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any part thereof thish be conveyed, contested to be sold, leased or mortaged by sold Trutter, or any successor in trust, be colleged to more of the fraul have been compiled with, or be obliged to impute in the surface of the sold of t	TO HAVE AND TO HOLD. "said real estate with the appurtenances, upon the trusts, and for the uses and purposes herein and in laid Trust Agreement set forth. Full power and authority is hereby grante to said Trustee with respect to the real estate or any part or parts of it, and at any time or times to improve, manage, protect and a bold it said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to reacte any subdivision or part thereof, and to react any subdivision or part thereof, to contract to sell, to grant options to purchase, to sell on any terms, to convey eliner with or without consideration, to convey said real estate or any part thereof to a successor frustee, to donate, to dedicate, to mortgage, pled, or cherwise encumber said real estate, or any part thereof, to lease said real estate, or any part of the results of time, not exceeding in the case of any single demise, the term of 198 years, and to renew or extend cases upon any terms and for any period or periods of period. Of time and to amend, change or modify leases and the terms and provisions thereof that the part of the reversion and to con race respecting the manner of fixing the amount of presents or future, retrails, to artition or to exchange said real estate, or any part thereof, to only period and to react or any part of the retreation, to the case of any period or part of the retreation, to artition or to exchange said real estate, or any part three of, or other real or personal property, to grant easements or charges of any ight, title or intention of the casement and real estate or any part thereof.	477
must of the fruits have been compiled with, or be obliged to inquire in the state or the obliged or printing and mortage, least user on the obliged or printing and mortage, least user of the obliged or printing and mortage and the control of the	id to deal with said real estate and every part thereof in a other ways and for such other considerations as would be lawful for any reston owning the same to deal with the same, whether s mile to or different from the ways above specified, at any time or times reafter. In no case shall any party dealing with said Trustee, or any sucter or in trust, in relation to said real estate, or to whom said real estate, are to whom said real estate, or to	818
recessor or successors in treus shall have any personal liability or be subjected to any saim segment or decree for anything it or they stement to succeed the property of t	e to the application of any purchase money, rent or money bort, wed on an account the trust property, or be obliged to see that the rms of the trust have been compiled with, or be obliged to inquire ito it authority, necessity or expediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of si of Trus. Agreement; and every deed, trust deed, mortgage, lease other instrument executed by said Trustee, or any successor in trust, in relation to said trust property shall be conclusive evidence in the conveyanc. Lease or other instrument, (a) that at the time of the delivery	
recessor or successors in treus shall have any personal liability or be subjected to any saim segment or decree for anything it or they stement to succeed the property of t	ereof the trust created by this Deed and by said Trust agreement was in trust created and effect. (b) that such conveyance or other instru- ent was executed in accordance with the trusts, conditions and limitation, cor tained herein and in said Trust Agreement or in all hendments thereof, if any, and is binding upon all beneficiaries thereunder, (c) he said Trustee, or any successor in trust, was duly thorized and empowered to execute and deliver every such deed, irust deed, as a more propagate or other instrument and (d) if the con-	
rement of any ameniment interest of the individual of the control of property inspensing in a construction of the control of t	sted with all the title, estate, rights, powers, authorities, duties and obligations (T), so r their predecessor in trust. This conveyance is made upon the express understanding and condition that the G rate, neither individually or as Trustee, nor its eccessor or successors in trust shall incur any personal liability or be subjected to any listin judgment or decree for anything it or they	En '
The interest of each and every beneficiary hereunder and under said Trust Agreement and of all pe. act with mission of the personal property, and no beneficiary hereunder shall have any title or last. It is all or equilable, in or the state of the personal property, and no beneficiary hereunder shall have any title or last. It is all or equilable, in or the state of the personal property, and no beneficiary hereunder shall have any title or last. It is all or equilable, in or the state of the personal property, and no beneficiary hereunder shall have any title or last. It is all or equilable, in or the state of the personal property and no beneficiary hereunder shall have any title or last. It is all or equilable, in or the state of the order of the order of the personal property is now or hereafter registered, the Registrar of Titles is hereby directed not not only the state of the order of the order of the trust property above deer the state of the order of the order of the personal providing for the exemption of homesteads from sale on execution or otherwise. In with said Grantor, hereby expressly waive S and release S any and all right or benefit under and by vist e of any and all uses of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise. In with said Grantor, hereby expressly waive S and release S any and all right or benefit under and by vist e of any and all uses of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise. In with said of the said o	recement of any amendment thereto, or for injury to person or property happening no 3 y us lad real estate, any and all such liabilities being hereby expressly waived and released. Any contract, obligation or indebtedness incure yor entered into by it in the name of the then beneficiaries unide so. Trust Agreement as their attorneys of the state of the s	
IN WITHES WHEREOF, the Grantor aforesald ha S hereunto set her hand and seal this 37 hor November 1979. [Seal] [S	The interest of each and every beneficiarly hereunder and under said Trust Agreement and of all perconsidering under them or any them shall be only in the earnings, avails and proceeds arising from the side or any other disposition of the rust property, and such erest is hereby declared to be personal property, and no beneficiarly hereunder shall have any title or intitle or intitle or existence of the property as such, but only an interest in the earnings, avails and proceeds there of as aforesaid, the interior tion hereof being to the Trustee the entire legal and equitable title in fee simple, in and to all of the trust property above decribed. If the title to any of the trust property is now or hereafter registered, the Registrar of Titles is hereby directed or to egister or note the certificate of title or duplicate thereof, or memorial, the words "in trust" or "upon condition", or "with lin latic as", or words of illust import, in accordance with the statute in such case made and provides.	(C)
INTERIOR DATE SS. JUNT 18 19 19 19 19 19 19 19 19 19 19 19 19 19	IN WITNESS WHEREOF, the Grantor aforesald ha S hereunto set her hand and seal this 1371, of November 1979.	- Table 1
resid do Info Certify the NORMA JEAN GOTTSCHALK onally known (Break and be) the same person whose name \(\) subscribed to the foregoing instrument, appeared bemet his day in person and acknowledged that SIR-signed, sealed and delivered the said instrument as \(\frac{\text{NCT}}{\text{PC}} \) free and voluncit, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. SIVEN under my hand and Notarial Seal this \(\frac{\text{JT}}{\text{JT}} \) day of \(\frac{\text{NOVember}}{\text{NOVember}} \) NOTART PUBLIC THIS INSTRUMENT WAS PREPARED BY OF MARKS, MARKS AND KAPLAN ONE N. LA SAILE ST., CHICASO, H. 60602 ONE N. LA SAILE ST., CHICASO, H. 60602 ONE N. LA SAILE ST., CHICASO, H. 60602 CHICAGO, TILEBUTG SUBSEQUENT TAX BILLS TO: WALLAGO, T. (Aggress) GROOTS CHICAGO, H. (Aggress)	ATE B THOUGS OF SEAL STATES SEAL SEAL SEAL SEAL SEAL SEAL SEAL SE	
me this day in person and acknowledged that Sh Beigned, sealed and delivered the said instrument as her free and voluntarial seal this day of proposes therein set forth, including the release and waiver of the right of homestead. SIVEN under my hand and Notarial Seal this 370 Movember 1979. The state of the release and waiver of the right of homestead. The state of the release and waiver of the right of homestead. The state of the right of homestead. November 1979. NOTARY FUBLIC CHICAGO, TILLIAN ADDRESS OF REPORTIVE HUYON THIS INSTRUMENT WAS PREPARATELY CHICAGO, TILLIAN ONLY ABORESS OF REPORTIVE HUYON OF MARKS, MARKS AND KAPIAN ONLY ABORESS OF REPORTIVE HUYON OF MARKS, MARKS AND KAPIAN ONLY ABORESS OF REPORTIVE HUYON ONE N. LA SALLE ST., CHICAGO, Nr. 60602 ONE N. LA SALLE ST., CHICAGO, Nr. 60602 ONE N. LA SALLE ST., CHICAGO, Nr. 60602 CHICAGO, TILLIANTIS		
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(Address)	ONE N. LA SALLE ST., CHICAGO, NT. 60602 GOGOZ SEND SUBSEQUENT TAX BILLS TO. WALLACE ER (CASON)	,
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