UNOFFICIAL COPY

			24411507	
			IIIN INUUNUULU WILHUNDUUI, That the Grantors	HAEL GOLDSTEIN &
THIS INSTRUMENT WAS PREPARED BY:			JERRY RAIBER, as tenants in common,	
			of the Country of Cook and State of Illino	
			of TEN and 00/100 (\$10.00)	
			and other 700 and valuable considerations in hand paid, Convey	and Warrantunto the FIRST vized and existing under and by virtue of the State of Illinois to accept and execute
			trusts, as Trustee i now the provisions of a trust agreement dated the 26th	
			known as Trust Numb r	the County ofCOOK
		, II,		
	N	Chicago,	Lot 31 and cre West 3 Feet of Lot 30 Subdivision of Lot 1 in Assessor's I	Division of the North
		Ę.	West 낚 of the Scuth East ½ of Section North, Range 14 East of the Third Pr	on 20, Townshin 40
		ri Li	North, Range 14 East of the Third Pr	cincipal Mexidian, in
	FELDMAN	Randolph	Cook County, Illinois	
	冒	and		
	E	.)		
	B	≅		
	DAVID	188		
	-	ADDRESS		
干	NAME	ADDF	ADDRESS OF GRANTEE: 8001 Lincoln Avenue, S.co	Zue Illinois 60076
			TO HAVE AND TO HOLD the said premises with the appurtenances up	
			Full power and authority is hereby granted to said trustee, to improve, me ises or any part thereof, to dedicate parks, streets, highways or alleys and to and to resubdivide said property as often as desired, to contract to sell, to greterms, to convey either with or without consideration, to convey said premise successors in trust and to grant to such successors or successors in trust and to grant to such successors or successors in trust all of vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherw thereof, to lease said property, or any part thereof, from time to time, in pomence in praesenti or in futuro, and upon any terms and for any period or of any single demise the term of 198 years, and to renew or extend leases a periods of time and to amend, change or modify leases and the terms and hereafter, to contract to make leases and to grant options to lease and option chase the whole or any part of the reversion and to contract respecting the ma future rentals, to partition or to exclange said property, or any part thereof, grant easements or charges of any kind, to release, convey or assign any rig ment appurtenant to said premises or any part thereof, and to deal with said other ways and for such other considerations as it would be lawful for any time.	ant optime to purchase, to sell on any so or any party rect to a successor or the title, eatre, lowers and authorities is encumber sain property, or any part assession or reversion, by leases to comperiods of time, not ex-eeding in the case upon any terms and or any period or provisions thereof at my time or times as to renew leases and or news to purmer of fixing the amount of present or, for other real or person 1 property, to this, title or interest in or about the exproperty and every part there is in the erron owning the same to deal with the
ipi under	Section	20 mil	In no case shall any party dealing with said trustee in relation to said prepart thereof shall be conveyed, contracted to be sold, leased or mortgaged by application of any purchase money, rent, or money borrowed or advanced on sthe terms of this trust have been compiled with, or be obliged to inquire into of said trustee, or be obliged or privileged to inquire into any of the terms of trust deed, mortgage, lease or other instrument executed by said trustee in reclusive evidence in favor of every person relying upon or claiming under any ment, (a) that at the time of the delivery thereof the trust created by this was in full force and effect, (b) that such conveyance or other instrument was conditions and limitations contained in this Indenture and in said trust agree and binding upon all beneficiaries thereunder, (c) that said truste was duly and deliver every such deed, trust deed, lease, mortgage or other instrument a successor or successors in trust, that such successor or successors in trust, that such successor or successors in trust, that such successor authorities, duties and ob in trust.	mises, or to whom said premises or ny said trustee, be obliged to see to the said premises, or be obliged to see that o the necessity or expediency of any actisate trust agreement; and every deed, elation to said real estate shall be consuch conveyance, lease or other instrudenture and by said trust agreement executed in accordance with the trusts,
ction exempt	Mr. Challe	W/In	The interest of each and every beneficiary hereunder and of all persons cle be only in the earnings, avails and proceeds arising from the sale or other d interest is hereby declared to be personal property, and no beneficiary hereund or equitable, in or to said real estate as such, but only an interest in the eaforesaid.	er shall have any title or interest, legal arnings, avails and proceeds thereof as
transaction	raragrar 1 E osto		If the title to any of the above lands is now or hereafter registered, the Regi register or note in the certificate of title or duplicate thereof, or memorial, the or "with limitations," or words of similar import, in accordance with the statut	istrar of Titles is hereby directed not to words "in trust," or "upon condition," te in such case made and provided.
nts a t	5 B	<u>کا</u>	And the said grantorS hereby expressly waive and release any virtue of any and all statutes of the State of Illinois, providing for the exemption or otherwise.	
represents a	4, of the R	s1/8/1t	In Witness Wickeof, the grantors aforesaid ha V.A. hereunto set	
	• •	•	X A A P D	(Seal)
			SILIKS PLATES	(Seal)
			NO HOMESTEAD INVOLVED.	Form 212 3M r

24411507

UNOFFICIAL COPY

DEED IN TRUST	·			
			24411507	
	1978 AHR: 26	ເຮັບຮ ອ້າດໄຮ ກະຕານດ ເວັງ 21ເ411507	P AlbayElolar A — REC 10.	
NOTAR DATE	Oy My coi	nimission expires:August	fary Public	
Continue Chile		April,		
	acknowledged that			
	personally known to me to be the same personSwhose nameSsubscribed to the foregoing instrument, appeared before me this day in person and			
	a Notary Public in and for said County, in the State aforesaid, do hereby certify that			

END OF RECORDED DOCUMENTS