.

The state of the s	2分ではない。これは1925年にははは19.1年に対し、19.1年によっては19.2年には19.2年には19.2年には19.2年には19.2年によっては	CANTERIAL STATE PROPERTY OF THE STATE OF THE
DEED IN TRUST		
(WARRANTY)		
THE WINDSTILL WEEKENGER OF THE	DANTEN JOSEPH WARLAN and	7
ANN MART KADLAN his wife	e Grantor_s . DANIEL JOSEPH KAPLAN and	CEON
of the County of Cook and S	tate of Illinois , for and in consideration of the sum	4 0 4 0 3
(S 10.00), in hand paid,	and of other good and valuable considerations, receipt of which is hereby duly	
	First State Bank & Trust Company of Park Ridge , an Illinois bank- authorized to accept and execute trusts within the State of Illinois, as Trustee	= 622A
under the provisions of a certain Trust Agreement, dated t	he 18 day of March 1981 and known as Trust Number ate in the County of Cook and State of Illinois, to-wit:	
	dition to Brighton, being a Subdivision	ROS
by James H. Rees of Blocks 3	, 4 and 5 of Rees Subdivision of the	
	st 1/4 of Section 31, Township 39 Third Principal Meridian, in Cook	SIA E
County, Illinois,		
i is	Cancelled CITY OF CHICAGO * REAL ESTATE TRANSACTION TAX.	
	of LOF	3. 5 BO
	EVENUE MAY 13'81 ESSE = 5 4. U U X	<u>0</u> ₹5
10	FB :1 (3	immunini 🎉 📗
<u> </u>	0	00000
Said that wheement set toute.	the appurtenances, point letrists, and for the uses and purposes herein and in ofter with respect to the friction or any part or parts of it, and all any time or	
times to improve, manage, protect and subdivide said real vacate any subdivision or part (hereof, and to resubdivid chave, to sell on any terms, to convey either with or wit	site with eapect to the re- te or any past or parts of it, and at any time or leasted or any past there, 1, dedicate pasks, artest, highways or alleys and to e said real cisate as often as lesited, to entract to sell, to grant options to pur- board entraction, to convey said r - es- to or any past thereoff to a successor uccessors in trust all of the title, take, p were and authorities verted in said the said of the said o	SIVA SIVA SIVA
or successors in trust and to grant to such successor or Trustee, to donate, to dedicate, to mortgage, pledge or o or any part thereof, from time to time, in possession or terms and fore-cases.	uccessors in trust all of the little, tate, p wers and authorities vested in said therwise encumber said real estate or any less thereint, to lease said real estate, reversion, by lease so commence in the present or in the future and upon any	SEE COM
leases upon any periods of periods of time, not exceeding leases upon any terms and for any periods or periods of time at any time or times beteafter, to contract to make lease chase the whole or any part of the reversion and or contra-	in the case of any single define in, fern of 98 years, and to renew of extend me and to amend, change or modify teaser, and be terms and provisions thereof shand to grant options to lease and optic is to provide assess and options to purchase the shand of the provided the shand of the shand	1V153
partition or to exchange said real exists, or any part ther kind, to refease, convey or assign any right, title or inter- and to deal with said real estate and every part thereof is	cut, for other real or personal property, gr. (carefinels or charges of any sai in ut about or easyment appurtenant to sai real. (sie or any part thereof, a sil other ways and for such other considers on a six wall be lawful for any	
person owning the same to deal with the same, whethe liereafter. In no case shall any party dealing with said Trustee, or a	r summar to or different from the ways above sp. cif. 4, 2° any time of times any successor in trust, in relation to said real estate, or to who , said real estate	「職名書の
or any part thereof shall be conveyed, contracted to be sol- see to the application of any purchase money, rent or me terms of the trust have been compled with, or be oblight trustee, or be obliged as extentioned to insulate the con-	any successor in trust, in relation to said real estate, or re-who said real estate dd, leased our moretaged by said Trustees, or any successor in sur- be obliged to the said of the said	NS LE
reassee, in we unique or privileged to inquire into any off or other instrument executed by said Trustee, to any suc- favor of every person relying upon or claiming under any i thereof the trust feated by this Dreed and by said Trust As	cessor in trust, in relation to said trust property shall be cuusbe evider 'n such conveyance, lesse or other instrument, (a) that at the time of the 'n' interpreta- teement was in full force and effect, (b) that such convevance or oth 'instru-	Act Act
ment was executed in accordance with the trusts, could amendments thereof, if any, and is binding upon all bene authorized and empowered to execute and deliver every a	tions and limitations contained herein and in said Trust Agreement is in all ficiairet thereunder, (c) that said Trustee, of any successor in trust, saiduly such deed, trust deed, lease, mortgage or other instrument and (d) if the analysis of the contained of t	3. TO N
vested with all the title, estate, sights, powers, authorities This conveyance is made upon the express understand	dulies and obligations of its, his or their predectation in trust. ing and condition that the Grantee, neither individually or as Trustee, nor its blifter up he subjected it and chief it.	50
or its or their agents or atterneys may do ne omit to do in Agreement or any amendment thereto, or for injury to pe its being heteby expressly waived and released. Any control	ing and condition that the Grantee, neither individually or as Trustee, nor its bilty or be subjected to any claim, judgment or decree for anything it or they or about the said feat estate or under the provisions of this Deed or said Trust reson or property laggening in or about said resil estate, any and all such liability of the control of the provision of the provision of the control of the	
nection with said test estate may be ensered into by it in the in-fact, hereby irrevocably appointed for such purposes, or and not individually (and the Trustee shall have no obligate the control of th	sect, doughtfor for indentiones incurred of chiefed into by the Frustee in con- oname of the then beneficiaries under sail Frust Aprement as their attorney- at the election of the Trustee, in its own name, as Trustee of an express frust in whatsower with respect to any such confirst, obligation or indebtedness actual possession of the Trustee shall be applicable for the payment and dis- and whatsowers shall be changed with notice of this condition from the date	
as the same to recuta of that there.	T .	
of them shall be only in the earning, avails and proceeds interest is hereby declared to be personal property, and no to said trust property as such, but only an interest in the ex-	nd under said Trust Agreement and of all persons claiming under them or any assising from the sale or any other disposition of the trust property, and such beneficiary hereunder shall have any title or interest, legal or equilable, in or arrings, avails and proceeds thereof as aforesald, the literation hereof being to	
vest in the trustee the entire legal and equitable fitte in to	ce simple, in and to all of the trust property above described. Let registered, the Registrar of Titles is hereby directed not to register or note the words "in trust", or "upon condition", or "with limitations", or words of	
similar import, in accordance with the statute in such case	made and provided. made and provided. nd release any and all right or benefit under and by virtue of any and all on of homesteads from sale on execution or otherwise.	
IN WITNESS WHEREOF, the Grantor S aforesaid have	2 hereunto set their hands and seas this 1st	
Daniel Vacan	and mail bear	
Daniel Joseph Kaplan Is	Ann Mari Kaplan	N
ATE OF ILLINOIS	[Scal]	ğ 🔠
SUNTY OFCOOK ss.	and the state of t	蒸
LLYNN_OSTAPINA	a Notary Public in and for said County, white State	, 6
		经
	subscribed to the foregoing instrument, appeared be lesseld and delivered the said instrument as their Giree and valuing the release and waiver of the right of homestead.	207
GIVEN under my hand and Notarial Seal this 5th	day of May 8Dr	
mmission expires October 2, 1983	Organ (Staping)	
cument Prepared By:	ADDRESS OF PROPERTY:	OCUMENT NUMBER
_Carole_Siegel	0077 10	N
6000 West 79th Street	Chicago, Illinois	Ý
	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.	HER
Burbank, Illinois 60459	SEND SUBSEQUENT TAX BILLS TO:	
RM SUF 218 (REV. 11/75)		
	(Address)	

主教等主事者不及其教教學者 医神经神经 医神经神经

UNOFFICIAL COPY

COOK COUNTY, ILLINOIS FILED FOR RECORD

1981 HAY 13 PH 12: 37

Property of County Clerk

skidney N. Olson RECORDER OF DEEDS 25869617

DEED IN TRUST

RETURN TO: First State Bank & Trust Company

-of-Park-Ridge

- 607.11 Devon Avenue - Park Ridge, Illinois 60068 -

TRUST NO.

(WARRANTY DEED)

2 .

First State Bank & Trust Company
of Park Ridge
Park Ridge, Illinois
TRUSTEE

TRUSTEE

M SRF 218 (RFV, 11/78)

END OF RECORDED DOCUMENT