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1	DEED IN TRUST	24 325 867.	
(')	orm 191 Rev. 11-71	The above space for recorder's use only	
V	THIS INDENTURE WITNESSETH, THAT		
20	of the County of Cook	remarried, and State of Illinois , for and in consideration	
	of the sum of Ten and n0/100	Dollars (\$ 10.00),	
	in hand paid, and of other good and valuable	le considerations, receipt of which is hereby duly acknowledged, Convey.S.	
		NAL BANK AND TRUST COMPANY OF CHICAGO, a national banking Street, Chicago, Illinois, as Trustee under the provisions of a certain Trust	
	the following described real estate in the Con	ounty of Cook and State of Illinois, to wit:	
	100	and State of Illinois, to wit: South 53.64 feet thereof), lots 190, 191, 5 feet of Lot 193 in Greene's South Branch	
	Lot 189 (except the South 53.64 feet thereof), lots 190, 191, 192 and the South 75 feet of Lot 193 in Greene's South Branch		
	Addition to Chicago of the West 1/2 of the North West 1/4 of		
	Section 29, Township 39 N, Range 14 E of the Third Principal Meridia, in Cook County, Illinois		
	Ox	GRAPH ARAS THE	
	EXEMPT UNDER TROVISIONS OF PARAG	GRAPH 100	
	GRAPH SEC. 200.1-4 (B) OF T CHICAGO TRANSACTION TAX OF DIANC		
	2/12/28 SMideal Lev	S Michael Peck	
80	DATE BUYER, SELLER, REPRES	150 N. Wacker Drive	۸
5-05-		Chicago, IL 60606	7
	set forth.	appurte ances, upon the trusts, and for the uses and purposes berein and in said Trust Agreement	<u>~</u>
	Full power and authority is hereby granted to said Trust streets, highways or alleys to vacate any simultivision or pa options to purchase, to sell on any terms, to convey either will cressors in trust and to grant to such successor or auccessors in	appute three, upon the truits, and for the uses and purposes breigh and in said Truit Agreement sites to imprise man, re, protect and subdivide said real estate or any part thereof, to dedicate parking the part thereof, and to resubdivide said real estate as often as desired, to contract to sell, to grant part thereof, to cause recommendation of the said real estate or any part thereof, to cause and real estate or any part thereof, to cause and real estate or any part thereof, to cause and real estate or any part thereof, to cause and real estate or any part thereof, to cause and real estate or any part thereof, to cause and real estate or any part thereof, to cause and the said real estate of time and to amend, change or modify tesses and the part of the said truit of the said property, to grant easements or area of any kind, to release, convey or assign any right, title appropriate the manner of the part of the said real estate and every part thereof in all other ways above y necessary or any part thereof, any to call estate or any part thereof, any to call estate and every part thereof in all other ways above y necessary or any part thereof, any to call estate and every part thereof in all other ways above the part of t	Ą
Ø	to mortgage, pledge or otherwise encumber said real catate, or a reversion, by leases to commence in praesenti or in future, as demise the term of 108 years, and to renew or extend leases upon terms and provisions thereof at any time or times hereafter, in	and then any terms and it was period of periods of the exceeding in the vace of any single	
-#	purchase the whole or any part of the reversion and to contract said real existe, or any part thereof, for other real or personal or interest in or about or easement appurtenant to said real est and for such other considerations, as it would be lawful for any	In contract to make it.c. et. of yearnst cottons to tease and cottons to renew leases and cottons to tell respecting the manner fair; its amount of present or future trains, to pertition or to exchange all property, to grant easements or areas of my kind, to release convey or assign any right, title manner fair; its amount of present or future trains, to pertition or to exchange all property, to grant easements or areas of my kind, to release, convey or assign any right, title my present owning the same to der with the same, whether similar to or different from the ways above or any necessor in trust, in relating to said real catale, or to whom said real catalet or any part	
B.1	specified, at any time or times hereafter. In no case shall any party dealing with said Trustee, or thereof shall be conveyed, contracted to be sold, leased or mort	al property. To grant ease of the states of any kind, to release, conter or saiden any right, tuly states or any part thereof, and other ways up person owning the same to dee with the same, whether similar to or different from the ways above to reason successor in trust, in relations a said real cetate, or to whom said real cetate or any participated by said Truste, or as occasion in trust, to obliged to see to the application of any	
E	purchase money, rent or money borrowed or advanced on said obliged to inquire into the suthority, necessity or expediency Trust Agreement; and every deed, trust deed, mortgage, lease estate shall be conclusive evidence in favor of every person (inc	I real estate, or be obliged to see that the arm, of this trust base been compiled with, or be of any set of said Truster, or be obliged or or life gold to insular into any of the terms of said of order, or be obliged or or life gold to insular into any of the terms of said of order or or order or o	
	lease or other instrument, (a) that at the time of the deliver and effect, (b) that such conveyance or other instrument was and in said Trust Agreement or in all amendments thereof, in in trust, was duly authorized and empowered to execute and de	is executed in accordance with the trusts,	
	is made to a successor or successors in trust, that such successor rights, powers, authorities, duties and obligations of its, his or the This conveyance is made upon the express understanding and	or or successors in trust have been properly appointe and are fully rested with all the little, citate, their predicessor in trust. d conditions that neither American National Bank and Trus Commany of Chicago, individually or as	\geqslant
	Trustee, nor its successor or successors in trust shall incur any ritheir agents or attorneys may do or omit to do in or shount the thereto, or for injury to person or property impoening in or a contract, obligation or indebtedness incurred or entered into by	d conditions that neither averteen National Bank and view Coor only of Chicago, individually or a capability of the control of	>0
	beneficiaries under said Trust Agreement as their attorney-in-face- name, as Trustee of an express trust and not individually (and indebtedness except only so far as the trust property and funds. I All persons and comparations whomsover and whatsover shall be	act, hereby irrevocably appointed for such purposes, or, at the decidior of the Trustee, in its own its Trustee shall have no obligation whateover with respect to any such contract, obligation or in the actual possession of the Trustee shall be applicable for the man of and discharge thereof). Be charged with notice of this condition from the date of the filling for record of this Decidior.	X
	The interest of each and every beneficiary hereunder and un in the earnings, avails and proceeds arising from the sale or any on beneficiary hereunder shall have any title or interest, legal of	under said Trust Agreement and of all persons claiming under them or any o' shall be unly other disposition of said real estate, and such interest is hereby declared to be persons, property, and or couldable, in or to said real estate as such, but only an interest in earmit a, small and proceeding the control of the country of th	3
	thereof as aforesaid, the intention hereof being to vest in said fee simple, in and to all of the real estate above described,	the receivered, the transfers of Titles is bereity directed not in register or note in the receivered.	3
	title or dupiteate thereor, or memorial, the words "in trust," or such case made and provided,	firer registered, the ligalities of Titles is hereby directal not to register or note in the very title of upon condition, or "with limitations," or words of similar import, in accordance with the city in the condition of the c	
	And the said granter	and reference any and all right or benefit under and by virtue of any and all aratif or the iron execution or otherwise. a.S. hereunto set. ber hand and of	
	scalthis13th	day of February 1978	\ 3
		[SEAL] Kuth G. Levy	~~
		Ruth G. Levy	₹.
	STATE OF ILLINOIS , the undersigned , a Notary Public in and for said		
		the State aforesald, do hereby certify that Ruth G. Levy, a	
Ì	WIGOW NOT SINGE I GHILL	L L L CV	Document Number
ĺ	personally known to me to be the same person whose name is subscribed to the foregoing instrument,		
	appeared before me this day in person and acknowledged delivered the said instrument as her	free and voluntary act, for the uses and purposes therein set forth, including the	Doctor
	release and waiver of the right of homestead. GIVEN under my hand and notarial agal this 13th day of February A.D., 19.78		
	()	C. Vizalelli C.D. Olin Bonado Notary Public	
	My commission expires & use 33,	19 19 S S Notary Public	L
-	American National Bank and Trust Company	Cermak & Ebomis Streets	
	THE COMPANY	Chicago, Illinois Chicago, Illinois For information and insert affect address of above-described property.	
	3211 / Callo	above described property.	

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TOOK U. PATTA ILLINOIS ELECTIOR RECORD

FEB 14 2 36 PH '78

**COORDER OF DEEDS

* 24325867

Cot Collins Co

END OF RECORDED DOCUMENT