UNOFFICIAL COPY

V	DEED IN TRUST				
_/	94	25	260856	- حدر	•
S C	QUIT CLAIM		The above space for recor	rder's use only	· ·
9	THIS INDENTURE WITNESSETH, That the Grantor, EILEEN I.WEISBROD, a widow and not since remarried				
9	of the County of Cook	and State of	Illinois	for and in consideration	1 7重点
77	of Ten & no/100			 dollars, and other good 	292
7	an' v. luable considerations in hand paid, Conveys and Quit Claim s unto LX TANGE NATIONAL BANK OF CHICAGO, a National banking association, its successor				
Q	or successors, as Trustee under a trust agreement dated the 5th day of November, 1979, known as Trust Number 36041, the following				
-	described ralestate in the County of Cook and State of Illinois, to-wit:				
	(legal desc	ription a	ttached hereto;	•	ξ. ·
- [CV _A ,				ا من و
					1 * }
			A. 1.	M. Class	1 8
Ì	670% 60	unto paris	0	er in the second	2
	r fl. a.c		0506	COEC	\$ 5.5
-	999 AOV	1 200 FH 25 3	26 Z G Z G Z G	3 1 3 5 6	0 o
1		0 7	9		By and
	(Permanent Index No.: 1_60_93_	1.50.8	.4)		1 1 1 1 1 1 1 1 1 1
	TO HAVE AND TO HOLD the real estate with its appurt set forth.				SAC
	streets, highways or alleys and to vacate any subdivision of purchase, to execute contracts to sell on any terms, to com-	or part thereof, to e vey either with or w	normal in the real estate of exchat are a nitrates to sell or exchat normal in or the fittle, estate, it	any part increof, to detricate parks, nge, or execute grants of options to he real estate or any part thereof to powers and authorities vested in the	CNSACTION ORDINANCE CE.
	trustee: to donate, to dedicate, to mortgage, or otherwise e part thereof, from time to time, in possession or reversion, poriods of time, and to execute renewals or extensions of le	ncumber the real es by leases to comme ases upon any term	te, or any part thereof; to execute the principal or future, and up a number of periods or periods	rate leases of the real estate, or any son any terms and for any period or of time and to execute amendments,	St. 1
	Full power and authority is hereby granted to said trustreets, highways or alleys and to vacate any subdivision or purchase, to execute configuration to execute any subdivision or purchase, to execute configuration to receive the properties of time, and to execute removals or extensions of the properties of time, and to execute removals or extensions of the execute options to leave and options to retice leaves and respecting the manner of fixing the amount of present or full assum any right, title or interest in or alout or essement a estate and every part thereof in all other ways and for see scatter to deal with it, whether similar to or different from the	sions thereof at any options to purchas ture rentals, to exec	time c times bereafter; to execute the word or any part of the late grants of assements or charge	ute contracts to make leases and to reversion and to execute contracts is of any kind; to release, convey or	ION Exempt under parts to the first to the f
	assign any right, title or interest in or about or easement a estate and every part thereof in all other ways and for sue estate to deal with it, whether similar to or different from the	appurtenant to the r ch other consideration ways above specified	eal estate or any firt thereof, an ons as it wou, ' 'a le ful for any I and at any time of time; hereoft	id to deal with the title to said real person owning the title to the real ler.	Exempt Real E
	In no case shall any party dealing with said trustee is conveyed, contracted to be sold, leased or mortgaged by the borrowed or advanced on the real extate, or he obliged to se-	in relation to the r ne trustee, be oblige to that the terms of	eal estate, or to whor the real of to see to the application of an the trust have been concluded with	estate or any part thereof shall be ny purchase money, rent, or money h, or be obliged to inquire into the	Estate (-7-) Date
	necessity or expediency of any act of the trustee, or be oblig trust deed, nortgage, lease or other instrument executed by person relying upon or claiming under any such conveyance.	ed or privileged to i the trustee in rela- lease or other insti	inquire into any of the terms of the tion to the real estate shall be comment, (a) that at the line of the	be trust agreement; and every deed, onclusive evidence in favor of every ne delivery thereof the trust created	under state 7-7 Date
	In no case shall any party dealing with said trustee i conveyed, cuntracted to be sold, leased or mortgaged by th borrowed or advanced on the real estate, or be obliged to se- neessity or copalities; of any order in the contraction of the person relying upon or claiming under any such conveyance, herein and by the trust agreement was in full force and eff trusts, conditions and limitations contained herein and it; of that the trustee was duly authorized and empowered to (d) if the conveyance is made to a successor or successor; fully vested with all the title, estate rights, powers, authorities	ect. (b) that such c the trust agreement execute and deliver of	onveyance or other instrument w or in any amendments thereof a every such deed, trust deed, lease	an bindin upon all beneficiaries, a portgage or other instrument and	prov Trans q
	(d) if the conveyance is made to a successor or successors fully vested with all the title, estate rights, powers, authorities. The interest of each beneficiary under the trust agree	in trust, that such s i, duties and obligati ment and of all to	ons of its, his or their predecessor ersons claiming under them or	any of her so ll be only in the	Provisions Transfor Ta
	The interest of each beneficiary under the trust agree possession, earnings, and the avails and proceeds arising for declared to be personal property, and no beneficiary shall hinterest in the possession, earnings, avails and proceeds thereo	m the sale, mortgag ave any title or inte of as aforesaid.	e or other disposition of the real rest, legal or equitable, in or to t	estate, an s. ch interest is hereby the real es. ite . so h, but only an	ions Flax
1	If the title to any of the above lands is now or hereaft certificate of title or duplicate thereof, or memorial, the wor in accordance with the statute in such case made and provided	ter registered, the I ds "in trust," or "i	Registrar of Titles is hereby direction condition," or "with limitat	cted not to register e note in the] [] () ()
	And the said grantor hereby expressly waive S statutes of the State of Illinois, providing for the exemption of	and release S homesteads from sa	_any and all right or benefit un le on execution or otherwise.	nder and by virtue of any a a all	f Pa
1	In Witness Whereof, the grantoraforesaid ha_Sthistay ot	November	her	19 79 and sea.	Paragraph
(SEAL) Selien J. (Secoloro SEAL)					MA ag
					45
}	(01	D.4.7.\	Eileen I. Weisb		9 10 10
-	This document was prepared ^{SI} by Moe M. Forman-77 W. Wash:	tAL) ington ST		(SEAL)	7080
ĥ	Chicago, IL. NO TAXABLE CONSIDE	_		\mathbf{n}_{-1}	rtion ntati
This document was prepared SEAL) by Moe M. Forman-77 W. Washington ST. Chicago, IL. NO TAXABLE CONSIDERATION State Jllinois St. APHRODITE PAPAJOHN County of C 00 k St. the state aforesaid, do hereby certify that leen I majsbrod, a widow and not since remarried					bive value
					-1 -1
	1 (A) He is a second of the control	personally known to me to be the same personwhose namei.Ssubscribed to the forevoing instrument, appeared before me this day in person and acknowledged thatShe			
	the foregoing instrument, appeared before me this day in person and acknowledged that She signed, scaled and delivered the said instrument as NeY free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homestead. Given under my hand and notarial seal this day of Nov 19.79				
17					
		John	ita The	ushan	ŏ
Notary Public /					
	EXCHANGE NATIONAL BANK OF Box 132	CHICAGO	For information on	Inits A-C-F Chgo, dy insert street address scribed property.	16-9

es. Proce descript the stabilities a defect trent to describe at the stabilities of the s CONTROL OF THE SECURE OF THE OWNER OF THE SECURE TO SECURE OF THE SECURE TO THE SCHOOL OF LAST TRACT FROM A CHIEF OF SALE SOUTH

Sanda Alex PARCEL 300-100 THE MEIGH 8 0 FEET OF THE MORTH 100, 0 FEET OF THE MEST 20 0 FEET OF 1409 TO 10 10 BOTH UNIQUEDUE, TAKEN AS A TRACT IN 15.00% 2 IN CRAFT'S HUBBER WE TO AUSTRAUTILE AFORESATO, THE COOK COUNTY. DELBOTS.

RECEIVED IN (UNIT () MOIT THOO DAE

PARCEL (DD): ALL THAT FART, (EXCEPT THE NORTH 164 FEET THEREOF, AND EXCEPT THE WEST ALL THAT FART, (EXCEPT THE NORTH 164 FEET THEREOF, AND EXCEPT THE WEST ZO FEET THEREOF), OF LOTS 45 TO 52, LOTH INCLUSIVE, TAKEN AS A TRACT, IN SLOCK 2, IN CRAFT'S ADDITION TO AUSTINVILLE, BEING CRAFT'S SUPDIVICION OF THE WEST 36 1/4 ACRES OF THE SOUTH 43 3/4 ACRES OF THE NUTT 1/2 OF THE SOUTH WEST 1/4 OF SECTION > TOWNSHIP 39 NORTH, RANGE 18 EAST OF THE THIRD PRINCIPAL MERIDIAN, LYI G WEST OF A LINE, BRAWN AT RIGHT AGRES TO THE SOUTH LINE OF THE SAID (RACT, FROM A POINT ON THE CAID SOUTH LINE, 125, 21 FEET, WEST OF THE SOUTH WEST CORNER OF THE SAID TRACT, IN COCK COUNTY, ILLINOIS

PARCEL PB-P1: THE WEST IN FEET, (EXCEPT THE NORTH 192 FEET THEREOT), OF LOTS 45 TO TIZ, BOTH INCLUSIVE, TAKEN AS A TRACT, IN BLOCK 2, IN CLAFT'S ADDITION TO AUSTINVILLE, AFORESAID, ALL IN COOK COUNTY, ILLINOIS Office



END OF RECORDED DOCUMENT