UNOFFICIAL COPY

DEED IN TRUST	27333540	1
$(\widehat{\mathcal{D}})$		• 13 - 14 - 14
	The above space for recorder's use only 188400	
THIS INDENTURE WITNESSETH, To of the County of Cook	HAT THE GRANTOR, CAROLYN LUNDQUIST, a spinster, as nominee, and State of 9 4 416 roots 27355148 and in consideration	୍ର ଏଠିଣ ଓଡ଼ିଆ
of the county of Ten and 00/100-	nand State of 9 4 11d red so 273333516 and in consideration	10.1
	able considerations, receipt of which is hereby duly acknowledged, Convey	
and Warrant unto COLONIAL BANK A	ND TRUST COMPANY OF CHICAGO, an Illinois Corporation where	<u>.</u>
	Chicago, Illinois, as Trustee under the provisions of a certain Trust by of July 1978, and known as Trust Number 190,	:
the following described real estate in the Con		
-	and build of Immoss, to wit.	-:
QUARTER OF SECTION 34, THE THAND PRINCIPAL ME	GARFIELD, A SUBDIVISION OF THE SOUTHEAST, TOWNSHIP 40 NORTH, RANGE 13, EAST OF ERIDIAN, (EXCEPT THE WEST 307 FEET OF AND THE WEST 333 FEET OF THE SOUTH 1295 COUNTY, ILLINOIS	
Phy.	I Goo / A	IAII.
Exempt under Provision ca	Par. E, Sec. 4 , Real Estate Transfer Tax Act.	.,
DANOV 13 1984 Agent (OK Heal Prauleiu	•
Full power and authority is benchy smarted to a	e with the appur anances, upon the trusts, and for the uses and purposes herein and in said aid Trusts to improve, manage, protect and subdivide said real estate or any part thereof, and any subdivide said real states are any part thereof, and	
dedicate parks, streets, highways or alleys to vacate tract to sell, to grant options to purchase, to sell on part thereof to a successor or successors in trust and to	and these is invove, manage, project and supolyide said real estate or any part thereot, and unsubtivision or part thereot, and to manufacture and real estate as often as desired, to conany terms, to convy either will or without consideration, to convey said real estate or any grant to south as or or successors in trust all of the title, existe, powers and authorities vested estate, or only part thereof, to lease said real estate, or experience of the title, existe, powers and authorities vested to the existence of the experience of the estate of the experience of	,
in said Trustee, to donate, to dedicate, to mortgage, p any part thereof, from time to time, in possession of period or periods of time, not exceeding in the case	pledge or otherwise e cum her said real estate, or any part thereof, to lease said real estate, or or reversion, by lenks to comence in processni or in future, and upon any terms and for any of any single demi, to cerm of 199 years, and to renew or extend leases upon any terms	Stamps
and for any period or periods of time and to ament after, to contract to make leases and to grant options to and to contract respecting the manner of fixing the ame	of eversion, by leas is to comence in present or in futuro, and upon any terms and for any of any single demis in term of 198 years, and to renew or evited leases upon any terms it, change or modify leas and the terms and provisions thereof at any time or times hereofened to the provision of the provisions that the provision of the provisions that the provision of the provision	Revenue
ment appurtenant to said real estate or any part the other considerations as it would be lawful for any part	tharges of any kind, to release, or very c assign any right, title or interest in or shout or ease- reof, and to deal with said rer estate and every part thereof in all other ways and for such stron owning the same to deal with the same, whether similar to or different from the ways	and R
		duts a
application of any purchase money, rent or money been complied with, or be obliged to inquire into the au- into any of the terms of said Trust Agreement; and	rustee, or any successor in triest, in clast in to said real estate, or to whom gairly real estate or sold, leaved or mortinged by said. This is, or any successor in trust, be obliged to see to the entranced on said real case. It is obliged to see that the terms of this trust have althority, one and the said real case of the said real trust and the said real said trust and the said real said trust and the said real said trust and the said trust and trust an	for affixing Didors
county relying upon or claiming under any such co ated by this Indenture and by said Trust Agreement	every deed, trust deed, mortgage, lease or oil a strument executed by said Trustee, or any such conclusive evidence in favor of every less a including the Registrar of Titles of said suveyance, lease or other instrument: (a) that at it a time of the delivery thereof the trust crews in full force and effect, (b) that such convey are of other instrument was executed in accontained in this indecture and in said Trust Agre, net or in all amendments thereof, if any, attain Trustee or envisions of the said trust and the said t	The state of the s
and binding upon all beneficiaries thereunder. (c) the	contained in this indecture and in said Trist Agre me t or in all amendments thereof, if any, ast and Triste, or any successor in trust, was fully a thorized and empowered to execute and or other instrument and (d) if the conveyance is much a successor or successor in trust, properly appointed and are fully exact with all the (dle, saile, rights, powers, authorities,	space for
duties and obligations of its, his or their predecessor. This conveyance is made upon the express und	property appointed and are fully vested with all the fittle, estate, rights, powers, authorities, rights, rights	This ag
for anything it or they or its successor or successors for anything it or they or its or their agents or atto Deed or said Trust Agreement or any amendment t	in trust, extending and conditions that neither Colonial Bank and rest Company of Chicago, indivi- extanding and conditions that neither Colonial Bank and rest Company of Chicago, indivi- in trust shall incur any personal liability or its subjected to any crim, indigenent or decree orneys may do or omit to do in or about the said ceal exit to re it is the provision of this hereto, or for injury to person or property happening in or about aid real estate, any and all seed. Any contract, obligation or indebtedness incurred or enter it is by the Trusten tous- yit in the name of the then beneficiaries under said Trust Agreem in a their extromey-in-fact, at the election of the Trustee, in its own name, as Trustee of an extress trust and not indi- whatsoever with respect to any such contract, obligation or indebtedness sace; only so far as in of the Trustee shall be applicable for the payment and discharge the end. All persons and arged with notice of this condition from the date of the filing for record of . Dext. Builder and under said Trust Agreement and of all pressure claiming under the property of the contract.	
nection with said real estate may be entered into be hereby irrevocably appointed for such purposes, or,	ased. Any contract, obligation or indebtedness incurred or entere, it to by the Trustee in con- y it in the name of the then beneficiaries under said Trust Agresin in a their attorney-in-fact, at the election of the Trustee, in its own name, as Trustee of an exp. ey trust and not indi-	
the trust property and funds in the actual possessio corporations whomsoever and whatsoever shall be ch	whatsoever with respect to any such contract, obligation or indebtended over only so far as no of the Trustee shall be applicable for the payment and discharge the reof. All persons and arged with notice of this condition from the date of the filing for record of	
them shall be only in the earnings, avails and proce by declared to be personal property, and no benefic	eds arising from the sale or any other disposition of said real estate, and such int . st is here-	Ŷ.
Company of Chicago the entire legal and conitable	title in fee simple, in and to all of the real estate above described.	
		↓
1	temption or homesteads from sale on execution or otherwise.	S -
In Witness Whereof, the grantor afore	said ha S hereunto set her hand and	(O_
/ heath Lundsund		0
CAROLYN LUNDOUTST		{
	Undersigned Notary Public in and for said	
Cook	the State aformaid, do hereby certify that Carolyn Lundquist,	
	,	S S S
personally known to me to be the saint person	a ba	Z 35
	ledged thatshesigned, sealed and leffree and voluntary act, for the uses and purposes therein set forth, including the	T and the
release and wavered the right of homestead. GUEN under my hand and.	Sept this May of November AD. 10 84	18
	y Commission Expires May 22, 1985 HOUNG Natary Public	
My commission and the second	· _ /	L
This instrument was propered by R. Ne	Sil Beaulieu, 5339 W Belmont, Chicago	

Colonial Bank and Trust Company of Chicago

1750 N. KEDVALE, CHICAGO

above described property.

END OF RECORDED DOCUMENT