## **UNOFFICIAL COPY**

		ti dan salat pada karan kalingan panga	and the second s	en e	Pentagaan kabana	rikain, utah 1986	<b>L</b> .
$\mathbb{O}_{-}$	loor	i				COOK	
	DEED IN TRUST	26	401 339			No. ers 8   4 3	
PLU	S EXHIBITS A. B AND C	,-	The above space for recorder	's use only.	l ₹	V 1 4 3	
	THIS INDENTURE WITNESSETH, THAT Exhibit B of the County of of the County of Ingham	and State of	as listed in of Illinois, Michigan,	Exhibit A an and , for and in conside			
-	of the sum of TEN AND NO/100		Dol	llars (\$ 10.00	) <u>                                  </u>	<b>2</b> 第2	
$\mathcal{O}$	in hand r id, and of other good and valuable				(e) - [a] B	<b>8</b> 2 2	4 % () * () 4 %
12	association vinor address is 33 No. LaSalle Street, Chicago, Illinois, as Trustee under the provisions of a certain Trust 20 2 2 2						
2			19 82, and known as		586	78 2	
8	the following described and estate in the Co	•	and State of Illino	•	6		
68-7	The West 25 feer of Lot 5 and the South 9 feet of the East 25 feet of Lot 5 in Block 28 in Johnson Roberts and Storr's Addition to Chicago, in Section 4, Township 39 North, Range 14, East of the Third Principal Meridian, commonly known as 355 W. Locust, Chicago Illinois,						
ł			82 M	Elleros	14 S	REA	
	ceāk cāā.	P. HOIS	LidneyH. BECOTOER CI	F DECOS	2 5 3 5	L ES	
1	71 <u>717</u> 17	-4 PH -2.	264013			12	
	1502 KUY -	-4 fri 5-C1	<b>10</b> 4010	. 3 3	3,4		
]						<b>型器</b>	
}			0,			- 1915 - 135 - 135	
1	TO HAVE AND TO HOLD the said resi estate with the torth.  Full power and authority is hereby granted to said T					2000	
	Full power and authority is hereby granted to said T streets, highways or allers to varate any subdivision or options to purchase, as said on any fermil, to ecourcy either to motigate, biedge or otherwise encumber said real estate, biedge or otherwise encumber said real estate, continues to the said to the said to continue to pracessit or in feture density that the said to the said to the said to the said to the said that estate, or any part of the reversion and to consider that estate, or any part of the reversion and to consider that estate, or any part of the reversion and to consider that estate, or any part of the properties of the said or satch other consideration as 11 would be lawful for specified, at any time we times bereatter.	part thereof, and to resultd with or without consideration in trust all of the title, esta or thy part thereof, to least a and town and terms and for	iside said real er te a often a to convey said real state or tie, powers and authritis s vested aid real estate, or any sait ther any nerted or recipiled.	as desired, to contract to sell any part thereof to a success in said Trustee, to donate, i red, from time to time. In pa hot excepting to the case of	l. to grant for or suc- to dedicate ofsession or	3	
	demise the term of 19% years, and to renew or extend leases terms and provisions thereof at any time or times hereafte purchase the whole or any part of the reversion and to con- said real exists, or any part thereof, for other real or per-	upon any terms and for any ; r, to contract to make lesses ; irret respecting the manner of local property, to grant esseme	eriod or periods of it and to and to grant option in lease and fixing the amount of present or nits or thanges of any kind, I i	amend, change or modify less 5 miles to renew lesses and utus rentals, to partition or release convey or assign any	options to to exchange sight, title		<b>=</b> =(
	or interest in or about or easement appurteaant to said rea and for such other considerations as it would be lawful for specified, at any time or times hereafter.	any person exuring the same t	mi to deal with said real est is o deal with the same, whether sin	and ferr part thereof in all miles to r different from the	other ways ways above	117	ob
	In he rass shall have berry deciling with said Truste thereof sails be correctly contracted the broad I seed one puritain money, rmt or money between or advanced on a billed to inquire into the authority, percestly or expeditional agreement; and every deed, fruit deed, solveneed in trust agreement; and every deed, fruit deed, solveneed in the said of the dark of the dark of the said officet. (b) that such rooserance or other instrument, (a) that at the time of the dark officet. (b) that such rooserance or other instrument is made to a successor or secessors in trust, that such successor or secessors in trust, that such such rights, desired and officet, delice and obligations of its, all	mortgaged by said Trustee, o said real estate, or be obliged may of any act of said Trust case or other instrument execu-	r any successor in trust, be ob- to see that the terms of this es, or be obliged or privileged to ted by said Trustee, or any suc-	oliged a set to the applicate a true has been complied we not my of the tercerant in trust, it relation to	rith, or be rith, or be rins of said o said real		ゴ髪
	estate shall be conclusive efficience in favor of every person lease or other instrument, (a) that at the time of the d and effect, (b) that such conveyance or other instrument and in said Trust Agreement or in all amendments there in tweet area due authorized and emportment in average and	finducing the Registray of Ti- lelisery thereof the trust creat was executed in accordance w of, if any, and binding upon of deliver seem such deed to	tites of said county) relying upon ed by this Indenture and by a rith the trust—conditions and all beneficiaries thereunder, (	s or claim; g to r any such that Trust Agr was in limitations c ate ned a thin c) that taid T after, or any continuous an interpretary and the	full force s Indenture by successor	10	
	is made to a successor or successors in trust, that such such rights, powers, authorities, duties and obligations of its, his This conveyance is made upon the express understanding	reasor of successors in trust has or their predecrasor in frust, and conditions that neither A	ve been properly appointed and a merican National Bank and Trus	are fully rested with at 12 : I. Company of Chicago, indivi-	de su	e en of an	5
	This conveyance is made upon the express understanding trustee, nor its successor is nucressor in trust half income the conveyance of the conveyance of the contract obligation or indestreams incurred or entered in contract, obligation or indestreams incurred or entered into beautifactic under said Trust Agreement as their stemermans, as Trustee of an express trust and not individually indebendents sector and no for an express trust and not individually indebendents sector and no for as the trust property and it	any personal liability or he suf- t the said real estate or under or about said real estate, as or by the Trustee in connection	pjected to any claim, judgement of the provisions of this Deed or y and all such liability being he with said real satate may be en-	ir decree for anything it or the said Trust Agreement or and areby expressly waited and a stered into by it in the name	or it. or amendo miti lessed, inse of the che	គីភ្វែង 3	1
	The between the constitution and an arrangement of			D-1 11111 12 121 111 111		看周江	
	The interest of each and every beneficiary hereunder a in the earnings, avails and proceeds striling from the sale of no beneficiary hereunder shall have any title or interest, it thereof as aforesaid, the intention hereof before to vest it fer atimple, in and to all of the resi estate above describ	ind under said Treat Agreemen r any other disposition of said i egs) or equitable, in or to said n asid American National Dan	it and of all persons claiming in real estate, and such interest is hi I real estate as such, but only ar ik and Trust Company of Chicag	nder them or any of them alers of the series lead and equit	hell be only property, and and proceeds		
	fre simple, in and to all of the rest estate above described.  If the title to any of the above real estate is now or it title or deplicate thereof, or memorial, the words "in trust, such case made and provided,"	eed. bervalier registered, the Registr " ar upon condition, or "With	ar of Titles is hereby directed in limitations," or words of similar	ot to register or note in the	certificate of te statute in		
	auch case made and provided,  And the said granter hereby expensely water .  State of Lilinois, providing for exemption or homesteads fro		and all right or benefit under an				
	In Witness Whereof, the granter S_aforesa	id ha. V.O. hereunto set	their August,	hand	and []		
	realthis &_li-th	(sxal)			(srat)	<u>u</u> 120	
		(star) _			[SEAL]		
STATE OF Illinois  Lorraine A. Feldhans  STATE OF County or Cook  County or Cook  Bates, Clarence Brown, Louise Bartlett, Lillie Mae Carter, Katie							
1	Hudson, Albert Brown, Adolph Carter, . Thomasine Porter, Robert Hudson						
personally known							
	delivered the said instrument as their change and fraired of the right of homestead.  GIVEN under my hand and nota		, 19 82	Å	ည္မွ		
			10	than)		<b>]</b>	<u> </u>
	This instrument prepared	by JAMES K.	MAKEMUNT, 100	N.La Salle N Chicago, Il.		1	1. Company (Co.)
1/0	140 William Hoty	1, 7	355 W. Loc			•	
"	Clicago, Ill 6	0602	Chicago.  For information or above de	II. translation of the street address of scribed property.	MA	533	12 H
	20. 0790, 01.	- •	Ī	254		vvy	13 m

### UNOFFICIAL COPY

THIS INDENTURE WITNESSETH, MAY THE GRANTORS, MAGGIE S. BATES, MASON BATES, CLARENCE BROWN, LOUISE BARTLLTT, LILLIE MAE CARTER, KATIE HUDSON, ALBERT BROWN, ROBERT HUDSON, THOMASINE PORTER, AND ADOLPH CARTER of the County of Cook and State of Illinois, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00), in hand haid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey and Warrant unto AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a national banking association whose address is 33 North LaSalle Street, Chicago, Illinois, as Trustee under the provisions of a certain Trust Agreement dated the 21st day of July, 1982, and known as rest No. 55586, the following described real estate in the County of Cook and State of Illinois, to-wit:

#### SEE LEGAL BELOW

In Witness Whereof, the grantors aforesaid have hereunto set their hands and seals this 25th day of 1962, 1962 (SEAL)

Kalie Kin Storn (SEAL) Thomson forter (SEAL)

Lillie Corter (SEAL) Most Bates (SEAL)

Louise Batterts (SEAL) & Rout Worm (SEAL)

Clause Batterts (SEAL) & Balok Conter (SEAL)

The West 25 feet of Lot 5 and the South 9 feet of the East 25 feet of Lot 5 in Block 28 in Johnson Roberts and Storr's Addition to Chicago, in Section 4, Township 39 North, Range 14, East of the Third Principal Meridian, commonly known as 355 W. Locust, Chicago, Illinois.

26 401 33

## **UNOFFICIAL COPY**

THIS INDENTURE WITNESS.TH, THAT THE GRANTORS, LILLIE MAE BROWN, JOYCE BROWN AND JOANNE McINTYRE of the County of Incham, State of Michigan, in and for the consideration of the sum of TAN AND NO/100 DOLLARS (\$10.00), in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged, Convey and Warrant unto AMERICAN NATIONAL BANK AND TRUST COMPANY OF CHICAGO, a national binking association whose address is 33 North LaSalle Street, Chicago, Illinois, as Trustee under the provisions of a certain Trust Agreement dated the 21st day of July, 1982, and known as Trust No. 55586, the following described real estate in the County of Cook and State of Illinois, to-wit:

SEE LEGAL BELOW

In Witness Whereof, the grantors aforesai have hereunto set their hands and seals this 30 day of august, 1982.

Lilie mal Brown (SEAL) Gragel 15 Drown (SEAL)

The West 25 feet of Lot 5 and the South 9 feet of the Pace 25 feet of Lot 5 in Block 28 in Johnson Roberts and Storr's Addition to Chicago, in Section 4, Township 39 North, Range 14, East of the Third Principal Meridian, commonly known as 355 W. Locust, Chicago, Illinois.

26 401 33

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STATE OF SS	
County of <u>Irghar</u> )	
I, latricia H. Elmo, a Notary Public in and for said County, in the State aforesaid, do hereby certify that LILLIE MAE BROWN, JOYCE BROWN, A.M. JOANNE MCINTYRE, personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of the right of homes car.	
GIVEN under my hand and seal this 30 day of August ,	١
A.D., 19 82	1
Patria H. Hlmo	1
Notary Public	1
My counts july 30, 1083	
FACILLY MALEN ELMO ROOLLY FUELLIC, INCHAN COUNTY, MICH NOW PUTELLIC, INCHAN COUNTY, MICH	
· <b>S</b>	
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EXHIBIT C

END OF RECORDED DOCUMENT