GEORGE E. COLET

NO. 1990 September, 1975

All they of the land

1977 OCT 28 AM 9 29 OCI-28-77-467943 • 24168368 • A -- Rec 24 168 668

10.1>

DEED IN TRUST

(The Above Space For Recorder's Use Only)	
THE GRANTOR WILLIAM E. DEC of the County of Cook and State of Illinois for and in consideration	
of the County of COOK and State of 1111no1s for and in consideration of Ten and no/100 Dollars.	
of Ten and no/100	
unto THE BANK OF RAVENSWOOD (NAME AND ADDRESS OF GRANTEE)	
as Trustee under the provisions of a trust agreement dated the 20 En day of August	
1976, and known as Trust Number 2209 thereinafter referred to as "said trustee," regardless of the number of trustees,) and unto all and every successor or successors in trust under said trust agreement, the following described real estate	
in the County of Cook and State of Illinois, to wit:	
in the County of COOK and State of Illinois, to wit: **LOT 4 /EXCEPT THE NORTH 27.40 FEET) AND THE EAST 0.23 FEET OF LOT 4 (EXCEPT THE NORTH 27.40 FEET) IN THE SUBDIVISION OF BLOCK 4 OF BLOCK 5 IN SHEFFIELD'S ADDITION TO CHICAGO OF SECTION 32, TOWNSHIP 40 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS., SAID NORTH LINE BEING CENTER LINE JE A 12" PARTY WALL.**	
TO HAVE A SECTION TO HOLD the said premises with the appartenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth.	
Full power and author at are hereby granted to said trustee to improve, measure protect and subdivide said premises or any part thereof, to dedicale by rks, streets, highways or alleys; to varage any subdivision or part thereof, and to resubdivide said property as often as desired no puttern to sell; to grant options to pure have to sell to any terms; to convey either with or	16
without consideration; to consty's 3-d premises or any part thereof to a successor of successors in trust and to grant to such successors in trust and to grant to such successors in trust as the successor of successors in trust as the successor of successors in trust as the successor in trust and to grant to such a successor in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successor of successors in trust and to grant to such a successo	7
mortgage platge or otherwise eacunities and property, or any part thereof; to leave said property, or any part thereof, from a time to leave in prosession or two knowns by leaves to commence in prosession in tuding, and upon any terms and for any continuous to leave in prosession or two knowns and continuous to commence in prosession to the first part of the continuous continuous and property of the continuous cont	5
period of periods of time, not exceeding in the case of any single denify the term of 198 years, and to refiew or extend leases appropriate the period of time and to animally bange or modify leases and the terms and provisions thereof at any time of times hereafter; to only set to make leases and to grant options to lease and options to renew leases and	
ipour any 5 cms and for any perfoit or serials of time and to amount a hange or modify leases and the terms and provisions thereof at any time or fines hereafter; it early is to make leases and options to have and options to renew leases and options to renew hole or any part of the teversion and to contract respecting the manner of fixing the amount of present or future rout is; to partition or to exchange said, operty, or any part thereof. For other, real or personal property; to grant easements of Joanges of any kind; to release, eavey yer assign any right, title or interest in or about or easement appurtenant.	-
easements of charges of any kind; to release, or very or assign any right, fitte or interest in or about or easement appartenant to said promises of any part thereof; and to deal will said property and every part thereof in all other ways and for such other	pit in
considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time or times herea (er.	Exem Heal
In no case shall any party dealing with said to in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased of my taged by said trustee, be obliged to see to the application of any purchase money, rent, or money borrowed or advanced, or or did premises, or be obliged to see that the terms of this trust have.	pt under Bestate
been complied with, or be obliged to inquire into the next day or expediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust a recement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate y and be conclusive evidence in favor of every person relying.	nder 1
instrument executed by said trustee in relation to said real estate stan be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument. It to that at the time of the delivery thereof the trust created by this Indenture and by said trust agreement was in full force and effect; (b) that such conveyance or other instrument.	J. H. DI
was executed in accordance with the trusts, conditions and limita, who may be needed in this Indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries there inder, (c) that said trustee was duly authorized and when the conditions are t	provision Transfer
empowered to execute and deliver every such deed, trust deed, lease to obligate or other instrument; and (d) if the conveyance of the instrument is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully	provisions ransier Tax
vested with all the title, estate, rights, powers, authorities, duties and objectives of its, his or their predecessor in trust. The interest of each and every beneficiary hereunder and of all person, cla ming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or other dispositio; of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.	134 XI
If the title to any of the above lands is now or hereafter registered, the Registrar of This is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "pon condition," or "with limita-).
tions," or words of similar import, in accordance with the statute in such case made an 1 provided. And the said grantor— hereby expressly waive— and release— any and all right to be delicated under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale or c equition py otherwise.	ng.
In Witness Whereof, the grantor aforesaid has hereunto set hand and sed this	
day of	<i>></i>
X / C (SEAL) (SEAL)	· ·
(SEAL) SIS	Section
State of Illinois, County of Cook ss.	i on
I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that WILLIAM E. DEC	. P-
personally known to me to be the same person, whose name. 1.S. si se bed to the foregoing instrument, appeared before me this day in person, and acknowled educations.	
that _he signed, sealed and delivered the said instrument as	
Given under my hand and official seal, this day of	ું સ્ત્ર
Commission expires 449 25 1979 (WAR PHRY)	* 1
This instrument was prepared by AARON SPIVACK, 230 W. Monroe St., Chicago, III. (NAME AND ADDRESS)	•
*USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE	12
*USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE ADDIES F PROPERTY. OI TIVE MAIL TO: ADDIES F PROPERTY. OI TIVE MAIL TO: Chicago Til 60606 SPENYING LAND IN SOLA PART OF THIS BELLD SPENYING THE STATISTICAL PERPONE.	16
MAIL TO 230 W MONROE MIL ARON, ADDRESS IS FOR STATISTICAL PERPOSES	86
MAIL TO. PARON SPIVACE Name 1 230 W MONROE Chicago III 60606 SENTING TO SENTING CONTROL (Name)	26
OR RECORDER'S OFFICE BOX NO	
OR RECORDER'S OFFICE BOX NO 400 W (IR M 1 + 721 Ge)	

END OF RECORDED DOCUMENT