DEED IN TRUST

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SEP-19-35 42043 • 83425353 u A -- Rec 8 as 61 11.00

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The above space for recorder's use only

THIS INDENTURE WITNESSE since remarrie	d, 12809 Raci	ne, Calumet	Park,			
of the County of Cook of Ten and No/100 good and valuable consideration	and St (\$10.00) s in hand paid. Convey	ate of Illin	ois  Ouit Claim S		consider lars, and ito the F	
NATIONAL BANK OF BLUE and qualified to do a trust bus	ISLAND, a corporation iness under and by vir	tue of the laws of t	l existing under th he State of Illinoi	e laws of the s, whose prir	United S reipal pla	States ace of
business is 13057 So. Western a the 15th Number 86014	day of S∈ , the follow	ptember ing described real es	19 state in the County	86 , ki 7 of	nown as Cook	Trust
and State of Illinois, to-wit:  Lot 19 in bloc  Park Subdivisi	k l in Robert	G. Crane's	Addition	to Calu	met	seed b
and State of Illinois, to-wit:  Lot 19 in bloc Park Fubdivisi Line in Townsh cipal Maridian Permanent Tax Property Addre	ip 37 North, , in Cook Cou	Range 14, E	ast of the	Third	Prin-	as prep
Permanent Tax : Property Adre	No.: 25-32-21 ss: 12809 Ra	6-019 cine, Calum	et Park, I	llinois	6064	dewic dewic
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TO HAVE AND TO HOLD the said prist agreement set forth. Full power and authority is hereby of, to dedicate parks, streets, highway as desired, to contract to sell to gran	premises with the appurtency granted to all two vacate to vacate to pulch se to se	ances upon the trusts a improve, manage, prote iny subdivision or part il on any terms, to conv	and for the uses and ect and subdivide sai thereof, and to resub rey either with or with	purposes herei d premises or r divide said pro nour considerar	n and in any part the perty as of tion, to co	nvey Sten Sten
said premises or any part thereof, to title, estate, powers and authorities v erty, or any part thereof, to lease said mence in praesenti or futuro, and upon the term of 128 years, and to renew or lease, and the terms and processions	is accessor or successors rested in said trustee trid diproperty, or any partition and for (A) personal leases upon an ite extend leases upon an ite extend leases upon an ite extend leases upon an item of the configuration of the configurat	in trust and to grant to onate, to dedicate, to n creof, from time to time criod or periods of time rm and for any period	o such successor or a norigage, pledge or or e, in possession or i e, not exceeding in the or periods of time an	herwise encum eversion, by it is case of any d to amend, chr	oer said progress to design to design to design to design the d	the prop- com- nise odify
TO HAVE AND TO HOLD the said of trust agreement set forth.  Full power and authority is hereby of, to dedicate parks, streets, highway as desired, to contract to sell, to gram said premises or any part thereof to a citile, estate, powers and authorities werty, or any part thereof, to lease said mence in praesenti or future, and upon the term of 198 years, and to tenew or leases and the terms and provisions options to renew leases and options options to renew leases and options options to grant easements or charges of any said premises or any part thereof, and as it would be lawful for any person or at any time or time! hereafter.  In no case shall any party dealing be conveyed, contracted to be sold, I rent, or money borrowed or advanced obliged to inquire into the necessity of said trust agreement; and every do a said trust agreement; and every of this indenture and in said trust agreement of the effect, (b) that such conveyance or this indenture and in said trust agreement of the office of the said of the conveyance is made to a spointed and are fully vessed with all in trust.	to purchase the whole or a s, to partition or to exchan kind, to release, convey or to deal with said property wring the same to deal with	y path of the reversion and every part thereof in the configuration of t	n and to contract res y part thereof, for oth or interest in or about n all other ways and tilar to or different fro	pecting the ma her real or pers it or easement for such other com the ways ab	nner of fi onal prope appurtenar onsiderar	and xing erry, at to ions fied,
In no case shall any party dealing be conveyed, contracted to be sold, frent, or money borrowed or advanced obliged to inquire into the necessity of said trust agreement; and every dealing the said trust agreement.	with said Trustee in relat cased or mortgaged by sa on said premises, or be of respediency of any act of ced. trust deed, mortgage.	ion to said at mises, o id Trustee, he obliged bliged to see that he t said Trustee, or he obliged lesse or other as tum	r to whom said premit to see to the applica erms of this trust hav iged or privileged to ent executed by sain	les or any pert tion of any pur e been compli- inquire into an	thereof s chase more ed with, o y of the te	hall ney, ir be irms
real estate shall be conclusive eviden stumment, (a) that at the time of the de effect, (b) that such conveyance or or this indenture and in said trust agree Trustee was duly authorized and empo- (d) if the conveyance is made to a said	ce in favor of every person flivery thereof the trust cri- her instrument was execute ment or in some amendme wered to execute and deliv-	t relying upon or c. what rated by this indexcure ed in accordance with that the thereof and binding werevery such deed, the	ing under any such co and by said trust agr by trust, conditions upon all beneficiari st deed, lease, mort	nveyance, leas eement was in and limitations es thereunder, gage or other i	fe or other full force containe (c) that sattument	of Paragraph
pointed and are fully vested with all in trust.  The interest of each and every learnings, avails and proceeds arising personal property, and no beneficiary only an interest in the earnings, avails if the title to any of the above lan in the certificate of title or duplicate the similar import, in accordance with the	the title, estate, rights, po beneficiary hereunder and from the sale or other di hereunder shall have any t	owers, authorities, dution of all persons claiming sposition of said real e lite or interest, legal of	es and concentions of under the or any estate, and such inter or equitable, or to	its, his or their of them shall! est is hereby considered estate	t predeces be only in leclated to as such,	provisions of
only an interest in the earnings, avaits if the title to any of the above lan in the certificate of title or duplicate t similar import, in accordance with the	i and proceeds thereof as a ds is now or hereafter reginered, or memorial, the wo statute in such case made	foresaid, stered, the Registrat of or support of the rust, or support of the rust of the r	Titles is hereby dis-	ected not to reg	or word	nder prov
And the hald grantor, hereby all statutes of the State of Illinois, pro IN WITNESS WHEREOF, the granter of September		_			15th	문
day of September	(Seal)	Margaret Margaret	e. Karas	arai	(Sec(Sec	-
State of Illinois,	Lowell L.	Ladewig	. N			
Cook Sss.	he state aforesaid, do here E. Karas, a	by certify that		c in and for sa		, in —-
	eraonally known to me to b		in person and acknow		icribed to he	the
,	igned, seated and deliver ses and purposes therein s liven under my hand and no	et forth including the re	elease and waiver of			the
1100	,	Vouse	S. Ja Notary Public	deure,	7	
		12800 Baci			(),	

For information only insert atteet address of above described property.

Por information only insert attended proposit in Box 137 (Ladewig, Mondschean and Wagner, Ltd.)

Blue Island, Illinois 60406 12201 S. Western Ave.

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Bach & Tabe

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