## 

en en vere europe en en en alta historia de l'apparent republis de l'apparent l'apparent l'apparent l'apparent	OOR STITUTE NEED NEED NAMED IN DE STEEL	1871 COLONGO RELEGIOS CONTROL (COLONGO COLO
Shing Rober		RECORDER OF DECEMBER COOK COUNTY IN (1997)
	•	100
OE'ID IN TRUST		
O <sub>A</sub>		i <del>≈</del>
TO CONTRACTOR OF THE PARTY OF T		<b>~</b>
Ox		2457
		838
THIS INDENTURE WITNESSETH, Thut the Gr	The above space for recorder's use only	<del></del>
EILEEN I. WEISBROD, a Widow and io		
of the County of Cook and State of TEN (\$10.00)	7337	onsideration
and valuable considerations in hand paid, Convey s EXCHANGE NATIONAL BANK OF CHICAGO,	and Quit Claim s a National banking association,	12 418   State
or successors, as Trustee under a trust agreement dat May , 19 79 , known as T described real estate in the County of Coo	rust Number 35395 , t	its successor day of the following inois, to-wit:
The North 47 Feet of the North 72 Feet of the South 372.95 Feet of Lo	eet of one worth 147.95 t 14 in East Lothian, a	Provision of Transfer Tax,  Transfer Tax,  Buy  Sturns enums,  to-
Subdivision of the East 10 Acres of the North West 1/4 of the South Eas	the West 25 Acres of t Fractional Quarter of	r Ta
the Fractional Section 12, Township East of the Third Principal Meridia	36 North, Range 13 n, North of the Indian	of Pe
Boundary Line in Cook County, Illin		ARTMENT HIGHER
	PREPARED BY TRUET FER	OUR CAUCO E
	SANFORD KOVITZ, FIRST VICE	
(Permanent Index No.:	)	
Full power and authority is hereby granted to said trustee to subdivide a streets, highways or alleys and to vacate any subdivision or part thereof: to a successor or successors in trust end to grant to such successor or successors trustee: to donate, to dedicate, to mortgage, or otherwise encumber the real es part thereof, from time to time, in possession or reversion, by leases to commer part thereof, from time to time, in possession or reversion, by leases to commerchanges or modifications of leases and the terms and provisions thereof at any execute options to lesse and options to renew leases and options to purchas respecting the manner of fixing the amount of present or future rentals, to execute options to lesse and options to renew leases and options to purchas respecting the manner of fixing the amount of present or future rentals, to execute options to lesse in the product of the pro	ithout consideration; to convey the real estate or an in trust all of the title, estate, powers and authoritiate, or any part thereof; to execute leases of the re- ice in praesenti or futuro, and upon any terms and for any particle or property of the second of the sec	y part thereof the less vested in the all estate, or any or any period or the any entrements
changes or modifications of leases and the terms and provisions thereof at any changes or modifications of leases and the terms and provisions thereof at any respecting the manner of fixing the amount of present or future rentals, to exe	time or times hereafter; to execute contracts to main the whole or any part of the reversion and to e its grants of easements or charges of any kind; to re-	ke leases and to xecute contracts lease, convey or title to said real
estate and every part thereof in all other ways and for such other consideration estate to deal with it, whether similar to or different from the ways above specified In no case shall any party dealing with said trustee in relation to the r	ns as it would be lawful for any person owning the and at any time or times hereafter. all estate, or to whom the real estate or any part	title to the real thereof shall be
conveyed, contracted to be sold, leased or mortgaged by the trustee, be obliged borrowed or advanced on the real estate, or be obliged to see that the terms of necessity or expediency of any act of the trustee, or be obliged or privileged to trust deed, mortgage, lease or other instrument executed by the trustee in relating the contractions of the contraction of the contr	d to see to the application of any purchase money, the trust have been complied with, or be obliged to nquire into any of the terms of the trust agreement; ion to the real estate shall be conclusive evidence in	rent, or money inquire into the and every deed, favor of every
In no case shall any party dealing with said trustee in relation to the re- conveyed, contracted to be sold, leased or mortgaged by the trustee, be obliged necessity or expediency of any act of the trustee, or be obliged or privileged to trust deed, mortgage, lease or other instrument executed by the trustee in rela- person relying upon or claiming under any such conveyance, lease or other instr- trusts, conditions, and limitations contained herein and in the trust agreement (c) that the trustee was duly authorized and empowered to execute and deliver (d) if the conveyance is made to a successor or successors in trust, that such a fully vested with all the title, exister ciphs, powers, authorize, dottes and obligati	ument, (a) that at the time of the delivery thereof t onveyance or other instrument was executed in acco or in any amendments thereof and binding upon a very such deed, trust deed, lease, mortgage or other accessor or successors in trust have been properly ap	the trust creates relates the liberature with the liberaficiaries, instrument and pointed and are
The interest of each beneficiary under the trust agreement and of all possession, earnings, and the avails and proceeds arising from the sale, mortgag declared to be personal property, and no beneficiary shall have any title or interest.		
interest in the possession, earnings, avails and proceeds thereof as aforesaid.  If the title to any of the above lands is tow or hereafter registered, the Ferrificate of title or duplicate thereof, or memorial, the words "in trust," or "to accordance with the statute in such case made and provided.		1 1 %
And the said grantor hereby expressly waive and release statutes of the State of Illinois, providing for the exemption of homesteads from sai In Witness Whereof, the grantor aforesaid has becomes set	any and all right or benefit under and by virtue of an execution or otherwise.    187	of any and all
this 1st day of May	<del>9</del> 5	977
(SEAL)	(elklie J. (elestro EILEEN I. WEISBROD	Z(SEAL)
NO TAXABLE CONSIDERATION (SEAL)		_(SEAL)
EXCHANGE NATIONAL BANK OF CHICAGO	14725 Cleveland, Posen, Il	_dinois_
EACHANGE NATIONAL BANK OF CHICAGO	For information only insert street ad-	

## \$4978389

State of County of		<u>.                                    </u>	<u>_</u>	S
6		•		_

Mary Pace

a Notary Public in and for said County, in

"Effect": "Netsbrod, "a Widow and not since Remarried



A Car i to i to intermediate, into the

Allow Fulsion and motorial seas una Many Facility Colonial Colonia

END OF RECORDED DOCUMENT