UNOFFICIAL COPY

	e ferman er kanal Turker i Kalen er kriste kan de å steret fra distribute i Steret i Steret i Steret i Steret S		ST-SEEDER (1993)
X.	WARRANTY DEED IN TRUST		140 1
	•	25 484 950	00
ė.	Form 16-10	The above space for recorder's use only	
	THIS INDENTURE WITNESSETH, That the Grantos FRANK BREITFELLNER JR., a		
	bachelor and MARY REINHARDT MILLER, now known as MARY REINHARDT ROTH and JOHANN		
	ROTH, her husband of the County of COOK and of TEN and no/100	State of ILLINOIS for and in consideration Dollars, and other good	CO.NO. GIS
	and valuable considerations in hand pa	id, Convey and warrant unto THE	1 4 5 8 8 1
	successors, as Trustee under the provisi	CHICAGO, a National banking association, its successor or ions of a trust agreement dated the twenty-first day of	13 000
	May 1979, described real estate in the County of	known as Trust Number 35371 , the following COOK and State of Illinois, to-wit:	
1	TOW WILLDAM CRUEN	(37) in BLOCK EIGHT (8) IN BAXTER'S	Sugar
3	SUBDIVISION OF THE	SOUTH WEST QUARTER (1/4) OF THE	
7	SOUTH EAST QUARTED NURTH, RANGE 14 EA	$R(\frac{1}{4})$ OF SECTION 20, TOWNSHIP 40 AST OF THE THIRD PRINCIPAL MERIDIAN,	1000
0	IN COCK COUNTY, II	LLINOIS *	
2-2	Address of Grantee:		
6	130 South La Salle Street Chicago, Illinois	OOK COUNTY, ILLINOIS Sidney M. Olsen	
٦	Giffeago , [IIIIIOIS	OOK COUNTY, ILLINOIS FILED FOR RECORD RECORDER OF EEFOS	SS
3		JUN 12 FM 1: 38 Out of the trust and for the uses and physics herein and D said trust	31111111111111
0	TO HAVE AND TO HOLD the said premises with the agreement set forth. Full power and authority is hereby granted to said	oces upon the trusts and for the uses and phirposes herein and to said trust	g 20 20
12	to dedicate parks, streets, highways or alleys and to vaca to contract to sell, to grant options to purchase, to sell of or any part thereof to a successor or successors in trust	tru 'ee o 'mprove, manage, protect and subdivide said premises or any part thereof, te any sodi sion or part thereof, and to resubdivide said property as often as desired, a nay t ms. is o novey either with or without consideration, to convey said premises and to a said to such successor or successors in trust all of the title, estate, powers and to a said to such successor or successors in trust all of the title, estate, powers and possession or it exists, powers and possession or it exists, powers and sponsession or it evidence in the said said to grant and any ingle demise the term of 198 years, and to renew or extend me and to amend, ch age or modify leases and the terms and provisions thereof at d to grant options of lease and options to renew leases and options to purchase the ing the manner of xing the amount of present or future retails, to partition or to or personal property to grant easements or charges of any kind, to release, convey to siderations as it would be any! I for any person owning the same to deal with the same, d, at any time or times i reperce.	REVENIL STAMP
0	said property, or any part thereof, from time to time, in terms and for any period or periods of time, not exceed leases upon any terms and for any period or periods of time.	to mortgage, or otherwise encumber sain priperty, or any past united, to leave possession of it ersion, by leases to commence in praesenti or future, and upon any ing in the case of any single demise the term of 198 years, and to renew or extend me and to amend, or age or modify leases and the terms and provisions thereof at	EST/A:
8,	any time or times hereafter, to contract to make leases ar whole or any part of the reversion and to contract respect exchange said property, or any part thereof, for other real	d to grant options is lease and options to renew leases and options to purchase the manner of xing the amount of present or future rentals, to partition or to or personal property to grant easements or charges of any kind, to release, convey	TAN
Ŋ	or assign any right, title or interest in or about or easeme every part thereof in all other ways and for such other con whether similar to or different from the ways above specific	nt appurtenant to said or or any part thereof, and to deal with said property and saiderations as it would be sawft! for any person owning the same to deal with the same, and at any time or times level er	
	In no case shall any party dealing with said trustee it conveyed, contracted to be sold, leased or mortgaged by money borrowed or advanced on said premises, or be obligated to the contract of the contract o	n relation to said premises, or o whom said premises or any part thereof shall be aid trustee, be obliged to see to 'e application of any purchase money, rent, or do see that the terms of this 't 'e been complied with, or be obliged to inquire the see that the terms of this 't 'e been complied with, or be obliged to inquire	F 6
-	and every deed, trust deed, mortgage, lease or other instr dence in favor of every person relying upon or claiming a delivery thereof the trust created by this indenture and by	ument executed by said trustee in celation; said real estate shall be conclusive evi- inder any such conveyance, lease or the instrument, (a) that at the time of the said trust agreement was in full force r. d. fect. (b) that such conveyance or other	111
	instrument was executed in accordance with the trusts, con some amendment thereof and binding upon all beneficiarie deliver every such deed, trust deed, lease, mortgage or of	And at any time or times 1 areo et no present of no present of the	5
Í	The interest of each and every beneficiary hereunder a	and of all persons claiming under them or any of hem shall be only in the earnings.	184
	and no beneficiary hereunder shall have any title or intercearnings, avails and proceeds thereof as aforesaid. If the title to any of the above lands is now or here.	ion of said real estate, and such interest is hereb, declare to be personal property, st, legal or equitable, in or to said real estate as such, and only an interest in the lafter registered, the Registrat of Titles is hereby directed not to register or note in	Illian o
		after registered, the Registert of Titles is hereby directed n.t to register or note in words "in trust", or "upon condition", or "with limits ton.", " words of similar and provided.	29
	And the said grantor_S_hereby expressly waivestatutes of the State of Illinois, providing for the exemption		********
	In Witness Whereof, the grantor_Saforesaid haVI	A pril 1980 1980	
	I P B-cityello		VEN A
İ	Frank Breitfellner jr.	() Mary Reinhardt Miller, now known as	ESITY YES
	yolann Roth	(Seal) Mary Reinhardt Roth (Seal) Stretch Root, 6650 N.W. Highway, Chgo, Ill. 60631	AI O
	This instrument prepared by Mary	Stretch Root, 6050 N.W. Highway, Ongo, III. 60051	A BO
	TI I THOTE	A Notary Public in and for said County, in	WEI_
	State of ILLINOIS SS. 1. MARY STREET	id, do hereby certify that FRANK BREITFELLNER JR. a	= 130
	Johann Roth, her husband	er, now known as Mary Reinhardt Roth and	S S S
		to me to be the same person S. whose name S. 278 subscribed to trument, appeared before me this day in person and acknowledged that they	Lo <u>i</u> l 20
	signed, sealed an	d delivered the said instrument as their free and voluntary act, for the uses	* * * *
		hand and notorial seal this 31st day of May 19 80	20 8
	Pagh, 2	A	37
		Mary Elelsh Kaat Notary Public	`
_	The Euckeyee National Book of	hienen	
M/P	The Exchange National Bank of C Box 132	For information only insert street address of)T
"14	•	above described property.	