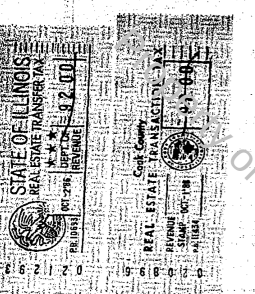
intor(s), CATHERINE R. MUGNOLO AND CARMEN MI	UGNOIO , her husband	
he County of Cook and State	e of, Illinois for and in consideration Dollars (\$ 10.00	•
and paid, and of other good and valuable considerations, receipt of wi	hich is hereby duly acknowledged, Convey and Warrant	
COLUMBIA NATIONAL BANK OF CHICAGO, 525	O. N. Harriem Ave. Gnicago, III. 60656a national banking association,	
duly authorized to accept and execute trusts within the State of Illia 14th day of September 19.84	nois, as Trustee under the provisions of a certain Trust Agreement, dated	
ollowing described real estate in the County ofCOOk	and State of Illinois:	
85 in Country Club Manor, a Subdivi	sion of the West 1/2 of the South West ge 12, East of the Third Principal Meridian	
cording to the Plat recorded April 27	. 1946, as Document No. 13779355 in	
wood Park, Cook County, Illinois.		
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		5
monly Known As: 1342 N. 78th Court, El	Limwood Park, IL 60635	2
N: 12-36-330-021 Volume 72 99 ·	Imwood Park, IL 60635	į
	ctions of record; utility easements; special	
wes or assessments for improvements not	yet completed; any unconfirmed special	2
kes or assessments for introvements not kes or assessments; general taxes for the heral taxes which may account by reason of	ne years 1986 and subsequent years; and is new or additional improvements made	Š
ing the year 1985 and subsequent.	nces, upon the trusts, and for the uses and purposes herein and in said Trust	
nament set forth		5
ways or alleys and to vacate any subdivision or part thereof, and to rest. 'vides any subdivision or part thereof, and to rest.' 'vides any subdivision or part thereof, and to rest.' 'vides any terms, to convey sai, real, state	ge, protect and subdivide said real estate or any part thereof, to dedicate parks, streets, aid real estate as often as desired, to contract to sell, to grant options to purchase, to sell as or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to such successors or successors in trust and part to successors in trust and part to successors in the successor or successors in trust and part to successors in the successor of succ	<u> </u>
ssors in trust all of the title, estate, powers and authorities vested in aid Trustee part thereof, to lease said real estate, or any part thereof, from time to the pross	e, to donate, to dedicate, to mortgage, pledge or otherwise encumber said real estate; or a session or reversion, by leases to commence in praesenti or in future, and upon any terms	
or any period or periods of time, not exceeding in the case of any single de Aise. It dis of time and to amend, change or modify leases and the terms and provider and provide	or any part thereof to a successor or successors in trust and to grant to such successor or successors, to donate, to dedicate, to mortgage, pledge or otherwise encumber said real catate, or ession or reversion, by leases to commence in praesentior in futuro; and upon any terms to the term of 198 years, and to renew or extend leases upon any terms and for any period or hereof at any time or times hereafter, to contract to make leases and to grant options to the strength of the series of the series and to grant options to the series of the ser	
and options to renew leases and options to purchase the while of any hard the last last last last last last last last	p rsonal property, to grant easements or charges of any kind; to release, convey or part thereof, and to deal with said real estate and every part thereof in all other	
Ged at any time or times bereafter.		urt sametit
In no case shall any party dealing with said Trustee, or any successor in trust, eyed, contracted to be sold, leased or mortgaged by said Trustee, or any success	i, in relation to aid real estate, or to whom said real estate or any part thereof shall be see in trust, be obliged to see to the application of any purchase money, rent or money	
owed or advanced on said real estate, or be obliged to see that the terms of said t diency of any act of said Trustee, or be obliged or privileged to inquire into any of	in relation to aid real estate, or to whom said real estate or any part thereof shall be sor in tract, be obliged to see to the application of any purchase money, rent or money trust have the control of the authority, encessity or the terms of sid? Trust Agreement; and every deed, trust deed, montage, lease or other. It estate shall be no usive evidence in favor of every person (including the Registrar of their instrument, (7 the said the time of the delivery thereof the trust created by this Deed other instrument where we will be seen the control of the said Trustee, or any successor, trust deed, lease, mortging to their instrument and (d) if the conveyance is made to a operly appointed and are it my ested with all the title, estate, rights, powers, authorities,	_
ument executed by sain Trustee, or any successor in trust, in 193101 to an tent s of said county) relying upon or claiming under any such conveyance, lease or of by said Trust Agreement was in full force and effect. (b) that such conveyance or o	ther instrument, (1) the at the time of the delivery thereof the trust created by this Deed other instrument was an entering in accordance with the trusts, conditions and limitations	E / E.O.C.
nined in this Deed and in said Trust Agreement or in all amendments thereof, if an ust, was duly authorized and empowered to execute and deliver every such deed,	ny, and binding upon p i be leficiaries thereunder, (2) that said Trustee, or any successor i trust deed, lease, morty ge rother instrument and (d) if the conveyance is made to a	H
essor or successors in trust, that such successor or successors in trust have been press and obligations of its, his, her or their predecessor in trust.	operly appointed and are 1, my ested with an ine title, estate, rights, powers, administres,	ن ٠
the conveyance is made upon the express understanding and condition that it is easily or successors in trust shall incur any personal liability or be subjected to an it do do in or about the said real estate or under the provisions of this Deed or s	neither The Cosmopolitan N. fonal Bank of Chicago, individually or as Trustee, nor its syclaim or judgment for anything it stay or its or their agents or attorneys may do or said Trust Agreement or any amer Jmen thereto, or for injury to person or groperty	•
cening in or about said real estate, any and all such liability being hereby expressly aid Trustee in connection with said real estate may be entered into by it in the nam	waived and released. Any contract obligat an or indebtedness incurred or entered into ne of the then beneficiaries under said the Agreement as their attorney in fact, hereby	. 6
ocably appointed for such purposes, or at the election of the Trustee, in its own relation whatsoever with respect to any such contract, obligation or indebtedness e	sy claim or judgment for anything it. In. Yor its or their agents or autorneys may do or said Trust Agreement or any amer imen thereit, or for injury to person or goperty, waived and released. Any contract obligation or indebtedness incurred or entered into ne of the then beneficiaries under said. It Agreement as their autorney-in-fact-hereby name, as Trustee of an express trust and a in bividually (and the Trustee shall flave no except only so far as the trust property and further than the actual possession of the Trustee ons whomsoever and whatsoever shall be course.	`
of the filing for record of this Deed. The interest of each and every beneficiary hereunder and under said Trust A	greement and of all persons claiming under the area y of them shall be only in the	
ings, avails and proceeds arising from the sale or any other disposition of said real under shall have any title or interest, legal or equitable, in or to said real estate as	greement and of all persons claiming under the arrow of them shall be only in the destate, and such interest is hereby declared to be prisonal property, and no beneficiary s such, but only an interest in the earnings, avails and price of the record as aforested, the is Trustee, the entire legal and equitable litle in fee sim of all of the real estate	
stion hereof being to vest in said The Cosmopolitan National Bank of Chicago, a e described.	Registers of Titles is bearby directed not in register or note in the verificate of title or	
if the title to any of the above real estate is now of the above real estate is now of the condition. "or "with line stoyled." stoylede.	Registrar of Titles is hereby directed not to register or note i the crificate of title or mitations," or words of similar import, in accordance with the state c in such case made	
And the said grantor S hereby expressly waive and release is, providing for the exemption of homesteads from sale on execution or other	any and all right or benefit under and by virtue of any and all strutte of the State of wise.	. }
WITNESS WHEREOF, the grantor_saforesaid have	e hercunto set their hand 2 and	-
this 24th day of August	1986	1
atherine & Mugnolo	Carmen, Physica	
therine R. Mugnolo	Carmen Mugnolo	邕
		NUMBER
e of Illinois SS.		
nty of <u>Cook</u> SS.		DOCUMENT
THERINE R. MUGNOLO AND CARMEN MUGNOLO, I	The state of the s	Ո
onally known to me to be the same person S whose name _S Al	REsubscribed to the foregoing instrument, appeared before	
his day in person and acknowledged thats and voluntary act, for the uses and purposes therein set forth, includi	rigned, scaled and delivered the said instrument as THETR	
S DEED PREPARED BY:		~~
ven J. Gross	Given under my hand and notarial seal this DHT CIAday of SEAUCUST MIAR86 F. PELLE	GRI
S. LaSalle St.	// ENOTARY PUBLIC STATE OF	ILLIN
cago, IL 60603	Notary Public To Use Mary Philips ION EXPIRED	3/13 ~~~
RN TO COCUMBTA PARTHONAL BANK		```.
5250 N. Harlem Avenue	1842 N. 78th Court Elmwood Park, IL 60635	
Chicago, II. 60656 BOX 283	Street address of above described property	

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