## UNIO EE CIALLO PY

DEED IN TRUST

27016889

		l 1-	10 to			
		12:	(The Above Space	For Recorder's Use	Only)	
IIS IND	DENTURE WITNESSETH, 1 NORMAN E. CARLSON ANI	- 6	**	27016889	_ A —	<del>26</del> (
he Count	y ofCOOK	and State of	ILLINOIS	, for and in	consideration	n of the sum
	TEN AND 00/100					Dollars,
	ed, Convey and Warrant		er good and valuable c istone-Norwood Tr			hereby duly Ilinois bank-
corporat	ion of Chicago , Illinois	, and duly authorized	to accept and execut	e trusts within the St		
	re isions of a certain Trust Agreemen	t, dated the 2ND	iay of MARCH	, 19 <u>84</u> , and		
843	, the following describ	ed real estate in the (	County ofCOO	Kand	1 State of Illi	nois, to-wit:
OF TH	1 J' STOLTZNER'S ARLII E SO'L' 1/2 OF THE EA 1/4 OF SECTION 28, TO	ST 1/2 OF TH	E WEST 1/2 OF	THE WEST 1/	2 OF THE	
PRINC	IPAL MFRIDIAN, ACCORD ENT NUARE 1938788 I	ING TO THE P	LAT THEREOF R			57 AS
	CVA.					
	/ //,					
		$O_{\mathcal{K}}$				
	TO HAVE AND TO HOLD the said res	al estate with fe appurt	nances, upon the trusts, an	d for the uses and purpose	s herein and in	
	said Trust Agreement set forth. Full power and authority is hereby gran Full power and authority is hereby gran vacate any subdivision or part thereof, and the state of the state of the state of the state Trustee, to donate, to dedicate, to mortga or any part thereof, from time to time, in lease upon any terms and for any period leases upon any terms and for any period any times and for any period the state of the state of the state of the state partition or to exchange and real entare, and the state of the state of the state of the state for the state of the state of the state of the state for the state of the state of the state of the state of the state for the state of	divide said real or or or	spect to the real estate or a nart thereof, to dedicate stat as often as desired, to erat on, to convey said real at r. at " of the title, estat amp', r sa. 't real estate, or	iny part or parts of it, and parks, streets, highways contract to sell, to grant lestate or any part thereof te, powers and authorities any part thereof, to lease:	at any time or or alleys and to options to pur- f to a successor s vested in said said real estate,	
	or any part thereof, from time to time, in terms and for any period or periods of time leases upon any terms and for any period o	possession or reversion, I not exceeding in the case or periods of time and to a	of my sir le mise the to men. or modify le	he present or in the future erm of 198 years, and to re ases and the terms and pre	e and upon any enew or extend ovisions thereof	
	at any time or times hereafter, to contract chase the whole or any part of the reversion partition or to exchange said real estate, o	to make leases and to go on and to contract respect r any part thereof, for of	ant option and opting the number of fixing the real or pusonal prope	tions to renew leases and re amount of present or fu rty, to grant easements or	options to pur- iture rentals, to r charges of any	
	and to deal with said real estate and every person owning the same to deal with the	part thereof in all other same, whether similar to	ways and for such of er co o or different from file wa	ons terations as would be yes a ove specified, at any	ny part thereof, e lawful for any y time or times	
	hereafter.  In no case shall any party dealing with a	aid Trustee, or any success	sor in trust, in relation to se	'd rest estate, or to whom	said real estate	5.5
	see to the application of any purchase mo terms of the trust have been complied w	ney, rent or money borro ith, or be obliged to inq	wed or advanced on the tru	as proper y, or be obliged	to see that the	
	hereafter.  In no case shall any party dealing with a or any part thereof shall be conveyed, continued to the continued of th	tee, or any successor in to aing under any such conve	rust, in relation to said trus syance, lease or other instru	t propert shall be conclusionent, (t that the time	sive evidence in of the delivery	
	ment was executed in accordance with the amendments thereof, if any, and is binding	by sair trust Agreement of the trusts, conditions and g upon all beneficiaries the	limitations contained here nereunder, (c) that said Tr	in and in at a Trust A re ustee, or any rucessor in	ement or in all trust, was duly	
	authorized and empowered to execute and veyance is made to a successor or successor vested with all the title, estate, rights, pov	deliver every such deed, in trust, that such succes vers, authorities, duties as	trust deed, lease, mortgag sor or successors in trust ha nd obligations of its, his or	e or other instrumer and ave been properly point r their predecessor in Fas	. if the con- o and are fully	
	This conveyance is made upon the exp successor or successors in trust shall incur	ress understanding and co	e subjected to any claim, j	neither individually o as udgment or decree for any	T aster nor its	
	Agreement or any amendment thereto, or ity being hereby expressly waived and rele	for injury to person or prased. Any contract, oblig	operty happening in or aboution or indebtedness incur	out said real estate, any an red or entered into by the	d all such liat Trustee in an-	
	vested with all the title, estate, rights, por This conveyance is made upon the exp successor or successors in trust shall inou- y its or this general or storogers may do- or its or their general control of the storogers of the control of the con- trol or the control of the control ity being hereby expects we will end end excito may be entered to the control and not individually (and the Trustee shall except only so far as the trust property a charge three(D, All persons and corporat of the control of the control of the control of the control of the control of the control of the The interior of each and expenses and corporat	uch purposes, or at the el- l have no obligation what	ection of the Trustee, in its	own name, as Trustee of such contract, obligation	an expres trust or indebte ness	
i	charge thereof). All persons and corporati of the filing for record of this Deed.	ons whomsoever and wha	itsoever shall be charged w	ith notice of this condition	n from the date	10
	The interest of each and every benefic of them shall be only in the earnings, avainaterest is hereby declared to be personal to said trust property as such, but only an vest in the Trustee the entire legal and equ	iary hereunder and under ils and proceeds arising for property, and no hepefici	said Trust Agreement and om the sale or any other of any hereunder shall have ar	of all persons claiming und disposition of the trust pro	der them or any operty, and such requitable, in or	
	to said trust property as such, but only an vest in the Trustee the entire legal and eq	interest in the earnings, s uitable title in fee simple	vails and proceeds thereof, in and to all of the trust	as aforesaid, the intention property above describes	hereof being to d.	,
	in the title to any of the trust property in the certificate of title or duplicate there similar import, in accordance with the sta	of, or memorial, the word tute in such case made a	ered, the Registrar of 1 life is "in trust", or "upon cont nd provided.	s is hereby directed not to dition", or "with limitatio	ns", or words of	ř
	And the said Grantor S hereby expr statutes of the State of Illinois, providing	essly waive and relea for the exemption of ho	se any and all right or mesteads from sale on exe	benefit under and by virtu cution or otherwise.	ie of any and al	i
	NESS WHEREOF, the Grantor S	aforesaid ha <u>Ve</u> here				
y of	March . 19	9 <u>84</u>	V A			
	rman E. Carlson	[Seal]	A / Eva Ca	flson, his w	rife	[Seal]
	• .					[Seal]
ATE OF	F_ Illinois OF_ Cook	ss.				1
	the undersigned	6 6-1		otary Public in and fo	or said Count	y, in the State
	do hereby certify that NOTIMAN known to me to be the same person		nd Eya Carlso are subsc	ribed to the foregoin	ø instrument	anneared be-
re me th	is day in person and acknowledged to	hat they signed, seal	ed and delivered the s	aid instrument as t	heir f	ree and volun-
	or the uses and purposes therein set I under my hand and Notarial Seal th	2-3		arch	teau.	. 19 84
	Ta 6 10	.0.0	γ.	N W		
ommissio	on expires January 6, 19	8619	Mary VI Me	Manus	NOT	ARY PUBLIC
ocumen	t Prepared By:		ADDRI	ESS OF PROPERTY:		
1.1	in F. Hauselman			O N. Wilshire	<u> </u>	<u> </u>
			7~	lington Hts,	T1 6000	14
39 5	3. LaSalle	<u> </u>	THE	ABOVE ADDRESS IS F	OR STATISTIC	CAL PURPOSES
			ONLI			
Chic	eago. Il 60603		SEND	SUBSEQUENT TAX BI	LLS TO:	and the second
Chic	eago, Il 60603			subsequent tax bi Istone Norwoo		u/t/a/ #

This Deed exampt from Illinois transfer tax pursuent to paragraph E of said transfer tax act.

AFELX. RIDERS" OR REVENUE ST

27 016 889

END OF RECORDED DOCUMENT