UNOFFICIAL COPY

and the second second		
DEED IN TRUST	207 642	Sellen Recognitions
	24 287 642	
THIS INDEN : Û) E WITNESSETH,	The above space for recorder's use only	──
	ANITA M. PIWNICKI, his wife,	
of the County of Cook of TEN AND NO/20	and State of Illinois for and in consideration	
and valuable considerations in hand	l paid, Convey and Warrant unto the MARQUETTI	
provisions of a trust agr ement date		
as Trust Number 7924 , the fo and State of Illinois, to-wit:	ollowing described real estate in the County of Cook	
Lot 10 in Duggan ad K	insella's Subdivision in the Northwest	
quarter of Section 26	Counchin 27 Novth Banco 12 Fact of	
	in Cook County, Illinois. This Instrument Prepared By: 7	
	This Instrument Prepared By: Wesley, Jr. 7/25/77	
	63.6 South Western Avenue Chraco, Illinois 60636	trader pravisions traph
	OZ	
TO HAVE AND TO HOLD the said promises with t	the appurtenances upon the treats and for the uses and purposes herein and in said.	
trust surcement set forth. Full power and authority is hereby granted to thereof, to dedicate parks, streets, highways or alley	said trustee to improve, man ge, protect and subdivide said premises or any part is and to vacate my subdivie in or part thereof, and to resubdivide said property as	1 4
convey said premises or any part thereof to a succes the title, estate, powers and authorities vosted in a property, or any part thereof, to lease said property,	or precessor in trust and to g ant o such successor in successors in trust all of aid trustee, to donnie, to dedicate to acrtgage, pledge or otherwise encumber and or any part thereof, from time to to ", possession or reversion, by leases to com-	ction
mence in paresenti or future, and upon any terms a the term of 198 years, and to renew or extend lease modify leases and the terms and provisions thereof a lease and ontions to renew leases and outloos to no	nd for any period or periods of time, r.t. ox redling in the case of any single demise we upon any terms and for any period or or load of time and to amond, change or any time or times hereafter, to contr. to the leases and to grant options to replace the whole or any third of the reaction.	M. Sections &
of fixing the amount of present or future rentals, to p property, to grant easements or charges of any kin appurtenant to said premises or any part thereof, an	artition or to exchange and property, or any $p = t^{A}$ ereof, for other real or personal d, to release, cunvey or awaign any right, tit', o interest in or about or ensement d to deal with said property and every part the softin all other ways and for such	3
the ways above specified, at any time or times hereafte. In no case shall any party dealing with said true be conveyed, contracted to be sold, leased or mort	the appurtenances upon the tr sts and for the uses and purposes berein and in said said trustee to improve, man ge, protect and subdivide said premises or any port to prove the provided said premises or any port to purchase to said on any terms of the provided said premises or any port of the provided said trustee, to said on any terms and to grant of successor or successors in trust and to g ant o such successor or successors in trust and to g ant o such successor or otherwise encumber and or any part thereof, from time to the provided successor or otherwise encumber and or any part thereof, from time to the product of time and to amond, change or a supon any terms and for any period or eriods of time and to amond, change or the supon any terms and for any period or eriods of time and to amond, change or the supon any terms and for any period or eriods of time and to amond, change or the supon any terms and for any purt of the reversit and to contact respecting the manner rehase the whole or any purt of the reversit and to can all the contact respecting the manner of the supon and the supon and the supon and the supon any purt of the very part, the soft in all other ways and for auch detection of the supon and the	n
obliged to inquire into the necessity or expediency of terms of said trust agreement; and every deed, tru- said real estate shall be conclusive ovidence in favor-	ter, or he conject to see that the terms of that tries have been compiled with, or be f any act of said trustee, or be obliged or privileged to langue into may of the st deed, mortgue, lease or other instrument executed b said rustee in relation to of every person relying upon or claiming under any such conveye ce, lease or other	or sale.
force and effect (b) that auch conveyance or other contained in this indenture and in and trust agrees (c) that said truste was duly authorized and empo	oof the trust created by this indenture and by said true greenent was in full instrument was executed in accordance with the trusts, could sore and limitations nent or in some amendment thereof and binding upon all bind in les thereunder, wered to execute and deliver every such deed, trust deed, least so tage or other	This space for all of Paragraph Act. // Alan (Am. Baygan Selfe)
instrument and (d) if the conveyance is hinde to a properly appointed and are fully vested with all the projectesor in trust. The interest of each and every beneficiary heres	necessor or successors in trust, that such successor or successor in real have been title, estate, rights, powers, authorities, duties and obligations wit, the other nader and of all persons claiming under them or any of them shall be only in the	of Para Act. Bayes
earnings, avails and proceeds arising from the sale or personal property, and no beneficiary herounder shall but only an interest in the earnings, avails and proceed if the title to any of the shave lands is now on he	title, estate, rights, powers, authorities, duties and obligations — it., Mr or their under and of all porsons claiming under them or any of them shall be mix in their other disposition of said real estate, and such interest is hereby delived to be have any title or interest, legal or equitable, is or to said real estate as such structure of the second of the seco	
in the certificate of title or duplicate thereof, or mer of similar import, in accordance with the statute in at	norial, the words "in crust." or "upon condition," or "with limitations," o words ich case made and provided.	r provisions ransfer Tax . 8
	the and release any and all right or benefit under and by virtue of any the axemption of homesteads from sale on execution or otherwise.	r provi
In Witness Whereof, the grantor S aforcesids	eptember 19 77	I Para A
Steplem Turned	(Seal) anturm Puriale (Seal)	Exerror B.a. b.
	(See) Daid Marinett (See)	A B C W
	(Seal) Seal)	
State of Illinois		Dogun
State of I, COOK SS. I, the unders certify that	stephen J. Piwnicki and Anita M. Piwnicki,	Dogument Num
OD CHARLES OF THE	his wife,	-
personally kn to the forego	own to me to be the same person S whose name, S are subscribed high instrument, appeared before me this day in person and acknowledged that their subscribed that their	
THE RESERVE OF THE PARTY OF THE	r the uses and purposes therein set forth, including the release and wniver of	L
the right of he Given under n	omestend. by hand and notarial goal this 7th day of September 19 77	
Commission Expires March 30, 1981	Sharon M. Hayne	
DIDESS OF GRANTEE:	Soury Public	
Marquette National Bank 6316 S. Western Ave.	12229 S. Hamlin, Alsip, Illinois For information only insert at rest address of above described property.	
Chicago, Ill. 60636 Box 600	I above described property.	
		13000

UNOFFICIAL COPY

Alithographic Cold and

PERCENCIA DE LA SANCIONA DE CANCILIO DE CA

1978 JAN 17 PM 12 03

JAN-17-78 510484 0 24287642 4 A --- Rec

10.00

Proponty of Cook 32 Johns Clerks Office

END OF RECORDED DOCUMENTS