## **UNOFFICIAL COPY**

	•			
the state of the properties of the section of the section of the section of	en e	<ul> <li>Fig. 2007 (Supplied Supplied Suppli</li></ul>	and the country of th	2.00
DEED IN TRUST	ı			•
	The second secon	24	043 863	
		CTT AUG 4 PN 1 14	305	120
THIS INDENTURE WITH	IESSETH, that the Gran	The above space for recorder's u	ta A rect	-Z 3 6
	IR. and JUDITH A. M			
of the County of Cook		Illinois for		
of TEN AND NO/190 and valuable consideratio	ns in hand paid, Convey	and warrant u	ollars, and other good nto the MARQUETTE	
NATIONAL BANK, a Na provisions of a trust agree	tional Banking Associat	ion of Chicago, Illinois,		
as Trust Number 5420	, the following descr	ibed real estate in the Co		13 2
and State of Il'Invis, to-wi	t:			
Lot 11 in Bloc	k 18 in Sixth Addi	tion to Medema's El	Vista	
		part of the Northwe orth, Range 13, Eas		E TA E
Third Principa	. Meridian, in Vil	lage of Oak Forest,		N A A
County, Illing	1.6.			isio:
		ent Prepared By:		er provisions Transfer Tax 22
	6316 South	Vestern Avenue		27 Fe
	Chicago, 11.	inois 60636		under tate Tra -4-27 Date
TO HAVE AND TO HOLD the said p	remises with the appu tena ces up	on the trusts and for the uses and	i purposes herein and in said	Exempt und Beel Estate  8-4- Date
Full power and authority is hereb thereof, to dedicate parks, streets, hig	y granted to said trust. 1 in probwnys or nlieve and to va ate 1 19	ve, manage, protect and subdivid ubdivision or part thereof, and to	e said premises or any part presubdivide said property as	Exe Exe
convey said premises or any part there the title, estate, powers and authoriti	of to a successor or successor in each vested in said trustee, to den	trust and to grant to such successor to, to dedicate, to mortgage, pledge	r or successors in trust all of	143 BE
mence in pareaenti or future, and upon the term of 198 years, and to renew a modify leases and the terms and provide	n any terms and for any period or extend leases upon any terms a long three or times	r peri of time, not exceeding in of or an period or periods of ti her after. to contract to make less	the case of any single demise me and to amend, change or ases and to grant ontions to	leveni
lease and options to renew leases and of fixing the amount of present or future property. to grant easements or charge	options to purchase the whole or e rentals, to partition or to exchan- es of any kind, to release, conve	an part of the reversion and to co se a. d property, or any part there y or assist a y right, title or inte	ontract respecting the manner of, for other real or personal rest in or about or easement	Rud I
TO HAVE AND TO HOLD the said by trust agreement set forth.  Full power and authority is hereby thereof, to dedicate parks, streets, hig often as desired, to contract to sell, to convey said premises or any part there property, or any part thereof, to lease mence in paresenti or future, and upo the term of 198 years, and to tenew of modify leases and to terms and provilease and options to renew leases and of fixing the amount of present or future, appurtunant to said premises or any prother considerations as it would be latthe ways above specified, at any time or In no case shall any party idealing the singular party idealing the singular party idealing the singular party idealing the singular party idealing the party idealing the singular party ide	art thereof, and to deal with said wful for any person owning the si- times hereafter.	property and very part thereof in me to ded with the same, whether	all other ways and for such similar to or different from	for stating Riders and Revenus Shapp
the ways above specified, at any time or In no case shall any party dealing be conveyed, contracted to be sold, fe- ent, or namey borrowed or advanced or the state of the state of the state terms of said trust agreement, and said real estate shall be conclusive evid instrument, (a) that at the time of the force and effect, (b) that such convey, contained in this industries and in ad- (c) that said trustees was duly author for the said trustees was duly author properly appointed and are fully voste- predecessor in trust.	with said truster in relation to sai used or mortgaged by said truste on said premises, or he obliged to	d premises, o to hom said premise, be obliged a co-o the application for the trust his	see or any part thereof shall tion of any purchase money, we been complied with, or be	duit
terms of and trust agreement; and e said real estate shall be conclusive evid	very deed, trust deed, mortgage, ence in favor of every person tely	ease or other instruction of privileged ing upon or claiming or er my suc	by said trustee in relation to	for at
force and effect, (b) that such conveys contained in this industure and in sai (c) that said trustee was duly author	ince or other instrument was exec d trust agreement or in some am	uted in accordance with he runte endment thereof and him ig upon it deliver every such a of trust of	s, conditions and limitations all beneficiaries thereunder,	Pace
instrument and (d) if the conveyance is properly appointed and are fully vester prodecessor in trust.	s made to a successor or successor I with all the title, estate, rights	rs in trust, that such successor or s powers, authorities, duties and ob	dice smore in trust have been digs lone of its, his or their	भूव
The interest of each and every be sarnings, avails and proceeds arising for personal property, and no henciclery	neficiary becounder and of all por- cun the sale or other disposition - persunder abuli have any title or	ons claiming under them or an of it said real estate, and such inter- interest, leval or equitable, is or	of the neghbor of the ship in the set a hereby declared to be to a control of the second.	İ
If the title to any of the above land in the certificate of title or duplicate t	ille is now or herenfter registered, t becouf, or memorial, the words "b	no. ho Registrar of Titles is Lereby dir i trust." or "unon condition." or '	rete ( n. to register or note 'with "m" a, or a' or words	
of similar import, in accordance with the And the said granter			under and ay virtie of any	10
In Witness Whereof, the grantor		44	handS nn act S	00/
this 22nd de	y of July	19_7	7	20
2010 & ma				· ·
Earl E. Morgan, Jr	(5011) -		(Sen1)	25
X (Judith A. Morgan	igazy (Seal) _		(Seal)	
puditi ii norgai	D .			
	· · · · · · · · · · · · · · · · · · ·		<del>,</del>	
State of TIlinois County of Cook ss.	certify that	die in and for said County, in the		
Ear		d Judith A. Morgan,	his wife	
William South	personally known to me to be the		are subscribed	
STORY OF THE PROPERTY OF		eared before me this day in person id delivered the said instrument as		
B TA A	untary act, for the uses and pur	poses therein set forth, including		<u> </u>
7.5 7.8	the right of homestead. Given under my hand and notaris	d sent this 22nd day of J	uly77	
The Thomas and the state of the			yeno-e	
	My Commission Expires	October 1, 1978 Sotary Public	7	
oness of granter:  Marquette Natio	nal Bank	6221 Rio Verde,	Oak Forest, Ill.	
6316 S. Wester Chicago, III. 6	n Ave.	For information only inse		
Box 600	***			

END OF RECORDED DOCUMENT