee in relation to set a 'em on, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, 'o' billy do see to the application of any purchase money, rem, or money horrowed or advanced on and premises, or be obligated to privileged to include the provileged to include any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or abre lastrument executed by said trustees in relation to said crast state shall be concluded or either of overy person relying upon or chard hartrument executed by said trustees in relation to said crast state shall be concluded or either of overy person relying upon or chard any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this 'colving under any such conveyance, lease or other instrument, (b) that at the time of the delivery thereof the trust created by this 'colving under any such conveyance, lease or other instrument, (b) that at the time of the delivery thereof the trust created by this 'colving under any such conveyance, lease or other contained in this indictions and in said trust agreement or its some amendence thereof a 'c. ding upon all benefitaires thereader, (c) that said trustee was duly surtherized and empowered to execute and deliver every at deed trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successor is trust deed, leave, mortgage or other instrument and old in the conveyance is made to a successor or successor is trust and exclusive and ex	126 The Co.
The interest of each and every beneficiary hereunder and of all persons claiming under the or any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real extate, an win interest is headed to be personal property, and no headfoary hereunder shall have any title or interest, and or other in head or not not to be personal property, and no headfoary hereunder shall have any title or interest, and or quite or quitted, but or is head or quitted, in or to head real estate as such, but only an interest in the carnings, avails and proceeds thereof as aforesaid.  If the tills to any of the above lands is now or hereunder registered, the Registrar of Titles is heady since if not to register or note in the certificate of title or deplicate thereof, or memorial, The world in trans', or "uron conduition", "we'd finitiations", or words of similar import, in accombance with the extension is now to hereofice.	
If the little to any of the above lands is now or hereafter registered, the Registrar of Titles is he, by an of a not to register or note in the certificate of title or deplicate thereof, or memorial, The words of similar import, in accordance with the statule in each case made and provided.	
And the said grantor bereby expressly waive S and release S any and all right or benefit and r and by whrms of any and all statutes of the State of Illinois, providing for the examption of homesteads from sale on execution or otherwise.	Exempt Furages
In Witness Whererd, the granter, aforesaid has S hereunto set her had and seal this Second day of December, 19 75.	200 100 100 100 100 100 100 100 100 100
this second day of December.	
VALERIE ZEPPI (Seal) (Sea')	[ ]
	الله ( ) الله ( )
State of ILLINOIS    MARSHALL L MOLTZ   Netway Public in and for said County, in the state aboreaud dor hereby certify that Valeric Zeppi, a Spinster	- 54 ·
	23 355 29
personally known to me to be the same person, whose name. If subscribed to the inversion instrument, superand before me this day in serious and acknowledged that. ShC	.74
the invegring instrument, appeared below one this day in person and acknowledged that	
Ping and purposes therein set forth, including the release and values of the right of homograph.	23 355 297.
1 Down HARTHY	
Master 1	
VARSMAM 1. VOLTZ - CONT	
Lake View Trust and Savings Bank 4022 North Western Avenue - Chicago, 1  Box 146  For bildernicies with funct street address of	llinois
Box 146  Pre biliorancina mily bannet accordance of planet perspecty.	

OF RECORDED DOCUMEN