UNOFFICIAL COPY

	GAL FORMS	8 m-ii 1000			
	DEED IN TRUST	April, 1980		07 005	
	(ILLINOIS)	раак ранит	Y. LI INDIS	27 228 234	
p	CHITTON Committee Instrumental Committee Commi	COOK COUNT FILED FOR	RICORD	•	
_	CAUTION: Consult a lawyer before using or acting under this All warranties, including merchantability and fitner	1984 AUG 24	- Fit 12: 49	27228234	
1					
	THE GRANTOR, LAURA A. BASSETT	r a Sninster			
\	medianten, mader n. bibbert	, a opinocei			
,					
9	of the Courty of Cook and State	of Illinois			
	for and in 'on' ideration of Dollars, and the good and valuable considera		'		
`	Convey and CALERANT /QUITCLAIN	•)* unto			
) [AMERICAN NATIONAL BANK & TRUS OF CHICAGO, 3° North LaSalle	, Chicago			
1	(NAM : AN J ADDRESS OF GRANTEE)	2 1		For Recorder's Use Only)	
K	as Trustee under the provision a trust agreement date. Number 60940 (hereinafter received to as "said trust.")	d the STO day of _	riay , 1	OC; and known as Trust	
,]	successors in trust under said trust ag een : n the followin Illinois, to wit: LOT 22 IN BLOCK 8 IN	ng described real estate in	the County of Cook	and State of	
	SUBDIVISION OF THE SOUTPWEST	ODARTER OF	THE SOUTHWEST	QUARTER OF 1	1 1
	THE NORTHWEST OUARTER OF SLC	TION 34, TOW	NSHIP 40 NORT	i, RANGE 13,	
	EAST OF THE THIRD PRINCIPAL	MEKIDIAN.			- 1
	SEE REVERSE SIDE FOR EXEMPLE	JN ,			_
	TO HAVE AND TO HOLD the said premises with trust agreement set forth.	the argumenances upon th	e trusts and for the uses and	purposes herein and in said	
	Full power and authority are hereby granted to sai thereof; to dedicate parks, streets, highways or alleys; to vadesired; to contract to sell; to grant options to purchase; to	d trustee to improve, ma	nage, protect and subdivide	said premises or any part	RE
γ	desired; to contract to sell; to grant options to purchase; to premises or any part thereof to a successor or successors in	sell on any terms; to conv	ey either with or without co	nsideration; to convey said trust all of the title, estate,	3 H€
4	powers and authorities vested in said trustee; to donate, to thereof; to lease said property, or any part thereof, from t	dedicate, to mor gage p	edge or otherwise encumbe or reversion, by leases to c	r said property, or any part ommence in praesenti or in	VAMI.
0	futuro, and upon any terms and for any period or periods or renew or extend leases upon any terms and for any perio	f time, not exceeding in a d or periods of time; ad	e case of any single demise to amend, change or modif	ne term of 198 years, and to y leases and the terms and	E ST
$ \mathcal{L} $	provisions inereor at any time or times hereafter; to controptions to purchase the whole or any part of the reversion	aut to make leases and : and to contract respecting	the rianner of fixing the a	mount of present or future	ENC
7,	desired; to contract to sell; to grant options to purchase; to premises or any part thereof to a successor or successors in powers and authorities vested in said trustee; to donate, to thereof; to lease said property, or any part thereof, from t futuro, and upon any terms and for any period or periods or renew or extend leases upon any terms and for any period provisions thereof at any time or times hereafter; to controptions to purchase the whole or any part of the reversion rentals; to partition or to exchange said property, or any parkind; to release, convey or assign any right, title or interest deal with said property and every part thereof in all other whe same to deal with the same. Whether similar to or differ	in or about or easement a	pparte an to said premise isider tio s as it would be la	or any part thereof; and to wful for any person owning	REV
\sim	the same to deal with the same, whether similar to or differ In no case shall any party dealing with said trustee i				AFFIX "RIDERS" OR REVENUE STAMPS HERE
17	conveyed, contracted to be sold, leased or mortgaged by	said irustee, be obliged to	see to the application it an	y purchase money, rem, or	ERS.
\mathcal{X}	money borrowed or advanced on said premises, or 06 oblinquire into the necessity or expediency of any act of said agreement; and every deed, trust deed, mortgage, lease o conclusive evidence in favor of every person relying upon time of the delivery thereof the trust created by this in conveyance or other instrument was executed in accordance.	trustee, or be obliged or or other instrument execut	privileged to inq in o a ed by said trustee in in a	to said real estate shall be	Ä
1/1	time of the delivery thereof the trust created by this In	denture and by said trust e with the trusts, condition	agreement was in full for as and limitations contained	e and effect; (b) that such	XE
1	trust agreement or in some amendment thereof and bindi empowered to execute and deliver every such deed, trust successor or successors in trust, that such successor or suc- estate, rights, powers, authorities, duties and obligations of	ng upon all beneficiaries t deed, lease, mortgage or	hereunder; (c) that said trus other instrument; and (d) if	the convey nee is made to a	A.F.
13	successor or successors in trust, that such successor or succestate, rights, powers, authorities, duties and obligations of	cessors in trust have been pofits, his or their predeces	properly appointed and are sor in trust.	ully rested with all the title,	
	The interest of each and every beneficiary hereur earnings, avails and proceeds arising from the sale or othe property, and no beneficiary hereunder shall have any title	ider and of all persons cl	niming under them or any	of them shall be only in the	
	in the earnings, avails and proceeds thereof as aforesaid.				
- 1	If the title to any of the above lands is now or hereaf certificate of title or duplicate thereof, or memorial, the	ter registered, the Registra words "in trust," or "upo	ar of Titles is hereby directed n condition," or "with limit	not to register or	
	import, in accordance with the statute in such case made a And the said grantor — hereby expressly waive 5	S and release _S_ any ar	d all right or benefit under	and by virtue of any and ɔ'.	7
	statutes of the State of Illinois, providing for the exemption In Witness Wherekf, the gruptor stores and has	in of nomesteads from sale S_hereunto setherh	and and seal this	4th	1
	divid July				1
\bigcirc	Laura A. Bassett	SEAL)		(SEAL)	
	State of Illinois County of Cook ss				
	IMPRESS CERTIFY that Lat	Notary Public in and four A. Basse	or said County, in the Stat Et, a Spinste	aforesaid, DO HEREBY	
1	SEAL foregoing instrument.	me to be the same pers appeared before me this	on whose name lay in person and acknowle	15 subscribed to the liged that Sh. e. signed, act, for the uses and purposes	
	HERE scaled and delivered to therein set forth, inclu	iding the release and waiy	er of the right of homestrad		
1	Given under my hand and official seal, this4t	h	day of July	19 84	
	Commission expires September 7.	1987	all &	cone	
	This instrument was prepared by Karl L. Fel	binger, 30 N		ite 3030	
l			AND ADDRESS) Chica	go, IL 60602	_
	*USE WARRANT OR QUIT CLAIM AS PARTIES DE		ADDRESS OF PROPERTY:	Lean	-
	Gregory J. Constanti		4742 W. Mc Chicago, I	L .	
	MAIL TO: 33 N. Dearborn, Suit	e 1025		IS FOR STATISTICAL PURPOSES T OF THIS DEED.	
	(Address)				

are establish

/4 .

UNOFFICIAL COPY

GEORGE E. COLE®

ILLINOIS EXEMPTION:

I hereby o clare that the conveyance represented by this Instrument is exempt under provisions of Paragraph 4 Section (e) of the Illinois Real Estate Ironsfer Tax Act.

Dated: July 4, 1984

fail flowe Actorney

CHICAGO EXEMPTION:

I hereby declare that the conveyance represented by this Instrument is exempt under provisions (f ?aragraph (e) Section 200.1-2B6 of the Chicago Transaction Tax Ordinarce.

Dated: July 4, 1984

Attorney Attorney

27 228 234

END OF RECORDED DOCUMENT