UNOFFICIAL COPY

	DEED IN TRUST 23 355 325	
	RECORDERS 49: 141 a	as ·
~	JAH 14 2 33 PH 75 The above space for recorder a use on 2 3 3 5 5 3 2 6	
\cup 1	THIS INDENTURE WITNESSETH, that the Grantor	-1
\sim	JAMES J. BROWN, a bachelor,	
M		
\cap	of TEN AND NO/100 (\$10.00) Dollars, and other good	1
\leq	and valuable considerations in hand paid, Convey and Quit Claim unto FIRST NATIONAL BANK OF LANSING, a National Banking Association of Lansing, Illinois,	, Z
>-	at RIDGEROAD AT ROY STREET, LANSING, ILLINOIS	JE
او	as Trustee under the provisions of a trust agreement dated the 17th day of September, 1975, known as Trust Number 2698, the following described real estate in the	ER
	County of Cook and State of Illinois, to-wit:	SID
- 1	Lots 12, 13 and 14 in Block 26 in Welp's Halsted Street Addition to Washington Heights in the North East 1/4 of	A, NO TAXABLE CONSIDERATION
-	Section 8, Township 37 North, Range 14 East of the Third	Щ.
38	Principal Meridian, in Cook County, Illinois.	YB I
604] <u>\$</u>
_ω	11100	4 3 5
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Illinoi		Sec. 4
=	TO HAVE AND TO HOLD the sain precises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth	I m W
<u>Б</u>	Full power and authority is hereby grant of the said trustee to improve, manage, protect and aubdivide said premises or any part thereof, to dedicate parks, attects, highways or alls and to vacate any aubdivision or part thereof, and to reaubdivide said property as often as desired, to contract to sail, to grant options to purchase, to sail on any terms, to convey either with or without consideration, to convey said premises or any part thereof to successor or successors in trust and options to such successor or successors in trust all of the title state is and extensive premises.	igraph igraph Appel
Sing	convey said premises or any part thereof to accreasor or successors in trust and to grant to such successor or successors in trust the title, estate, powers and sutherities water in an 'truster, to donate, to dedict, to mortgace, piedge or otherwise encumber said properly, or any part thereof, to lease said properly, or any part thereof, to lease said properly, or any part thereof, to make the properly of the p	1 5 X 12
ran	mence in parsently or future, and upon any terms as 100 any period or periods of time, not exceeding in the task of any single defining the term of 120 years, and to renew or extend leaves punt any terms and for any end of years and to amend, change or modify leaves and the terms and provisions thereof at my 1 ms or times hereafter, to contract to make leaves and to grant options to	
-	lease and options to renew lenses and options to purious if e whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or exchange said property, or any part thereof, for other real or personal property, to grant exerminal or charges of any hind, to release, convey or assign any right, title or interest in or about or examinent	
Koad	the title estate, process and authorities restent in all trustee, to denate, to deducate, to mortgage, piedge or otherwise encumber said process or any part thereof, to lease and properly or any part thereof, form time to time, in pussession or reservation, by lease to compare in parsents or future, and upon any terms as for any sprind or period of time, not exceeding in the case of any single demise the term of 120 years, and to renew or extend leases poin any terms and for any ended of time and to amend, change or modify leases and the terms and provisions thereof at my time of times hereofter, to contract to make leases and to grant options to lease and options to prove leases and options to put. "I've whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or any early or any part thereof, for other real or personal property, to grant exements or charges of any kind, to relate the same with the time of times the real or personal property and every part thereof, and to reasonate the same venture and the same whether similar to or different from the ways above specified, at any time or times bereafter. In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall	is of i
0	the ways above specified, at any time or times berealter. In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be said, leased or mortgaged by said wife to obliged to see to the application of any purchase movey, result, or money, horizoned to said premises, or be obliged to see that the rust have been complied with, or be reflected to the said of the converged to said premises, or be obliged to see that the rust have been complied with, or be	ons ct.
g	conject to include and the increasity or separately of any act and the state of the instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying on or claiming under any such conveyance, lease or other instrument executed by said trustee in relation to	ovisions Tax Act.
₫	In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be suid, leased or mortgaged by said, notice to obliged to see to the application of any purchase money, rent, or money tourcowed on actioned on said premises, or he obliged to see that the terms of this trust have been compiled with, or the obliged to insufer into the necessity of any act of said trust as the terms of said trust agreement; and every deed, trust deed, mortgage, to ye other instrument executed by said trustees in said roll extens of said trust agreement and every deed, trust deed, mortgage, to ye other instrument executed by said trustees in said roll extens the time of the desirety person relying some of chargement was in full instrument, tall that at the time of the desirety person relying some of the said trust agreement was in full contained in this indenture and by said trust agreement was in full contained in this indenture and in said trust agreement on the said trustee was duly authorized and empowered to crecute and deliver every scheded, trust deed, lease, mortgage or other instrument and (dit if the conveyance is made to a successor in trust.) In the conveyance is made to a successor in trust, and only all the conveyance is made to a successor in trust, that we been properly appointed and are fully vested with all the title, estate, rights, powers, aut oritize, duties and obligations of fits, his or their predecessor in trust.	Thus space for adding provisions or Tax Act.
22	instrument and (it) if the conveyance is made to a successor or successors in trust, the sy h successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, aut orities, duties and obligations of its, his or their predecessor in trust.	pr.
2	The interest of each and every beneficiary hereinder and of all persons claiming of art them or any of them shall be only in the earning, avails and proceeds arising from the sale or other disposition of said real estate, and the interest is hereby declared to be personal property, and no beneficiary hereinder shall have any title or interest, lead or equil bit, it or to said real estate as such.	ler
2	but only an interest in the earnings, avails and proceeds thereof as aforesaid. If the title to any of the above lands is now or hereafter registered, the Registrar of Titles 1 hereby spected not to register or note in the certificate of title or dunicate thereof, or memorial, the words "in trust," or "upon cond. "I," or "with limitations," or words	under ransf
cor ney	of similar import, in accordance with the statute in such case made and provided. And the said grantor hereby expressly waive S and release S any and all right or besen, noter and by virtue of any and all statutes of the State of Himois, providing for the exemption of homesteads from sale on recently the supervise.	#. P
ן נָ		Exempt R. E. T
-	In Witness Whereof, the grantor aforesaid ha S hereunto set his and seal. this 10th day of December 15.75	8 K
!	Come (1)	
!	(Seal) James J. Brown	
	(Seal) (Sea')	
		D
- أ	State of Illinois, ELEANOR WOLF a Notary Public in and for said County, in Cook 88.	Oceanoni Num
	County of COOK the state aforesaid, do hereby certify that Orbitio U. BROWN, & Machine LOL,	
	is substitute	
1	the foregoing instrument, appeared before me this day in person and acknowledged that	300
, I'm	10 nigned, seeied and delivered the said instrument as 11.5 free and value.	,
1111	right of bosserved. 10th December 75	ಬ
111	PUBLIC STATE OF NEW AND	23 355
	Elean Watt	U :
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	BOX 533	
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