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- 1	l ong sag-pagatagata atawa alika dalah Palinigatan dalah	en der Steine der Stein Der Steine der Steine
$\stackrel{\textstyle \sim}{\sim}$	DEED IN TRUST	25976139
M	QUIT CLAIM	The above space for recorder's use only
ω,		That the Grantor EILEEN I. WEISBROD,
તું	a widow and not since re	
q	of the County of COOk	and State of Illinois for and in consideration dollars, and other good
4	of Ten and no/100	d, Convey ^S and Quit Claim ^S unto
9	EXCHANGE NATIONAL BANK OF	'CHICAGO, a National banking association, its successor
ŀ	or successors, as Trustee under a trust a June , 19 79	greement dated the 28th day of , known as Trust Number 35549 , the following
-	durit ed real estate in the County of	Cook and State of Illinois, to-wit:
55	SUIDITISION OF BLOCK 44 IN SECTION 29, TOWNSHIP THIRD DATACIPAL MERIDIAN THE EAST 1/2 OF BLOCK 2	BLOCK 2 IN OGDEN SHELDON COMPANY IN SHEFFIELD'S ADDITION TO CHICAGO 40 NORTH, RANGE 14 EAST OF THE , AND LOT 4 IN THE SUBDIVISION OF IN THE SUBDIVISION OF BLOCK 44 IN CHICAGO AFORESAID, IN COOK COUNTY,
2		
1	O)r	
7	(Permanent Index No.: 1 4 - 2 9 - 3	9 0 2 5 0 0 0 0
	TO HAVE AND TO HOLD the real estate with its appuri	6 anct : upon the trusts and for the uses and purposes herein and in the trust agreement
	set forth. Full power and authority is hereby granted to said tru streets, highways or alloys and to vacate any subdivision of	stee to sub livide and resubdivide the real estate or any part thereof; to dedicate parks,
1	purchase, to execute contracts to sell on any terms, to conva successor or successors in trust and to grant to such suct trustee: to donate, to dedicate, to mortrage, or otherwise et	stee t' sub ivide and resubdivide the real estate or any part thereof; to dedicate parks, r par ther sf; so execute contracts to sell or exchange, or execute grants of options to eye ein er sf; or without consideration; to convey the real estate or any part thereof to ressor or sr sr in trust all of the title, estate, powers and authorities vested in the comment it. r any part thereof; to execute leases of the real estate, or any by leases to commence in processing or future, and upon any terms and for any period or sees upon any terms and r any period or periods of time and to execute amendments, ions thereof at any time or times hereafter; to execute contracts to make leases and to any uncernalist, to exec the grantine of easements or charges of any kind; to release, convey or purtenant to the real. Let so and part thereof, and to deal with the title to said real ways above specified and it any time or times hereafter.
	part thereof, from time to time, in possession or reversion, i periods of time, and to execute renewals or extensions of le- changes or modifications of leases and the terms and provis-	yy leases to commence in praesenti or futuro, and upon any terms and for any period or sees upon any terms and a rany period or periods of time and to execute amendments, sions thereof at any time or times hereafter; to execute contracts to make leases and to
1	execute options to lease and options to renew leases and respecting the manner of fixing the amount of present or fut assign any right, title or interest in or about or easement a	options to purcha: the w ole or any part of the reversion and to execute contracts ure rentals, to exect the grants of easements or charges of any kind; to release, convey or pourtement to the real of any part thereof, and to deal with the title to said real
	estate to deal with it, whether similar to or different from the In no case shall any party dealing with said trustee i	n relation to the real estate, c to whom the real estate or any person owning the title to the leaf ways above specified and it any time or times hereafter.
	conveyed, contracted to be sold, leased or mortgaged by the borrowed or advanced on the real estate, or be obliged to see necessity or expediency of any act of the trustee, or be oblige	a relation to the real estate, c to whom the real estate or any part thereof shall be c trustee, be obliged to see to the 'pilication of any purchase money, rent, or money that the terms of the trust in the second of the real trust is the second of the trust trustee in relation to the real estate he conclusive evidence in favor of every lease or other instrument, all that at t 'st of the delivery thereof the trust created ect. (b) that such conveyance or other ms' um, it was executed in accordance with the trust agreement or in any amendmen, the col and binding upon all beneficiaries, secute and deliver every such deed, trust deet 's se, mortgage or other instrument, and cutties and obligations of its his or their proceedessor in security appointed and are dutties and obligations of its, his or their proceedessor in security appointed and are
1	trust deed, mortgage, lease or other instrument executed by person relying upon or claiming under any such conveyance, herein and by the trust agreement was in full force and effective and the control of the control	the trustee in relation to the real state inc" of conclusive evidence in lawor of every lease or other instrument, (a) that at t' e t' of the delivery thereof the trust created ect. (b) that such conveyance or other ins' uno it was executed in accordance with the
	(c) that the trustee was duly authorized and empowered to e (d) if the conveyance is made to a successor or successors if ully vested with all the title, estate rights, powers, authorities	re trust agreement or in any amenament, the column outsing upon a new accuse and deliver every such deed, trust deed, local, mortgage or other instrument and n trust, that such successor or successors in 'as have been properly appointed and are duting and obligations of its his or their neadcessors.
		ment and of all persons claiming under them or a y of the shall be only in the more as ease, mortgage or other disposition of the real state, and such interest is hereby ve any title or interest, legal or equitable, in or to the real estate, but only an a as dioresaid.
	declared to be personal property, and no beneficiary shall hat interest in the possession, earnings, avails and proceeds thereo	ve any title or interest, legal or equitable, in or to the reel est it as such, but only an I as aforesaid.
	certificate of title or duplicate thereof, or memorial, the word in accordance with the statute in such case made and provided.	er registered, the Registrar of Titles is hereby directed not 1 get ter or note in the is "in trust," or "upon condition," or "with limitations," or won of similar upport,
	And the said grantor hereby expressly waive S statutes of the State of Illinois, providing for the exemption of In Witness Whereof, the grantor aforesaid ha S	and release any and all right or benefit under and by vi one of any and all homesteads from sale on execution or otherwise. hereunto set
l	this 12th day of	T.1.
1	77 911 1	,
ŀ	ETTEEN T. WEISBROD	EAL) (SEAL)
	(SI	EAL)(SEAL)
	NO TAXABLE CONSIDERATION	Two/fox
١.	This instrument was prepar	ced by Donald L. Metzger, 135 S. LaSalle Chicago, Illinois 60603
5	State of ILLINOIS	Lte Papajohna Notary Public in and for said County, in
~		do hereby certify that EILEEN I. WEISBROD, dow and not since remarried,
-		o me to be the same person whose name IS subscribed to
		ment, appeared before me this day in person and acknowledged that She
İ		delivered the said instrument as <u>her</u> free and voluntary act, for the uses in set forth, including the release and waiver of the right of homestead.
		and and notarial seal this 27th day of July 19.79
	PUBLIC	
	The same of the sa	Ciphrodite Tapajohn

IBOX 533

EXCHANGE NATIONAL BANK OF CHICAGO

25076139

Exempt under provisions Real Estate Transfer Tax

JULY 27, 1979

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Or County Clark's Office *25076139