UNOFFICIAL COPY

DEED IN TRUST	27.000 878	1-03-5
m 191 Rev. 11-71	The above space for recorder's use only.	= 02 - 1
THIS INDENTURE WITNESSETH, THAT and SARAH JACKSON, and Jam of the County of COOK	THE GRANTOR,S, JOHN MORRISON, a es Jackson her husband and State of Illinois , for a	bachelor, Ut
of the sum of Ten and no/100th	•	工名的
in han aid and of other good and valuable	considerations, receipt of which is hereby duly ackno	wledged, Convey
association who address is 33 No. LaSalle S	AL BANK AND TRUST COMPANY OF CHICAGO, treet, Chicago, Illinois, as Trustee under the provision	
	ay of March 1984, and known as Trust Nu	
the following described and estate in the Con-		OEV # A B
Cummings and Company's Consubdivision of that part	and all of Lot 25 in Block 13 in entral Park Avenue Addition being of the Southeast quarter of Se 13, East of the Third Principa	ction 14,
Meridian, lying South of North line of Right of W	the North 40 rods thereof and $_{47}$ of Chicago and Great Western	North of \
in Cook County, Illinois.		
2 1	-0-	
MAIL TO: GEORGE CO	alle Soite 1714 CI 714	
Chicago, I	L 60602-	140
J. 1. 2. 1.		00
TO HAVE AND TO HAVE the said seel setate with the	appurtenances, upon the trusts, and fo the see and purposes bersin and	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
streets, highways or alleys to vacate any subdivision or poptions to purchase, to sell on any terms, to convey either w ressors in trust and to grant to such successor or successors in the successor of successors in the successor of successors in the mortrager, bledge or otherwise encumber said real estate, or	tee to improve, manage, protect and subdivid said est estate or any part and thereof, and to resubdivide said real estate is as desired, to time or without consideration, to context said real estate. It may be not support the estate of the	contract to sell, to grant off to a successor or suc- se, to donate, to dedicate, to time, in possession or
reversion, by leases to commence in praesenti or in future, a demise the term of 198 years, and to renew or extend leases up terms and provisions thereof at any time or times hereafter.	and upon any terms and for any period or periods of .me ext exceeding on any terms and for any period or periods of time and . an ed. change to contract to make leases and to grant options to lease and .ptions to rest exceeding the manager of first the amount of present at the upon the property of the sentence of the manager of first the amount of present at the upon the sentence.	in the case of any single or modify leases and the enew leases and options to to Bertition or in exchange
said real estate, or any part thereof, for other real or persons and real estate, or any part thereof, for other real or persons and for such other considerations as it would be lawful for an	il property, to grant easements or charges of any kind, to r e. convey state or any part thereof, and to deal with said real est 'and every party y person owning the same to deal with the same, whether similar to or	or assign any right, title thereof in all other ways reint from the ways above
In no case shall any party dealing with said Trustee, of thereof shall be conveyed, contracted to be sold, leased or mo	or any successor in trust, in relation to said real estate, or to wh n as seal at the control of	id real state or any part to the application of any
purchase money, rent or money borrowed or advanced on said bobliged to inquire into the authority, necessity or expediency Trust Agreement: and every deed, trust deed, mortage, lease state shall be conclusive eridence in favor of every person (ir	real estate, or ne obliged to see that the terms of this trust matched of any act of said Trustee, or ne obliged or privileged to inquire into or other instrument executed by said Trustee, or any successor in trust including the Registrar of Titles of said country relying upon or claiming	s, of the terms of said is in clats n to said real unde s. v sch conveyance,
lease or other instrument, (a) that at the time of the deli- and effect, (b) that such conveyance or other instrument wa- and in said Trust Agreement or in all amendments thereof, in trust, was duly authorized and empowered to execute and of	ery thereof the trust created by this indenture and by said Trust Ag s executed in accordance with the trusts, conditions and limitations co if any, and binding upon all beneficiaries therunder, (c) that said leliter every such deed, trust deed, lease, mortgage or other instrument	reem it till force intains. In in interest in intains. In in in intains inta
is made to a successor or successors in trust, that such successor in trust, that such successor in trust, powers, authorities, duties and obligations of its, his or	or or successors in trust have been properly appointed and are fully rested their predecessor in trust. d conditions that neither American National Bank and Trust Company of	with all the state.
Trustee, nor its successor or successors for trust shall incur any their agents or attorneys may do or omit to do in or about the thereto, or for injury to person or property happening in or	d conditions that settler Assertican National Back and Trust Company of the subsection of the subsection of the subsection of the subsection of the said real estate or under the provisions of this Deed or said Trust Am- bour said real estate, any and all such liability being hereby expressly and the subsection of the subsection of the subsection of the subsection of the subsection of the subsection of the	rining it or they or its ar reement or any amen me. waived and released. Ap t in the name of the two
contract, obligation or indebtendess incurred or entered into by beneficiaries under said Trust Agreement as their attorney-in-f name, as Trustee of an express trust and not individually (and indebtedness except only so far as the trust property and funds	act, hereby irreveably appointed for such purposes, or, at the election of the Trustee shall have no obligation whatsoever with respect to any at in the actual possession of the Trustee shall be applicable for the payment	the Trustee, in its own ich contract, obligation or mit and discharge thereof).
All persons and corporations whomsoever and whatsoever shall. The interest of each and every beneficiary hereunder and in the earnings, swalls and proceeds arising from the sale or any	be charged with notice of this condition from the date of the filling for under gaid Trust Agreement and of all persons claiming under them or a yother disposition of said resi estate, and such interest is hereby declared to	iny of them shall be only o be personal property, and
no beneficiary hereunder shall have any title or interest, legal thereof as aforesaid, the intention hereof being to vest in a fee simple, in and to all of the real estate above described.	under said Trust Agreement and of all persons claiming under them or a other disposition of said resi estate, and such interest is hereby declared to or equitable. In or to said resi estate as such, but only an interest, in each id American National Eank and Trust Company of Chicago the entire is	rinings, avails and proceeds sgal and equitable title in
If the title to any of the above real estate is now or herea- title or duplicate thereof, or memorial, the words "in trust," or such case made and provided.	fiter registered, the Registrar of Titles is hereby directed not to register of upon condition, or "with limitations," or words of similar import, in sec-	ordance with the statute in
And the said grantor .S hereby expressly waive State of Illinois, providing for exemption or homesteads from sa	, and release any and all right or benefit under and by virtue of all on execution or otherwise.	any and all statutes of the
In Witness Whereof, the grantorSaforesaid h	day of March	5-A-A-A-A-A-A-A-A-A-A-A-A-A-A-A-A-A-A-A
Su al achson	[stat] John Marrison	[grad]
Junea Contina	(SKAL)	[5241] [9 0 8 0 0
STATE OF THE STATE (**************************************	y Public in and for said ON, a bachelor
COUNTY OF COOK 5" County, it and SARAH JACKSON and James	n the State aforesaid, do hereby certify that JOHN MORRIS Jackson, her husband	21/ 0.2
	hose name S. are subscribed to th	
personally known to me to be the same personSw appeared before me this day in person and acknowledge	they that they	signed, sealed and
delivered the said instrument as their release and waiver of the right of homestead.	free and voluntary act, for the uses and purposes therein	
GIVEN under my hand and notarial	seal this day of March	A.D., 1984
-	Loxelin Jeson Honoros	Notary Public
My commission expires Aug. 19, 1986	()	In-

FFICIA

Property of Coot County Clerk's Office

END OF RECORDED DOCUMENT