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DEED IN TRUST

189 West Madison

Chicago, IL 60602

1977 NOV 21 PM 12 49

THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.

	(The Above Space For Recorder's	203603 u A 222 : : Use Only)	10.15
THIS INDENTURE WITNESSETH, th	at the Grantor S JOSEPH MAZZA a	and DIANE MAZZA,	
his vie			
	and State of Illinois , for an		
	paid, and of other good and valuable considerations, re		
acknowledged, Convey and Quit-Claim	unto First State Bank & Trust Company of Pa	rk Ridge , an Illinois bank-	
ing corporation of Park Rings , Illinois, an	d duly authorized to accept and execute trusts within the ated the 9th day of November 1977 and the county of Cook	he State of Illinois, as Trustee	elei en
under the provisions of a certain frus Agreement, o	ated the Still day of November 1977	, and known as Trust Number	-
Lot 7 in North see Uni of the North 83 acros the South West Quarter	of the county of a Subdivision of the of a tract of land composed of the ond the West Half of the South F. North, Range 11 East of the Thir	e South 38 acres ne East Half of East Quarter of	100
SUBJECT TO Meridian, in Cook Count		•	2
	()	İ	
·			
said Trust Agreement set forth.	with the appurtenances, upon the trusts, and for the use	1	•
times to improve, manage, protect and subdivide as vacate any subdivision or part thereof, and to resul chase, to sell on any terms, to convey either with or successors in trust and to grant to such successor or any part thereof, from time to time, in possessit terms and for any period or periods of time, not excleases upon any terms and for any period or periods at any time or times hereafter, to contract to make chase the whole or any part of the reversion and to partition or to exchange said real estategat, tilted to make the contract to make the contract of the contract to the period or periods and to partition or to exchange said real estategat, tilted to mind to or disadt ead estategat, tilted person owning the same to deal with the same, whereafter.	1 Trustee with reight 2, to the real estate or any part or 1 real estate or any part thereof, to dedicate parks, stree divide said real e 2 so often as desired, to contract to rivibout consiler tion, to convey said real estate or ar or successors in just all of the title, estate, powers or successors in just all of the title, estate, powers or successors in just all of the title, estate, powers or or reversion, by leas, to commence in the present ceding in the case of any single demise the term of 1983 of time and to amend. A lange or modify leases and the leases and to grant option, it is, se and options to renounted the specific production of the same of this ingle the amount of the contract respecting the many er of this ingle the amount of the contract respecting the many er of this ingle the amount of the contract respecting the many er of this ingle the amount of the contract respecting the many error of the same time that the contract respecting the many error of the contract respecting the many error of the contract respecting the same and the same of the same and the s	ets, highways or alleys and to sell, to grant options to purpose and to purpose a sell, to grant options to purpose and to sell, to grant thereof to a successor and authorities vested in said recof, to lease said real estate, or in the future and upon any years, and to remew or extend the sell of the sell	Theal Estate Transfer for A Theal Estate Transfer for A Theal Estate Transfer for A Date Date
see to the application of any purchase money, reint terms of the trust have been complied with, or be Trustee, or be obliged to privilege of Trustee, or a favor of every person reciping upon or claiming unde thereof the trust created by this Deed and by said trusts, mendments thereof, if any, and is binding upon al authorized and empowered to execute and deliver eveyance is made to a successor or successors in trust, vested with all the title, estate, rights, powers, auth.	e, or any successor in trust, in relation to s. d. all estate to soid, leasted or mortgaged by said Tru; e.e. or any suc or money borrowed or advanced on the tru; t.p. operty, obliged to inquire into the authority, necess ty ? e.e. y of the terms of said Trust Agreement; and	or be obliged to see that the prediction of any act of said it, trust deed, mortgage, leas at at the time of the delivery at on eyance or other instruction of trust Agreement or in all eyer sor in trust, was duly structured and do if the concerning the control of the concerning trust and do if the concerning trust and do if the concerning trust and do if the concerning trust and the concerning trust and	S S
successor or successors in trust shall incur any person or its or their agents or attorneys may dure omit to form the succession of the succession of the succession of the being here by expressly valved and released. Any nection with said real estate may be entered into by in- in-fact, hereby irrevocably appointed for such purport and not individually (and the Trustee shall have no except only so far as the trust property and funds i charge (hereof). All persons and corporations whom	his manney or he subjected to any claim, judgment of the light of the control of the control of the control of the contract, obligation or indebtedness incurred or entere contract, obligation or indebtedness incurred or entere in the name of the then beneficiaries under said Trust, es, or at the election of the Trustee, in its own name, a bhigation whatsoever with respect to any such contract the actual possession of the Trustee shall be applicat over and whatsoever shall be charged with notice of i	into by the T ustee in con- Agreement as their a to riesy- is Trustee of an expr. vs. trust i, obligation or into be dones ble for the payment and dis- this condition from the de e	Repres
The interest of each and every beneficiary hereu from them shall be only in the earnings, avails and prointerest is hereby declared to be personal property; to said trust property as such, but only an interest in the Trustee the entire legal and equitable (till If the title to any of the trust property is now or in the certificate of title or duplicate thereof, or men similar import, in accordance with the statute in suc And the said Grantor hereby expressly waive statutes of the State of Illinois, providing for the ex	der and under said Trust Agreement and of all persons seeds arising from the sale or any other disposition of nd no beneficiary hereunder shall have any title or inte the earnings, avails and proceeds thereof as aforesaid, it in fee simple, in and to all of the trust property abo hereafter registered, the Registrar of Titles is hereby directal, the words "in trust", or "upon condition", or "win case made and provided. and release any and all right or benefit under mption of homesteads from sale on execution or othe d have hereunto set their hands and seals	ected not to register or note ith limitations", or words of and by virtue of any and all erwise.	Brot. n 4.
JOSEPH MAZZA	Seal Aliane Mazza		
state of III, INOTS ss. county of COOK ss	, a Notary Public in and f	or said County (with Silvery)	r - Marina
	MAZZA and DIANE MAZZA use name S are subscribed to the foregoin	instrument andeared be	a _a
ersonally known to me to be the same person S_wl ore me this day in person and acknowledged that <u>th</u> ary act, for the uses and purposes therein set forth, GIVEN under my hand and Notarial Seal this	use name S are subscribed to the foregoin Wigned, sealed and delivered the said instrument as the necluding the release and waiver of the right of homes day of www.	heir reguloga	S D D
commission expires July 1	oro Awia M. Ben	NOSAR EVALE	24 .
Occument Prepared By: MARTIN BECKER	ADDRESS OF PROPERTY: 302 East Hac	kberry Drive	24203
MERLITH DECKER			z S

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Property of Cook County Clerk's Office RETURN TO: First State Bank & Trust Company of Park Ridge 607-11 Devon Avenue Park Ridge, Illinois 60068

DEED IN TRUST (QUIT CLAIM DEED)