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2	5666613		
This Indenture Witnesseth, T		ALICE A. FELDES,	a widow
and not since remarried			
of the County of Cook and the	State of Illino	Disfor and in e	onsideration
TEN AND NO/100 (\$10.00)		***************************************	
and other good and valuable consideration in hadd paid,			unto
NORTHWEST NATIONAL BANK of Chicago, a nati			a successor
or successors as Trustee under the provisions of a trus			ber y
19.80 km at as Trust Number			County of
01	, the ronowing descr	ibed rear estate in the	7.1011 'S.
mannian and the or and			HER TON
Lot Nine (9) (except the North 1.28 fe Sunnyside Heaffeld and Thomas Country (division of the North twenty (20) acres Northwest Quarter (N/ 1/4) of Section s Range Thirteen (13), Last of the Third	Club Addition to s of the South si seventeen (17), T	Chicago, being a xty (60) acres of ownship Forty (40)	sub- the O
Upp .			
Address of Grantee: 3985 N. Milvauke	Avenue		
Chicago, Illanois	60641	•	
Y.			
,	4		
TO HAVE AND TO HOLD the said premises with the crein and in said trust agreement set forth.	e appurtenason th	ie trusts and for uses and	purposes
	tee to improve, mar age.	protect and subdivide said	premises
Full power and authority is hereby granted to said trus rany part thereof, to dedicate parks, streets, highways or resubdivide said property as often as desired, to contract convey, either with or without consideration, to convey situate and to grant to such successor or successors in trust ustee, to donate, to dedicate, to mortgage, pledge or otherwisties, to any part thereof, from time to time, in posse inture, and upon any terms and for any period or perior future, and upon any terms and for any period or perior eterm of 138 years, and to renew or extend leases upon mend, change or modify leases and the terms and provise ake leases and to grant options to lease and options to rethe reversion and to contract respecting the manner of to exchange said property, or any part thereof, for other any kind, to release, convey or assign any right, title emises or any part thereof, and to deal with said proper any contracted of the considerations as it would be lawful for any person of different from the ways above specified, at any time or times.	aid premises or any pai. all of the title, estate, p ise encumber, said proper ssion or reversion, by I old of time, not exceeding any terms and for any terms and for any terms and the same thereof at any time enew leases and options fixing the amount of program or interest in or about ty and every part there wowing the same to deal times hareafter.	there's to a successor or so we send authorities vest- try or my part thereof, to eases to commence in prage 'me case of any sing y period or ,ern is of time to r times hereafer, to co to purchas 'the w' ole or esent or futtuer natals, to erry, to grant esent or put man sof in all other wester's with the same, whether 'er'	siccessors ed in said lease said partition r charges t to said for such millar to
In no case shall any party dealing with said trustee in: rt thereof shall be conveyed, contracted to be sold, lease plication of any purchase money, rent, or money borrows s terms of this trust have been complied with, or be obli- said trustee, or be obliged or privileged to inquire into: said trustee, or be obliged or privileged to inquire into: said trustee, or be obliged or privileged to inquire into: said trustee, or be obliged or privileged to inquire into: stated, mortgage, lease or other instrument executed by a dence in favor of every person relying upon or claimin) that at the time of the delivery thereof the trust created ce and effect, (b) that such conveyance or other instrum d limitations contained in this Indenture and in said tru on all beneficiaries thereunder, (c) that said trustee wa ery such deed, trust deed, lease, mortgage or other instru cessors in trust, that such successor or successors in trust title, estate, rights, powers, authorities, duties and obligati	ed or advanced on said a ged to inquire into the any of the terms of said aid trustee in relation to g under any such conv. by this Indenture and hent was executed in acc at agreement or in som a duly authorized and ement, and (d) if the con have been properly apptions of its, his or their p.	premises, or be obliged to necessity or expediency of litrust agreement; and every said real estate shall be concluded the said trust agreement wordance with the trusts, contained to execute an experience is made to a succeptance is made to a succeptance and are fully vested redecessor in trust.	is any act of any act of any act on clusive intrument, as in full on disting it deliver ressor or with all
The interest of each and every beneficiary hereunder an only in the earnings, avails and proceeds arising from terest is hereby declared to be personal property, and no lequitable, in or to said real estate as such, but only arrested.	interest in the earning	gs, avails and proceeds th	ereor as R
If the title to any of the above lands is now or heres to register or nots in the certificate of title or duplicate on," or "with limitations," or words of similar import, vided.			2 X
And the said grantor hereby expressly waives, and rany and all statutes of the State of Illinois, providing for strains.	_	•	10
In Witness Whereof, the grantor aforesaid ha her 7th November	eunto set her	ban	t and
nis Document Prepared By:	19.00		(Ch.
ohn E. McParland 045 N. Milwaukee Avenue		•	14

ALICE A. FELDES

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