UNOFFICIAL COPY

WADD ANTY DOED IN TRUCT	OCOCA ED
WARRANTY DEED IN TRUST This instrument prepared by:	26983153
Lucia McAllister	9
1843 Milton	. I
Northbrook, IL 60062	THE ABOVE SPACE FOR RECORDERS USE ONLY
THIS INDENTURE WITNESSETH, That	the Grantors, GARY S. FRANCHI and DIANA J. FRANCHI,
his wife	
	EB-24-84 8 4 6 0 2 9 26983153 A — REC 10.00
of the County of Cook	and State of Illinois for and in consideration ———————————————————————————————————
ind valuable considerations in hand paid, Co	brook Illinois, a corporation of Illinois, as Trustee under the provi-
ions of a trust agreement dated the 20t1	
nown as Trust Number LT 2635	, the following described real estate in the
County of Cook	and State of Illinois, to-wit:
	Rep. 7. to the state of the sta
A THE TAX TO MAKE THE TAX TO M	2 hoing a subdivision of the West 3/5 of the
ot 2 in McKinley Subdivision No	. 2, being a subdivision of the West 3/5 of the Northwest 1/4 of the Northeast 1/4 of the South 1/2 of the East 1/5
outh 1/2 of the west 1/2 of the	. 2, being a subdivision of the West 3/5 of the Southwest 1/4 of the South 1/2 of the East 1/8 the East 1/5 of the Southwest 1/4 of Section 21 the Southwest 1/4 of Section 21 to Southwes
	the Bast 1/4 of the Southwest 1/4 of Section 21.5 H
11 in T.was',in 42 North, Range	12, East of the Third Principal Meridian, in Book
ounty, Illirois.	
	Real Est 1/4 of the Northeast 1/4 of the East 1/5 of the Southwest 1/4 of the East 1/5 of the Southwest 1/4 of Section 21.5. East of the Third Principal Meridian, in Sook 12, East of the Third Principal Meridian, in Sook 12, East of the Third Principal Meridian, in Sook 14, East 1/5 of the Southwest 1/4 of Section 21.5. The East 1/5 of the East 1/5
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Ux	Exen Real Real Date
	B. B. Re Re Date
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	the same and for the west and purposes begin and in said trust agreement set forth.
O HAVE AND TO HOLD the said premises with the appurte Full power and authority is hereby granted to said trustee	na
treets, highways or alleys and to vacate any subdivision or par o purchase, to sell on any terms, to convey either with or witho	out consideration to convey said premises or any part thereof to a successor or successors in trust but consideration to convey said premises or any part thereof to a successor or successors in trust but consideration to convey said premises or any part thereof to a successor or successors in trust but consideration to convey said premises or any part thereof to a successor or successors in trust but consideration to convey said premises or any part thereof to a successor or successors in trust but convey said premises or any part thereof to a successor or successors in trust but convey said premises or any part thereof to a successor or successors in trust but convey said premises or any part thereof to a successor or successors in trust but convey said premises or any part thereof to a successor or successors in trust but convey said premises or any part thereof to a successor or successors in trust but convey said premises or any part thereof to a successor or successors in trust but convey said premises or any part thereof to a successor or successors in trust but convey said premises or any part thereof to a successor or successors in trust but convey said premises or any part thereof to a successor or successors in trust but convey said premises or any part thereof to a successor or successor in trust but convey said premises or any part thereof to a successor or successor in trust but convey said premises or any part thereof to a successor or successor or successor in trust but convey said premises or any part thereof to a successor or successor or successor in trust but convey said premises or any part thereof to a successor or succe
nd to grant to such successor or successors in trust all of the	of, to lease sair property or any part thereof, from time to time, in possession or reversion, by
eases to commence in praesenti or futuro, and upon any terms 98 years, and to renew or extend leases upon any terms and fo	the control of the trusts and for the uses and purposes herein and in said trust agreement set forth. It is in the control of
ions thereof at any time or times hereafter, to contract to ma	ake leases and to grai options to lease and options to the lease and options to exchange said prop- ne manner of fixing the mount of present or future rentals, to partition or to exchange said prop- ne manner of fixing the
rty, or any part thereof, for other real or personal property, to	the manner of fixing the "mount of present or future rentals, to partition or to exchange said prop- grant easements or charges", any kind, to release, convey or assign any right, title or interest in thereof, and to deal with sail prop ity and every part thereof in all other ways and for such other same to deal with the same, where or initiat to or different from the ways above specified, at any
ir about or easement apportenant to said persons on any person owning the ime or times hereafter.	same to deal with the same, where it is milar to or different from the ways above specified, at any
In no case shall any party dealing with said trustee in relat	ion to said premises, or to whom sid p. mises or any part thereof shall be conveyed, contracted so see to the application of any purent services, return, or money borrowed or advanced on said set.
remises, or be obliged to see that the terms of this trust have	been complied with, or be obliged to be quite into the necessity of expectations of any act of said trust agreement; and every deed, true deed, mortgage, lease or other instrument extensions of said trust agreement; and every deed true deed, mortgage, lease or other instrument extensions under the control of the control
cuted by said trustee in relation to said real estate shall be corease or other instrument. (a) that at the time of the delivery the	ion to see and premises, or to whom s idn misses or any part thereof shall be conveyed, contracted as been compiled with, or be obliged to it quite into the necessity or expediency of any act of said the stagement; and every deed run deed, mortgage, lease or other instrument extense of said trust agreement; and every deed run deed, mortgage, lease or other instrument extense of said trust agreement; and every person chief ground or claiming under any such conveyance, the contraction of every person chief ground or claiming under any such conveyance, the contraction of the cont
 b) that such conveyance or other instrumnet was executed in a greenent or in some amendment thereof and binding upon all 	ereof the trust created by this indenture and 1 sail "rust agreement with much many and it rust of coordance with the trusts, conditions and limitatic is "anied in this indenture and in said trust of beneficiaries thereunder, (c) that said trustee and up authorized and empowered to execute and beneficiaries thereunder, (c) that said trustee are "up authorized and empowered to execute and sustained and the said trust of the
eliver every such deed, trust deed, lease, mortgage or other it	are fully vested with all the title, estate, rights, powers, at normes duties and conganious of the
unlicate thereof, or memorial. The words "in trust", or "upo	cal estate as such, but only an interest in the earnings, avails and of a solution of the originated of the designator of fittle originated, the Registrar of fittles is hereby directed not to register or rike in levertificate of fittle originated on condition", or "with limitations", or words of similar import, i acc. /d ne with the statute
i such case made and provided.	and the second s
And the said grantor _g hereby expressly waive f the State of Illinois, providing for the exemption of homester	and release any and all right or benefit under and by virtue of an and go'll statutes and from sale on execution or otherwise.
In Witness Whereof, the grantor Saforesaid	hasve hereunto set their handS and seal S
nis 16th day of November	er 19 83
(101 1.	A:02.1.
Dary & Franchi	(Seal) X Nana Manche (Seal)
ARY S FRANCHI	DIANA J. FRANCHI
•	(Seal)(Seal)
	i la constant de la c
nacof Illinois _{SS} 1. Har	1 L. McAllister, Jr. a Notary Public in and for said County, in
Caple SS	aid, do hereby certify that GARY S. FRANCHI and DIANA J.
county of Cook the state afores.	aid, do hereby certify that GARY S. FRANCHI and DIANA J.
county of Cook SS. the state afores RANCHI, his wife,	aid, do hereby certify that GARY S. FRANCHI and DIANA J.
RANCHI, his wife,	wn to me to be the same person s whose name s are subscribed to whose name s are subscribed to be the same person s whose name s are subscribed to subscribe subscribed subscribed to subscribe subscribed to subscribe subscribed
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ounty of Cook the state afores RANCHI, his wife, personally known the foregoing they	win to me to be the same person s whose name s _s are subscribed to to instrument, appeared before me this day in person and acknowledged that free and voluntary for the instrument as free and voluntary
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