UNOFFICIAL COPY

PNTI - 11625 1 Re

This Indenture Witnesseth, That the 54400205

1100

MARIE J. COSTIGAN A SPINSTER

o' the	County of	Cook	_and State of	Illinois	for and	l in consideration
of	Ten and	no/100's				Dollara
		le considerations in hand			S unto the	CHICAGO CITY
BANK	ANT TP JT CO	OMPANY, a corporation	of Illinois, as Tri	ustee under the p	rovisions of a trus	t agreement dated
the	21 st day	SEPTEME	ER 1956 k	mown as Trust	Number	5689

the following describer real e tate in the County of Cook and State of Illinois, to-wit:

UNIT NO. 2448-2 's delineated on survey of the following parcel of real estate (hereinafter referred to as "Parcel"): That part of the North 3 acres of the South 8 a res of the East 24 rods of the North 80 rods of the Northeast Quarter or Section 36, Township 41 North, Range 13, East of the Third Principal Meridian 1 ring South of the South line of Estes Avenue as condemned and opened by (ase 59221 County Court and West of a line 124 feet West of and parallel with the West line of Western Avenue, as widened; ALSO: That part of the South 5 acres of the East 24 rods of the North 80 rods of the Northeast Quarter of rection 36, Township 41 North, Range 13, East of the Third Principal Meridian lying North of the North line of Greenleaf Avenue and West of a line 174 feet West of and parallel with the West line of Western Avenue, as wide et; ALSO: The East 108 feet West of Western Avenue of the North 2 acres of the South 5 acres of the East 12 acres of the Northeast Quarter of the Northeast Quarter (except the North 75 feet thereof) of Section 36, Township 4: North, Range 13, East of the Third Principal Meridian, all in Cook County, "Ilinois, which survey is attached as Exhibit "A" to Declaration of Condoninium Ownership made by Harris Trust and Savings Bank, as Trustee under Trust No. 38225, recorded in the Office of the Recorder of Deeds of Coo'r County, Illinois, as Document 24476153, together with its undivided percentage in the common Elements.

Grantor also hereby grants to Grantee, his, her of their successors and assigns, as rights and easements appurtenant to the allow described real estate, the rights and easements for the benefit of said property set forth in the aforementioned Declaration; and Grantor reserves to itself, its successors and assigns, the rights and easements set forth in said Declaration for the benefit of the remaining property described therein.

This Trustee's Deed is subject to all rights, easements, restrictions, conditions, covenants and reservations contained in said Declaration the same as though the provisions of said Declaration were recited and strovlated at length herein.

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	SEE LEGAL OF CR PITON ATTACHED HERETO AND MADE A PART HEREOF.	ź.					
	Exempt under provisions of Paragraph Section 4,	e Me					
	Real Estate Transfer Tax Act.	# 1					
	Date Red Carpbell						
₹ 30621	J 1130 1331111111						
CHICAGO CITY BANK & TRUST C	Exempt under provisions of Paragraph						
NK & T CHICAGO,	Mile Silver Tais Gruinance.						
SANK E E	Date Buy r, bell r, or Representative						
SIRE SIRE	boses herein and in said trust agreement set forth	ur-					
86	Full power and authority is hereby granted to said trustee to improve, ma 125 protect and subdivide said preses or any part thereof, to dedicate parks, streets, highways or alleys and to tat you subdivision or part there	m- of,					
E 5 €	Full power and authority is hereby granted to said trustee to improve, ma mb. protect and subdivide said presses or any part thereof, to dedicate parks, streets, highways or alleys and to materially subdivision or part there and to resubdivide said property as often as desired, to contract to sell, to grant potic, to purchase, to sell on a parms, to convey either with or without consideration, to convey said premises or any part if to a successor or success a figure and to grant to such autreasor or success and the said toperty, or any part thereof, to lease a property, or any part thereof, ton time to time, in possession or reversionally property, or any said subdivide said property, or any part thereof, ton time to time, in possession or reversionally single len is the tent of 195 we and upon any terms and for any period or periods of time, not exceeding in the case of any single len is the tent of 195 we and to renew or extend leases upon any terms and for any period or periods of time, or contract to make the case of any single len is the tent of 195 we and to renew or extend leases upon any terms and for any period or periods of time and to ame. I change or modify lea and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to g. att. vicious to le and options to renew leases and options to purchase the whole or any part of the reversion and to contract, respecting the miner of fixting the amount of present or future rentals, to partition or to exchange said property, or any part the eds. for oil	ny 2					
O	property, or any part thereof, from time to time, in possession or reversion, by lease, to commence 1, praesent or in futu- and upon any terms and for any period or periods of time, not exceeding in the case of any single let use the term of 198 years.	549 205					
	and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to g.mt. vicinum to lead to and to g.mt. vicinum to lead to g.mt. vicinum						
	ner of fixing the amount of present or future regulas, to partition or to exchange said property, or any or the off for itself- real or personal property, to grant easements or charges of any kind, to release, convey or assign my rit, title- interest in or about or easement apputtenant to said premises or any part hereron and to deal with said year. It is every part thereof in all other ways and for such other considerations as it would be lawful for any year a weather such as the same to deal with the same, whether similar to or different from the ways above specified, at any tip as the present of the same to deal with the same, whether similar to or different from the ways above specified, at any tip as the present of the same to deal with the same, whether similar to or different from the ways above specified, at any tip as the present of the same to deal with the same, whether similar to or different from the ways above specified, at any tip as the present of the same to deal with the same, whether similar to or different from the ways above specified, at any tip as the same to deal with the same, whether similar to or different from the ways above specified, at any tip as the same to deal with the same, whether similar to or different from the ways and for the same to deal with the same to the same t	or or					
	every part interest in all other ways and for such other considerations as it would be lawful for any jets a o mit the same to deal with the same, whether similar to or different from the ways above specified, at any time of the hereafter.	ng ies					
	In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or my pathereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the application	JI					
	any purchase money, rent, or money borrowed or advanced on said premises, or be obliged to see that the terms of this or have been compiled with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged, privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other strument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying the conclusive evidence in favor of every person relying the conclusive evidence in favor of every person relying the conclusive evidence in favor of every person relying the conclusive evidence in favor of every person relying the conclusive evidence in favor of every person relying the conclusive evidence in favor of every person relying the conclusive evidence in favor of every person relying the conclusive evidence in favor of every person relying the conclusive evidence in favor of every person relying to the conclusive evidence in favor of every person relying to the conclusive evidence in favor of every person relying to the conclusive evidence in favor of every person relying to the conclusive evidence in favor of every person relying to the conclusive evidence in favor of every person relying to the conclusive evidence in favor evidence in favor evidence evidence in favor evidence evidenc						
	growth of chaining under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the tre-	ist					
	ment was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said tru agreement or in some amendment thereof and binding upon all beneficiaries thereunder, and (c) that said trustee was about authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument, and (d)	ly if					
	authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument, and (d) the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been proper appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their preferessor in trust.	e-					
	The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be on in the earnings, avails and proceeds arising from the sale or other dispositions of said real estate, and such interest is herel telejared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or	, v					
	aid real estate as such, 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 is hereby directed not to regi er or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with lin tations," or words of similar import, in accordance with the statute in such case made and provided.	1-					
	And the said grantor hereby expressly waive S and release S any and all right or benefit under and be the of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution of the therwise.	y ir					
	In Witness Whereof, the grantor aforesaid ha S hereunto set her hand and seal this						
	29 day of June 1928						
	(SEAL) Marie Contram (SEAL)					
	Marie J Cristigan (SEAL) (SEAL))					

STATE OF ILLINOIS SS.

Ox COO+ COUNTY CONTY

Electron R. C. Com. RECORDER OF DEEDS

BOX 978

Deed in Trust

TRUST NO. 5689

TO CHICAGO CITY BANK AND TRUST COMPANY TRUST COMPANY