2401 NORTH HALSTED STREET CHICAGO, ILLINOIS 60614	COOK CALLETA IT	eess 1778 2 443302	O SUCCESSION OF	Mary C	2),
DEED IN TRUST	1144 4-78 The	above space for records	5317201 · -	REC	10.00
THIS INDENTURE WITNESSETH, That the	Grantor WILLIAM	R. FAUBER,	divorced and		
not since remarried					
of the County of Cook of TEN AND NO/100	and State of Illinois	1	for and in consider Dollars, and other		
and valuable considerations in hand paid, AETNA STATEXBANK, a corporation of	Convey s and Quit	Claim s	บกา	to the	of Cl
14th day of July the following described real estate in the Cou		, known as Trust Nu and State of I			deed is visions of Chicago
Lots 65 and 66 and the N Subdivision of the East h of the East half of Sectio Third Principal Meridian	alf of Out Lot 18 in n 29, Township 40 l	Canal Trustee North, Range l	st Subdivision	л Т	an exemption tree f Paragraph E, of Transaction Tax
TO HAVE AND TO HOLD, the said premises with		use and for the user and	1000	The same	ansaction under the Section 200.1 2B6 Ordinance.
trust agreement set forth. Full power and auth city s sreby granted to so to dedicate parkets street, griways or alleys a street of the control of the contr	aid trustee to improve, manage, p did to vacate any subdivision or pa urchase, to sell on any terms, to or or successors in trust and to gr ustee. to dedicate, to r	protect and subdivide said art thereof, and to resubd convey either with or wit ant to such successor or mortage, pledge or other	purposes herein and i premises or any part livide said property as thout consideration, t successors in trust all twise encumber said of	t there- s often to con- of the	
trust agreement set forth Full power and auth (ity sireby granted to sof, to dedicate parks, stre, giways or alleys as desired, to contract to self to grant options to grant set of the self to self to grant options to grant the self title, estate, powers and authorities esteen in said tritle, estate, powers and authorities esteen in said tritle, estate, powers and authorities esteen in said tritle, estate, powers and authorities est of progress, or 198 years, and to renew or exter I leases upon are to renew leases and options to purchase the wold of present or future rentals, to partition or j. excleasements or charges of any kind, to rele estate or future rentals, to partition or j. excleasements or charges of any kind, to rele estate or misses or any part thereof, and to deal with side of the self times hereafter. In no case shall any party dealing with said tri	ny part thereof, from time to tim nny period or periods of time, noi ly terms and for any period or per r times hereafter, to contract to no r any part of the reversion and to lange sald property, or any part or assign any right, title or inter	ne, in possession or revers texceeding in the case of riods of time and to ame hake leases and to grant o contract respecting the thereof, for other real or est in or about or easeme	ion, by leases to com f any single demise the nd, change or modify potions to lease and of nanner of fixing the au- personal property, to ent appurtenant to sai	mence (s) (e) (e) (e) (e) (e) (e) (e) (e) (e) (e	This deed is of Paragraph
mises or any part thereot, and to deal with st d pt would be lawful for any person owning the ame at any time or times hereafter. In no case shall any party dealing with said tribe conveyed, contracted to be sold, leased or more jet or money borrowed or advanced on said premises, or	perty and every part thereof in all o eal with the same, whether sign in relation to said premises, sed by said trustee, be obliged to be obliged to see that the terms of the same of the obliged to see that the terms.	or to whom said premise to the whom said premise see to the application of this trust have been constituted to inquire in	n other consideration in the ways above spe tes or any part thereo i any purchase money complied with, or be o	f shall by the shall be shall	£u 5}
trust agreement; and every deed, trust deed, morig shall be conclusive evidence in favor of every perso that at the time of the delivery thereof the trust or that such conveyance or other instrument was execu- ture and in said trust agreement or in some amendi duly authorized and empowered to execute and del	age, le se or other instrument ex rely ng upt or claiming under eater by this indenture and by ted in accordance with the trusts ment th. of a 4 binding upon a iver every uch leed, trust deed	ecuted by said trustee in any such conveyance, les said trust agreement was , conditions and limitation all beneficiaries thereund all bease, mortgage or othe	n relation to said real ase or other instrument in full force and effect ons contained in this it er, (c) that said truste or instrument and (d)	estate of Seller of Ct. (b) Cte of Ct. (ch.) Cte of Ct. (ch.) Cte of Ct. (ch.) Ct. (c	exempt tra
would be lawful for any person owning the ame; at any time or times hereafter. In no case shall any party dealing with said right in no case shall any party dealing with said right by the said person of	uthorities, ("" is ad obligations uthorities, ("" is ad obligations sunder and or a' persons claimi or other disposil on r. said real eshave any title or in are r legal or if as aforesald. Hereafter registered (he f egistra	essors in trust have been it is of its, his or their predet ing under them or any o' state, and such interest is equitable, in or to said r or of Titles is hereby direct	properly appointed arcessor in trust. If them shall be only in the best of th	in the leg per-	transaction of Real E
in the certificate of title or duplicate thereof, or most similar import, in accordance with the statute in st	emorial, the words "in * us , or uch case made and pro ,de . valve S and releaseS	"upon condition", or "v	with limitations", or v	words	under Estate
And the said grantor————————————————————————————————————	for the exemption of homer e	s from sale on execution	or otherwise.	🛂	. 😘 💮
this 14th day of _	- ·	19		1 7	
	(Seal) */	Mind This	h	7. 24433	provisions er Act,
	(Seal)		(*	Seal) 330%	یا ، رز
State of Illinois SS. I, Helen	a M. Weist a N	lotary Public in and for	said Country, S		1435
William R. Fauber, divor-	ced and not since re	emarried		-	
scribed to the that he act, for the use of homestead.	wn to me to be the same persor foregoing instrument, appeared signed, sealed and delivered the s and purposes therein set forth y hand and notarial seal this	before me this day in p said instrument as	tis free and volunt and waiver of the rig	ige tary	0
The state of the s	Qleles	notary Public	t	_	
GRANTEE AETNA STATE BANK 2401 NORTH HALSTED STREI CHICAGO, ILLINOIS 60614 BOX 102 BOX 102	THIS INSTRUMENT WAS PREF AETNA BANK LAND TRUST DEPARTME	PARED BY	y Insert street address ribed property.	s of	
	2401 N. HALSTED, CHICAGO		and College on 1200 will have		

END OF RECORDED DOCUMENT

W