THIS INDENTURE WITNESSETH, THAT THE GRANTOR,	GRACE THOMAS, a spinster	
of the County of Cook and State of		
of the sum of TEN AND NO/100	Dollars (\$ 10.00),	
in hand paid, and of other good and valuable considerations, receipt of	(
and Warrants_unto AMALGAMATED TRUST & SAVINGS BANK,	an Hlinois banking corporation as Trustee under	
the provisions of a certain Trust Agreement, dated the 28th		
day of January 1986, and known as Tr	ust Number 5141 , the following	
described real estate in the County of Cook	and State of Illinois, to wit:	
Street address: 720 South May Street, Chicago, Illi	inois	
37, 38, 39, 40, 41 AND ALSO THAT PART OF THE EAST OF AND ADJOINING SAID LOTS 36 THROUGH 4 HULL'S SUBDIVISION OF BLOCK 6 IN CANAL TRUST EAST 1/4 OF SECTION 17, TOWNSHIP 39 NORTH, FREE PROPERTY OF SECTION 17, TOWNSHIP 39 NORTH AND SECTION 17, TOWNSHIP 39 NORTH A	A1 BOTH INCLUSIVE ALL IN C. J. TEE'S SUBDVISION OF THE SOUTH RANGE 14 EAST OF THE THIRD	4
14. 16 17-17-409-024 Par. 200.1 18 " " -022 Par. 386 19 " " -021 Data 40 17 " " -033 Data 40 14. 30 and East 32 feet of 14. 37; 17-17-40	11610 6 81811 7 7 169 169	
LF. 21 and East 32 feet of 14.36: 17-17-4	04 014 20	
Ox	-006	
TO HAVE AND TO HOLD the said real estate with the app rienaries, upon the trusts, and Trust Agreement.	for the uses and purposes upon the limitations set forth in said	
Full power and authority consistent with the above described trust. A recement is hereby gra- said teal entate or any part thereof, to dedicate parks, streets, highway to alleys and to vacate as often as desired, to contract for self, to grant options to purchase, it if may refirm, to co- tra any part thereof to a successor or successors in trust and to grant to 6 it seems or or successor and Trustee, to donate, to decident, to inordigate, pledge or otherwise exect only in the real region time to time, in possession or reversion, by leases to commence in practical in the dealer, from time to time, in possession or reversion, by leases to commence in practical related leases upon any or modify leases and the terms and provisions thereof at any time or times there fire, to matract leases and options to purchase the whole or any part of the reversion and to contain respective partition or to exchange said real estate, or any part thereof, for other real or perso all pricertly assign any right, title or interest in or about or easement appurtenant to said real estate in any part in all other ways and for such other considerations as it would be lawful for any person of the ways above specified, at any time or times hereafter.	anicul to said Trustee to improve, manage, protect and subdivide any subdivision or part thereof, and to resubdivide said subdivide and real estate more either with or without consideration, to convey said real estate for in trust all of the little, essate, powers and authorities vested in or any part thereof, to leuse said real estate, or any part thereof, to leuse said real estate, or any part thereof, upon any terms and for any period or periods of time not exceed terms and for any period or periods of time and to amend, thange to make leases and to grant options to lease and options to renew the manner of fixing the amount of present or future rentals, to to grant ensements or charges of any kind, to release, convey or at thereof, and to deal with taid real estate and every part thereof tanks to deal with the same, whether similar to or different from the	
In no case shall any pasty dealing with said Trustee, or any successor in teast, in result, thereof shall be conveyed, contracted to be sold, leased or mortgaged b) said Trustee, or a purchase money, rent or money burnased on takened on said real estate, or be obliged to inquire into the authority, necessity or expediency of any act of said frintee, or b fruit Agreement; and every deed, trust deed, mortgage, lease or other instrument excited by estate shall be conclusive evidence in lavor of every person (including the Registrat of fittes of lease or other instrument, (a) that at the time of the delivery thereof the trust exacted by and effect, (b) that such conveyance or other instrument was executed in accordance with the add in said Trust Agreement or in all amendments thereof, if any, and binding upon all in trust, was duly authorized and empowered to execute and deliver every successor in trust, that such successor or successors in trust, that such successor or successors in trust. This conveyance is made upon the express understanding and conditions that neither Amalga	n to said real estate, or to whom taid seal estate or any part of occasion in trust, he obliged to see to the applications of any e with the strine of this trust have been compiled with, or been ability of the terms of taid taid if see, or any successor in trust, in relation to said real said of site, or any successor in trust, in relation to said real said or and it relying upon or claiming under any such conveyance, this indicature and by taid frust Agreement was in full force the trust of site of the trust of the tru	
successor of successors in trost shall incur any personal liability or be subjected to any claim, just attorneys may do no omit to do m or about the said real estate, any and all such liability be individued incursions of this injury to person or properly happening in or about said real estate, any and all such liability be individued in the interest of entered or entered into by the [cause in connection with said estate may be frust Agreement as their attorney-in-fact, hereby itterocably appointed for such purposes, or, at the trust and not individually (and the Trustee shall have no obligation whatsoever the respect to any trust property and funds in the actual possession of the Trustee shall be applicable for the asymmetric whatsoever shall be charged with notice of this condition from the date of the fining for record of this Deed.	lgement or decree for anything it or they or its or their agents or Deed or said Trust spr., min or any amendment thereto, or for eding hereby expressly wave or refeased. Any contract, obligation entered into by it in the nam of the then beneficiaries under said election of the Trustee, in 1, 2001 ame, as Trustee of an express such contract, obligation or it bettedeness except only so far as the and discharge thereof). All persons a o corporations whomsoever and	
The interest of each and every beneficiary hereunder and under said Trust Agreement and of in the earnings, avails and proceeds arising from the sale or any other disposition of said real estimation beneficiary hereunder shall have any title or interest, legal or equilable, in or to said real est thereof as a aluresaid, the intention hereof being to vest in said Amalgamated Trust & Savings to all of the real estate above described.		
If the fille to any of the above real estate is now or hereafter registered, the Registrat of Ti title or duplicate thereof, or memorial, the words "in trust," or upon condition, or "with be statute in such case made and provided.		
scat this 28th	her band and day of January 19 86	
Grace Thomas (SEAL)	[SEAL]	Γ
STATE OF Illinois County of Cook Sharon E. B County, in the State aforesaid, do hereby certifications.	if that Grace Thomas.	dillico
GIVEN under my hand and NETTY CAR (seal this 1548)		· walling
NY COMMISSION CAPIES	THIS INSTRUMENT PREPARED BY:	-
Mail or Amalgamated ()	Paula F. Stepter	

Attention: TRUST DEPARTMENT

One West Monroe Street Chicago, Illinois 60603

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Proberty of Cook County Clerk's Office

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