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	the state of the s	and the state of t		
	DEED IN TRUST	24 127 847	Section 2011,100 or under prevision Gildogo Transación Tox Ordina ne.	1 1
)	-177 047	Section 2001,1,255 or under gravisis Citicago Transaction Tox Ordina nee	tative
_ 	HIS INDENTIFIE WITNESSET	The above space for recorder's use only		Representative
3 1	GEORGE S. YOUREK a		1.258 Sa::isa 24	
	f the County of Cook	and State of Illinois for and in consideration		Buyer, Seller or
	nd valuable considerations in he	nd paid, Convey and warrant unto the MARQUETTE	clion (er,
~ p	rovisions of a trust agreemer bd		1000	Buy W
	s Trust Number 4847 , the nd State of Illinois, to-wit:	following described real estate in the County of Gook	MEX	【 】.
5	Lot 9 in Block 12 in G	obe and McKinnon's 59th Street and Western	grzph 0.1-48	
	Avenue Subdivision in	Seitirn 13, Township 38 North, Range 13,	ons of Paragr Section 200.	
Ì	East of the Third Prin	cipal Meridian, in Cook County, Illinois.	At Rempt under provisions of Paragreph M Paragraph Section 200,1-46	
		This Instrument Prepared By: R. J. Wesley, Jr. 8/19/77		
-	40	6316 South Western Avenue	der p	Date
-		Chicago, Illinois 60636	aragra	
			E La	d il
tru	HAVE AND TO HOLD the said premises wi at agreement set forth. Full power and authority is hereby granted	h the appurtenances upon the trust and f r the uses and purposes herein and in said to said trustee to improve, manage, protect and subdivide said promises or any part	i.g	9
ofte con	reof, to dedicate parks, atreets, highways or en as desired, to contract to sell, to grant opti vey said premises or any part thereof to a su title, estate, powers and authorities vested	Heys and to vacate any subdivision or par in rect, and to resuddivide and property as most to purchase, to sell on any terms, to rove other with or without consideration, to crave or successors in trust and to grant to r ch successor or successors in trust all of n and trustee, to donate, to dedicate, to . tr. Ke, pledge or otherwise encumber said	Section	Representative
pro men the	perty, or any part thereof, to lease said propence in paresenti or future, and upon any term term of 198 years, and to renew or extend	ty, or any part thereof, from time to time, in russer lon or reversion, by leases to com- s and for any period or periods of time, not cree are in the case of any single demise eases upon any terms and for any period or part of time and to amend, change or	Revenue	reser
leas of f	is and options to renew leases and options there ixing the amount of present or future rentals, perty, to grant essements or charges of any	purchase the whole or any part of the reversion and treer ract respecting the manner opartition or to exchange and property, or any part '.er', for other real or personal kind, to release, canvey or assign any right, title or in ere in or about or easement	Hiders and I	Rep
othe the	urtenant to said premises or any part thereof er considerations as it would be lawful for a ways above specified, at any time or times here In no case shall any party dealing with said	the appurtenances upon the trust and f r the uses and purposes herein and in said to said trustee to improve, manage, protect and subdivide said promines or any part licys and to veates any subdivision or part or performance and property as an at opurchase, to sell on any terms, to cover of there with or without consideration, to an account of the property as an at opurchase, to sell on any terms, to cover of there with or without consideration, to another the property and the property as an at or any part thereof. From time to time, in a see that or reversion, by leases to compare the property of t	Indiana di A	10 IX
be o rent obli	conveyed, contracted to be sold, leased or m , or money borrowed or advanced on said pr ged to inquire into the necessity or expedien	rigaged by said frustee, he obliged to see to the application of any prehase money, mises, or he obliged to see that the terms of this trust have been compiled with, or bey of any act of said trustee, or be obliged or privileged to in dire in o, any of the	dd dd dd	Selle
said Inst	is of said trust agreement; and every dred, real estate shall be conclusive evidence in fa- rument, (a) that at the time of the delivery e and affect. (b) that such conveyance or of	trust deed, mortune, lease or other instrument executed by said trustee; relation to or of every parson relying upon or claiming under any such conver, e. anse or other hereof the trust created by this indenture and by said trust agreement the infull of instrument was executed in accordance with the trusts, condition at a unitations.	Paragraph L	buyer, Seller
(e)	ained in this indenture and in said trust ng that said trustee was duly authorized and c rument and (d) if the conveyance is made to	eement or in some amendment thereof and binding upon all beneficiar's 'h reunder, npowered to execute and deliver every such deed, trust deed, legae, mor tag o' other n successor or successors in trust, that such successor or successors in trust, the e'e' o' that the state rights appears authorities duties and obligations of its below the	3 0 kg	Ma }
pred	scessor in trust. The interest of each and every beneficiary hings, avails and proceeds arising from the se	reunder and of all persons elaining under them or any of them shall be only in wise or other disposition of sail real estate, and such interest is hereby declared to be	sions Tax	- 4
but in th	onal property, and no beneficiary hereunder only an interest in the earnings, avails and pr If the title to any of the above lands is now one ha certificate of title or duplicate thereof, or	regulder and of all persons claiming under them or any of them shall be only as as or other disposition of said real estate, and anch interest as hereby declares the shall have any title or interest, legal or equitable, is or to said real estate as a ich, each thereof as aforesaid, legal or equitable, is or to said not a catale as a ich, each thereof as aforesaid, the legal or equitable, is or to said not a register or not memorial, the words "in trust," or "upon condition," or "with limitations," or words	provisions usfer Tax	
,	minat haport, in accordance with the statute	s auch case made and provided.	Tr	.
\ <u> </u>	In Witness Whereof, the grantor S aforce	hid ha VC hereunto set their hand S and seal S		Ď.
this_	2nd day of	August	Exempt Real Est	
.	X Duoyo & Mou George St Yourek	(Seal) (Seal)	E E	Co
Ή	X Leve 14 John	(Seal) (Seal)		- GY
į	George M. Jonas			
ļ	of Illinois		Ость]]
Coun	C1- 88.		אני אני	3
1 😇	· · · · · · · · · · · · · · · · · · ·	George S. Yourek and George M. Jonas	#	
1 3	to the for	known to me to be the same person. whose name are subscribed exchig instrument, appeared before me this day in person, and acknowledged that their	}	
1	_ :	signed, senied and delivered the said instrument at	L	1
00	the right	f homestend,	24	<u>.</u>
	600.	man Dilhorly	==	
ADDICES	S OF GRANTEE:	/ Sotary Public	77	
	Marquette National Ba 6316 S. Western Ave.		847	
	Chicago, III. 60636 Box 600	For information only insert atreet address of above described property.	7	
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Property of Cook County Clerk's Office

END OF RECORDED DOCUMEN