UNOFFICIAL COPY

AEINA SIAIE BANK	24814684	
2401 NORTH HALSTED STREET CHICAGO, ILLINOIS 60614 1979 JAN 2	24 PM 2 57	
· · · · · · · · · · · · · · · · · · ·		
WARRANTY DEED IN TRUST	The above space for recorder's use only	The states
THIS INDENTURE WITNESSETH, That the Grantor	STANLEY J. KRUPP AND BARBARA S.	무 우명하
KRUPP, his wife,	TOTAL CO. C.	B 당동 다
i _	MAZIBINGS 2976 Zil Gorland in consideration?	tage lead
	Dollars, and other good	1 - 40' 5 "
and valuable considerations in hand paid, Convey	and warrant unto the as Trustee under the provisions of a trust agreement dated the	is an example of Paragraph Transaction (A) (A) (A) (A) (B) (B) (B) (B) (B) (B) (B) (B) (B) (B
20th day of November		n exam Paragra Paragra ransacti of day ar - Seller
the following described real estate in the County of	Cook and State of Illinois, to-wit:	of tion
	and diete of minors, to with	in S
Lot 6.6 Northgate Unit 5, bein	ng a Subdivision in the North Half of	18.5 Sea
the North vest Quarter of Section	16, Township 42 North, Range 11,	Soct Soct
East of the Third Principal Meric	dian, in Cook County, Illinois.	古宮町
40		9 22 m
100	<u>.</u>	
CV _A		26 €
-/×	lan l	£.
	00	₽ ·
		를 ,
TO HAVE AND TO HOLD the said premises wi' the appur trust agreement set forth.	rtenances upon the trusts and for the uses and purposes herein and in said	This of Pa
Full power and authority is hereby granted to trustee of to dedicate parks, streets, highways or alleys and truscat	to improve, manage, protect and subdivide said premises or any part therete any subdivision or part thereof, and to resubdivide said property as often all on any terms, to convey either with or without consideration, to consideration, and to consideration consideration, and to consideration consideration, and to consideration, and to consideration, and consideration, and consideration considerations of the consideration consideration considerations considerations considerations considerations and to considerations considerations considerations and considerations considerations and considerations are considerations as it is the same, by the similar ways and for such other considerations as it is the same, by the similar to or different from the ways above specified,	ed Par
as desired, to contract to sell, to grant options to pur hase, to vey said premises or any part thereof to a successor or succ	and on any terms, to convey either with or without consideration, to con-	s deed is Paragraph ded this
title, estate, powers and authorities vested in said trustee, to use ty, or any part he ty, or any part he in praesent or future, and upon any terms and for any period.	onati to dedicate, to mortgage, pledge or otherwise encumber said proper- ereof from time to time, in possession or reversion, by leases to commence	Stan Stan
of 198 years, and to renew or extend leases upon any terms and the terms and provisions thereof at any time or times here	or periods of time, not exceeding in the case or any single demise the term of for any period or periods of time and to amend, change or modify leases eath to contract to make leases and to grant options to lease and options	TE TE
to renew leases and options to purchase the whole or any part of present or future rentals, to partition or to exchange size	of he reversion and to contract respecting the manner of fixing the amount property, or any part thereof, for other real or personal property, to grant	n exe ; Sec day Buyer
mises or any part thereof, and to deal with said property and e would be lawful for any person owning the same to deal with	any, of the or interest in or about or easement appurtenant to said pre- every prit thireo' in all other ways and for such other considerations as it the the same	em;
at any time or times hereafter. In no case shall any party dealing with said trustee in relationships and trustee in relationships and the said trustee in relationships.	ution to saidses, or to whom said premises or any part thereof shall	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
or money borrowed or advanced on said premises, or be obliged to inquire into the necessity or expediency of any act of said	d trustee, be of liged to see to the application or any purchase money, rent, it do to see that it a terms of this trust have been complied with, or be obliged trustee, or he ubliced or univileded to inquire into any of the terms of said	t trans 4 of North
trust agreement; and every deed, trust deed, mortgage, lease o shall be conclusive evidence in favor of every person relying up	or other instrument executed by said trustee in relation to said real estate pon or claiming uncar any such conveyance, lease or other instrument, (a)	sactic Rea Rea) (V)
that such conveyance or other instrument was executed by it that such conveyance or other instrument was executed in acco ture and in said trust agreement or in some amendment there	his indenture and I y said trust agreement was in full force and effect, (b) and ance with the truits, conditions and limitations contained in this indenture of and hinding upon how liciaries thereunder. (c) that said trustee was	; g <u>c.</u> - g ;
duly authorized and empowered to execute and deliver every conveyance is made to a successor or successors in trust, that s fully vected with all the title extate rights nowers authorities	such deed, trust deed, it ise, nortgage or other instrument and (d) if the such successor or success rs in trust have been properly appointed and are	Estal Estal
The interest of each and every beneficiary hereunder and earnings, avails and proceeds arising from the sale or other dis	in the saine, which similar to or different from the ways above specified, altion to said or	
sonal property, and no beneficiary hereunder shall have any til an interest in the earnings, avails and proceeds thereof as aforesa If the title to any of the above lands is now or hereafter to	itle or interest, legal or equitative in cito said real estate as such, but only aid.	€ 15 En #
in the certificate of title or duplicate thereof, or memorial, the of similar import, in accordance with the statute in such case may	egistered, the registra of fittes? here by directed not to register or note e words "in trust", or "upon conditic", or "with limitations", or words ade and provided.	大 × 真 a
And the said granto hereby expressly waive any and all statutes of the State of Illinois, providing for the exe	and release any and all right or 'enefit under and by virtue of emption of homesteads from sale on execution or otherwise.	Sign of the state
In Witness Whereof, the grantor Saforesaid ha Ve	hereunto settheirhand_Sand seal	爱 ^ Tāi 《
this 20th day of Nover	mber 19 78	ς · · · ·
	C/	
771		1 :
XI DE	. 7	1
Seal (Seal)	(Seal)	
Stanley J. Krupp	Barbara S. Krupp	F = 1
(Seal)	({ e c '})	1 3
State of Illinois \ ss. '. J. Moskal	a Notary Public in and for said County, in) <u>e</u>
County of Cook SS.	a Notary runic in and for said county, in	
the state aforesaid, do here	reby certify that Stanley J. Krupp and	Ž j
Barbara S. Krupp		ğ
personally known to me t	to be the same person S whose name S are sub-	TCL
scribed to the foregoing i	instrument, appeared before me this day in person and acknowledged	
that <u>they</u> signed, sea	aled and delivered the said instrument astheirfree and voluntary	
	oses therein set forth, including the release and waiver of the right	ا لیا
of homestead. Given under my hand and	notarial seal this _9th day of _December 1978	<u> </u>
S PUBLISHED AND AND AND AND AND AND AND AND AND AN	notarial Seal this 22 Life day of December 1970	€0
	11 Mont	ي منه
- CANTA -	Notary Public	248146
CARTED /	Notary Public	් දින්
AETNA STATE BANK		3 - 6
2401 NORTH HALSTED STREET	or income	4
CHICAGO, ILLINOIS 60614	For information only insert street address of	1월) 신청

ZZIGKON JEDUVALNIZ.