DEED IN TRUST

UNOFFICIAL SECTOR 85322122

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THIS INDENTURE WITNESSETH, THAT THE GRANTOR, Margaret I. Kreppel, an unmarried woman,

of the County of Cook of the sum of Ten and 0 in hand pald, and of other Conveys and WATFATX an Illinois Corporation whos sions of a certain Trust Agre day of August the following described real	good and valuated the address is 5850 eement, dated the 19.85, and	ble considera unto C Wesi Belmoi e 16t.h d known as Tr	tions, receipt DLONIAL BAN nt Avenue, Chi ust Number	of which is here K AND TRUST C cago, Illinois, as	eby duly acknowledged, OMPANY OF CHICAGO, Trustee under the provi-
The North 1/2 o of Section 7. To Meridian, in Co.	ownship 42 No	orth, Range	North Eas e 10 East o	t 1/4 of the of the Third	South West 1/4 Principal
	Exemple Par	nder Real	Estate County	Transfer Te ord. 95104 Sign.	Par 1004
TO HAVE AND TO HOLD the said real Full power and authority is hereby grathighways or alleys to vacate any subdivision on any terms, to convey either with or without successors in trust and to grant to such su mortgage, pledge or otherwise encumber saileases to commence in pressentior in future and to renew or extend feases upon any term.	nted to said Trustee to im n or part thoreof, and to to t consideration including of coessor or successors in tid real estate, or any part or and upon any terms and	prove, manage, pro- spublished said real, leeds conveying dirac trust all of the title, thereof, to lease said for any period or per	nct ar i subdivide aal steje es ollen as des tily t .a T ust Grantee, gesta'n .jo .ers and ii i real es' ale, .r aky p tods ol tilr .: exei	d teal estate or any particled, to convey said real estate to convey said real estate to convey said real estate the thoreof, from time to eding in the case of any s	Thereot, to decicate parks, streets, to grant options to purchase, to self to or any part thereof to successor or Trustee, to donate, to dodicate, to time, in passession or reversion, by single demise the term of 198 years,
or times herealter, to contract to make least to contract respecting the manner of fixing I properly, to grant easements or charges of part thereof, and to doot with said roal estate to doof with the same, whether similar to on in no case shall any party dealing with a veyed, contracted to be sold, feased or more rowed or advanced on said real estate, or be obtained and executed by said Trustee, or be obtained and executed by said Trustee, or any Titles of said county) relying upon or claimif denture and by said Trust Agreement was in limitations contained in this Indenture and I Trustee, or any successor in trust, was dufy a conveyance is made to a successor or succ	es and to grant options to inhe amount of present or I may kind, to release, come and every part thereof in it different from the ways said Trustee, or any successory of the said Trustee, or it obliged to see that that is it diges or privileged to Inquisuccessor in trust, in relanguater any such convey full force and affect, (b) it is said Trust Agreement authorized and empowere essors in trust, that such observer in trust, and that it is not any the said trust Agreement essors in trust, that such observer in trust, that such on the said trust agreement essors in trust, that such on the said trust agreement authorized and empowere essors in trust, that such	lease and options to uture rentals, to participy or insign any righalforther ways and to above specified, at assor in trust, in relationary successor in trust, in refationary successor in trust with a first and the lease of the ance, lease or other hat such conveyance or in all amendments of the eccute and dall successor or succ	renew loases and option or to exchange it in the or interest in such other consider into the interest in ing time or lights how in ig said roal astate. I, be'sphilged to see to be and other in the of said Trust Agrees shall be conclusive naturener; (a) that all or other instruments thereof, (flany, and over severy such deed, is sort in trust have be	Ald roal estate, or any pa- ald roal estate, or any pa- ationy as a would be law self in a polification of any pa- or to whom in ald roal ost a the application of any pa- ement; and way india, or addence in fav. of in any and the time of the de in in a was binding upon all bee total dead, teaso, mortga.	note or any pair of the reversion and irit thereof, for other real or personal purtament to said real estate or any ful for any person owning the same ato or any part thereof shall be con- surchase money, rent or money bor- into the authority, necessity, or ex- rust deed, mortgage, leaso or other y person (including the Register of pureof the trust created by this in- nea with the trusts, conditions and the literies therounder. (c) that said and or other instrument and (d) if the
estate, rights, powers, authorities, duties ar This conveyance is made upon the expressors in trust shall incur may do or omit to do in or about the said real ty happening in or about said real estate, any into by the Trustee in connection with said renerby irrevocably appointed for such purpol have no obligation whatsoever with respect to the Trustee shall be applicable for the paymed dition from the date of the filling for record of The interest of each and every bondricks ings, aveils and proceeds arising from the sate hereunder shall have any title or interest, leg injention hereof being to vest in said Colonidescribed.	ass understanding and or havy personal liability or by estate or under the provis- r and all such liability bein eal estate may be entered ses, or, all the election of to to any such contract, obli- bot and discharge thereof bot linis Deed. My hereunder and under so tie or any other disposition lat or equitable, in or to sa iss! Bank and Trust Comp	anditions that notifier o subjected to any cir- silons of this Dood or a g haraby expressly wi- finto by it in the nam- he Trustee, in its own- gation or indebtedne). All persons and cor aid Trust Agraemani not isaid real estate, id real estate as suci- arry of Chicago the te	Colonial Bank and T (imin, judgement or design, judgement or design, judgement or design, judgement of the of the theologist of the or design, judgement of the or design,	processory in a processory of the contract, obligation of contract, obligation of contract, obligation of contract, obligation of contract that and not as the trust property and of and whatsoever shall contract the contract of the contract of the percept declared to be perceived declared to be perceived of the contract.	you its of the analis of allotheys you its of the analis of allotheys indebtodness. I consider a content agreement as their attorney in-fact, individually fand the 7 december of the actual plass is sone of the charged with notice of this content and the allothey of them shall be only in the same sonet property, and no beneficiary proceeds thereof as aforesaid, the in and to all the real astate above.
If the title to any of the above real estat duplicate thereof, or memorial, the words "in and provided. And the said grantorhareby express providing for exemption or homesteads from	trust," or upon conditions saly waive.Sand raisat	e, or "with limitations segany and all ri	" or words of similar	Import, in accordance w	in the statute in Such Case made
in Withess Whereof, the granter(s) afores	said ha S hadun	o sot. her han	(s) and soal(s) this	127	day of
December.	19_85	M	Pargart of	Keppel	(SEAL)
			1	1 110	(SEAL)

This space for affixing Riders and Revenue Stamps

Jocument Number

Colonial Bank and Trust Company of Chicago Box 179 6- F

THIS DOCUMENT PREPARED BY:

UNOFFICIAL COPY

STATE OF Illinois , SARBARA ANN 13	三尺が分尺と バリ . Notary Public in and for said
S 8.	
County Of Cook County, in the State aforesaid, do hereby certify that Marg	garet I. Kreppel, an
unmarried woman,	
ersonally known to ϵ a to be the same person(a) whose name $\pm is$	subscribed to the foregoing instrument, appeared
efore me this day in persor, and acknowledged that She	signed, sealed and delivered the said instrument as
herfree and voluntary act, for the uses and purposes therein set forth	s, including the release and waiver of the right of homestead.
IVEN under my hand and notatial seat thday ofDecember	A.D. 19_85
Or Daibara a	ax Berrardini
My Commission Expires March 13, 1988	Notary Public
My commission expires	
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4/2	
OUNTY C	
001	Or Or
	C/7.
	7.0
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