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DEED IN TRUST	<u> </u>
HIS INDENTURE WITNESSETH, That the Grantor, C. August Taddeo and Palma H. Taddeo, his	20 1
the County of <u>Gook</u> and State of <u>Ill</u> r and in consideration of the sum of <u>Ten</u>	linois,
Dollars (\$ 10.00), in hand paid and valuable considerations, receipt of which is hereby Warrant	
owledged, Convey and Quit Claim unto MELRO ATIONAL BANK, 17th Avenue and Lake Street, Melrose Polico, a corporation duly organized and existing as a natio sociation under the laws of the United States of Americ athorized to accept and execute trusts within the State of rustee under the provisions of a certain Trust Agreement	Park, Illinois, onal banking ca, and duly of Illinois, as
70th day of July 3 of an! known as Trust Number 2868 billowing described real estate in the County of Cook d Stat of Illinois, to-wit:	, the
0	
Lots 11, .2, 13, and 14 in Block 101, a subdivision of Lots 3, 4, and 5 in South half of Section 3, Township 39 the Third Principal Meridian in Cook	the subdivision of the North, Range 12, East of
This document was prepared by C. Augus 1004 North 18th Avenue, Melrose Park,	
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	A CALL TO THE CALL TH
TO HAVE AND TO HOLD he said real state with the appropriated to the said Trust Agreement set forty. Full power and authority is hereby granted to said Trustes to impered, to dedicate paris, street, highways or alleys and to wacate any as a desired, to contract to sell, to grant options to proceed to the said to sell and to sell	nn nees, upon the trusts, and for the uses and purposes herein and in a prove, runn protect and subdivide said real estate or any part subdivi's nor pr t thereof, and to resubdivide said real estate as often y term to convey saids.
a desired, to contract to sell, to grant options to purchase, to sell on any sall estate or any part thereof to a successor or successors in trust and to sowers and authorities vested in seld Trustee, to donate, to declease, to n	The property of the property o
nergo, to sense sait rear earts, or any part Learent, from the to this, uturo, and upon any terms and for any period or pariods of time, not exceed we set the transport of the part of th	In possession or n version, by leases to commence in present of in coeding in the case of any single demise the term of 100 years, and to the control of the
narrillon or to exchange said real estate, or any part horsof, for other or release, convey or assign any right, title or interest in or about or elem with said real estate and every part thereof in all other ways and	g the manner of f dng he amount of present or future rentile, to read or personal priner, f creat resements or charges of any Mad. Assement appurtenant of d a lad estate or any part thereof, and to for such other conside actions as would be lawful for any parson
In one case shall any party dealing with said Trustee, or any succession or any party dealing with said Trustee, or any succession or any part thereof shall be conveyed, contracted to be sold, leased to the application of any purchase money, rent or money borrowed or	essor in trust, in relation of all ottal cetate, or to whom said real or mortgaged by said frustee or e.g. rescessor in trust, be obliged to advanced on said real estate, or be obliged to see that the terms of this y, necessity or expediency of any of said frustee, or be obliged or
rust may been complied with, or be conject to indure the actual reprivileged to inquire into any of the terms of said Trust Agreement; and by said Trustee, or any successor in trust, in relation to said real estate Registrar of Titles of said country relying upon or claiming under any suc	, necessary of experiency output, you had necessary of experiency of the property of the prope
lelivery thereof the trust created by this indenture and by said trust agr natrument was executed in accordance with the trusts, conditions and lin in all amendments thereof, if any, and binding upon all beneficiarles ther authorized and empowered to execute and deliver every such deed, trust de	reement was in full force and effect, (b) int such conveyance or other mintations contained in this indenture and I said T ust Agreement or reunder, (c) that said Truste, or any submode in trust, was duy
nade to a successor or successors in trust, that such successor or successor the title, estate, rights, powers, authorities, duties and obligations of its This conveyance is made upon the express understanding and press Trustee, nor its successor or successors in trust shall incur at	ors in trust have been properly appointed and are a by sated with all tas, his or their predecessor in trust. condition that neither Melrose Park National One, dividually my personal liability or be subjected to any claim, judgr ent o decree to do in or about the said real estate or under the purvision of this properly happening in or about said real estate or under the purvision of this properly happening in or about said real estate, my as a specific properly happening in or about said real estate, my as a specific properly happening in or about said real estate, my as a specific properly happening in or about said real estate, my as a specific properly happening in or about said real estate, my as a specific properly happening in or about said real estate, my as a specific properly happening in or about said real estate, my as a specific properly happening in or about said real estate, my as a specific properly happening in or about the properly happening in or about the properly happening in or a specific properly hap
for anything it or they or its or their agents or attorneys may do or omit Deed or said Trust Agreement or any amendment thereto, or for injury all such liability being hereby expressly walved and released. Any contrac	nay personal liability or be subjected to any claim, judgr ent o decree to to do in or about the said real estate or under the powisics of this py to person or property happening in or about and real est or any argued to the property happening in or about said real est or any argued to the property happening in or about said real est or any argued to the property happening in or about said the public property in the property of the property o
Deed or said Trust Agreement or any amendment thereto, or for injury all such liability being hereby expressly waterd and released. Any contract connection with said real estate may be entered into by it in the name- in-fact, hereby irrevocably appointed for such purposes, or at the election to individually (and the Trustes shall have no obligation whatsoover with so far as the trust property and funds in the setual possession of the Trus- persons and corporations whomosover and whatsoever shall be classed within Deed.	ct, obligation or indebtedness incurred or entered into by the T uttee in of the then beneficiaries under said Trust Agreement as their storms ion of the Trustee, in its own name, as Trustee of an express trust a d the respect to any such contract, obligation or indebtedness except on uttee shall be applicable for the payment and discharge thereof).
persons and corporations whomsoever and whatsoever shall be charged w blis Deed. The interest of each and every beneficiary hereunder and under said of them shall be only in the earnings, avails and proceeds arising from	with notice of this condition from the date of the filing for record of d Trust Agreement and of all persons claiming under them or any a the sale or any other disposition of said real estate, and such interest
The interest of each and every beneficiary hereunder and under said of them shall be only in the currings, avails and proceeds arising from is letterly declared to be personal property and the benefit and in the work of the control	ier shall have any title or interest, legal or equitable, in or to said real eds thereof as aforesaid, the intention hereof being to vest in said ee simple, in and to all of the real estate above described, ristered, the Registrar of Titles is hereby directed not to register or note
in the certificate of title or duplicate thereof, or memorial, the words similar import, in accordance with the statute in such case made and pri- Agreement or a copy thereof, or any extracts therefrom, as evidence that is in accordance with the true intent and meaning of the trust.	is "in trust," or "upon condition," or "with limitations," or words of provided, and said Trustee shall not be required to produce the said trustee shall not be required to produce the said that any transfer, charge or other dealing involving the registered lands
And the said grantor hereby expressly walva and release statutes of the State of Illinois, providing for the exemption of homests	any and all right or benefit under and by virtue of any and all leads from sale on execution or otherwise.
In Witness Whereof, the grantor S aforesaid have seal S thin 28th day of Febr	ruary // 19.84 // / O
C. AUGUST TADDEO [SEAL]	PALMA H. TADDEO [SEAL]
State of // SS. I, the undersigned, a Notary	ry Public in and for said County, in the state aforesaid, do hereby
County of COOA J certify that 5770 705	
	be the same person. whose name subscribed to appeared before me this day in person and acknowledged that
signed, seal	led and delivered the said instrument as free and
right of homestead.	nd purposes therein set forth, including the release and waiver of the
Given under my hand and no	otarial seal this As and Isaa of Isaa
RETURN TO: MELROSE PARK NATIONAL BANK	/
17th Avenue & Lake Street Melrose Park, Illinois, 60160 Box 603 Cook County Recorder orm 15307 BFC 199	1004 North 18th Avenue, Melrose Park, Illinois For information only insert strest address of above described property.

END OF RECORDED DOCUMENT