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THIS INSTRUMENT PREPARED BY:	造
B. A. SOPETTI	V Ja
LAND TRUST OFFICER 24 432 842	वी है।
1000 East 111th Street  The above space for recorder's use only	en Series
THIS INDENTINE SHOWING PRINTED AND COME PROTEIN A MARGINE AND A 1000	
THIS INDENTURE WITNESSETH, That the Grantor REGINA L. MISTRO, a spinster at 1000 East 111th Street, Chicago, Illinois, 60628.	a of P
of the out of Cookand State of Illinois for and in considera	1 2 2 3 4
1 1 of Ten Doll is (\$10.00), and other good and valuable considerations in hand paid, Conveys	and E
whose address \$ 100 East 111th Street, Chicago, Illinois 60628, as Trustee under the provisions of a tr	rust
agreement dated the 29th day of October	iper   Fr. 23
Illinois, to-wit: Lots 1 at 2 in Block 136 in Cornell, in Section 26. Township	38   9 5 2
North, Range 14, East of the Third Principal Meridian, in Cook County, Il	
10	Exempt Real E
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10	
	<b>-</b>
SUBJECT TO: Covenants, conditions and restrictions of record	;
Existing lease and tenancies	_   _
deactar Rear Locate Taxes for his year 15/7 and subsequent year	/ 1 H = 1
	Stamps PROVI
	Revenue UNDER C.S. C.S. C.S. C.S. C.S. C.S. C.S. C.S
	E O E
70x	Riders and PATE OF A CHICAGO
	for afficing Riders and Revenue Stamps  **Exempt Office   Control of Control
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<b>10</b>	nds n
	<b>_</b> [ <sup>£</sup>
TO HAVE AND TO HOLD the said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agement set forth.  Full power and authority is hereby granted to said trustee to improve, manage, printer and substitute said premises or any part thereof, and to said premises or any part thereof, and to said premises or any part thereof.	le.
ment set forth.  The power and authority is hereby granted to said trusten to improve, manage, protect and subdivide said premises or any part thereof, defined power and authority is hereby granted to said trusten to improve, manage, protect and subdivide said promises or any part thereof, defined to a grant options to purchase to sell one of the subdivide said imposery as often as desired, contract to sail, to grant options to purchase to sell or subdivide said imposery as often as desired, and the subdivide said property or any part thereof, to leave said property or any part thereof, to leave said property wasted in said trustees, to donate, to dedicate, to nortgage, pledge or otherwise encumber said property, or any part thereof, to leave said property periods of time, not exceeding to the case of any single defined the term of IMV years and other thereof as the said trusted or any period or periods of time, not exceeding to the case and options to provide said trusted or the said of	ny ton ty.
or any part thereof, from time to time, its possession or reversion, by leaves to continence in presention of future, and upon any terms and for a period or periods, of time, not exceeding in the case of any single denise the term of 108 years, and to review or settend leaves upon any terms a for any period or periods of time and to amend, change or modify leaves and the terms and provides the whole or any more of the exercise and to or the terms and provides the whole or any more of the exercise, and for the make leaves and only one or the provides the whole or any more of the exercise, and for	ny nd net
tract respecting the manner of fixing the amount of prevent or future rentals, to partition or to exchange said property, or any part thereof, it other real or pagethal property, to grant essements or charges of any kind, to release, convey or sasign any right, title or interest no esbout essements appurtenant to said premises or any part thereof, and to deal with said property and expert part thereof in all other ways and for such	for or or ach
other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the was above specified, at any time or times hereafter.  In no case shall any party dealing with said trustee in relation to said premise, or to whom said premises or any part thereof shall be considered to be said tensels. In a said tensels, the obligation has no to the profit of the same of any part thereof shall be considered to be said tensels.	97 m
rowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into t necessity or expediency of any act of said trustee, or be obliged to privileged to inquire into any of the terms of said trust agreement; and swe deed, trust deed, mortiage, lease or other instrument executed by said trustee in relation to said estate shall be conclusive swidgers in few	his ity for
of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof it trust created by this indenture and by said trust agreement was in full force and effect, (b) the suck conveyance or other instrument was asserting accordance with the trusts, conditions and limitations contained in this indenture and in said trust agreement or in some amendment thereof as	20
onget considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the weal.  In no cross shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be covered, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application of any purchase money, rent, or money be rowed or advanced on said and premises, or be obliged to see to the application of any purchase money, rent, or money be rowed or advanced on said trust agreement, and see of every person relying upon or classing under any such conveyance. lease or other instrument, (a) that at the time of the delivery thereof it trust created by this indenture and by said trust agreement was in full force and effect, (b) that such conveyance or other instrument was on the conveyance with the trust, conditions on diministrus contained in this indenture and in said trust agreement or in accordance with the trust, conditions and limitations contained in this indenture and in said trust agreement or in section and contained with the furst, conditions on diministrust contained in this indenture and in said trust agreement or in sense amendment thereof as deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or successor in trust, that such successor or successors in trust, that such successor or successors in trust, that such successors is, his or their predecessor in trust.  In or their predecessor in trust.  It is not proceed as instrument and of all persons claiming under them or any of them shall be only in the serving avails and proceeds arising from the said or other disposition of said real estate, and such interest hereby decreaded be personal property, as no beneficiary hereunder shall have any title or interest, legal or equitable, in or 0 said real estate as such, but only an interest in the semina swalls and proceeds a	
The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the seming axis and proceed arising from the sale or other disposition of said real estate, and such interest is hereby elected to be personal property, as no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the seming axis and not proposed thereof as aforesaid.	
certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "with limitations", or words of similar importing accordance with the statute in such case made and provided.	
And the said grantor hereby expressly waive 8 and release 8 any and all right or benefit under and by virtue of any and statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	4 <del>5</del>
	-
In Witness Whereof, the grantor storesaid ha 8 hereunto set her hand and seal this Cay of FEBRUARY	
In Witness Whereof, the grantor atoresaid ha. 8 hereunto set. 18 hand and seel this day of FEBRUARY 19 78 .	ſ
this 18t day of FEBRUARY 19 78.  (Seal)  (Seal)	)
(Seal) (Seal) Regina L. Mistro	
this 18t day of FEBRUARY 19 78.  (Seal)  (Seal)	

## **UNOFFICIAL COPY**

State of Illinois County of Cook	9. the state aforesald, do hereby certify the	. Regina L. Mistro a spi Chicago, Ill. 60628	r said County, in INSTER
NOTA OLITA	signed, sealed and delivered the said inst	e me this day in person and acknowledged the coment as her free and volument ding the release and waiver of the right of he this let aday of February	ntary act, for the omestesd.
HERITA IE, JULI LMAN I	rding return to: ANK AND TRUST COMPANY ers Box 413		
MERCHANINI C. DALON ** 2 4 4 3 2 8 4 2	Ox Coox Co	40.	
COUNTY LEGINGE COUNTY OF THE SECOND COUNTY OF THE S		T C/e/t	
DEED IN TRUST (WARRANTY DEED)	TO AND TRUST COMPANY TRUSTEE		Heritage/Pulman Bark 1000 East 1110 Street Cheago, III 60020 (tormerty Pullman Bank and Trust Company)