**DEED IN TRUST** 

<del></del>			<del></del>	
THIS INDENTURE WITNESSETH, The undivided 1/3%, Johanna K. Virginia Aylesworth, marrie of the County of Cook of Ten and no/100and valuable considerations in hand page	Boelter, a wided to Thomas G. and State of	low-as to an u	ndivided 1/3% ar s to an undivide for and in	nd **
the AETNA BANK, a corporation of 10th day of	Illinois, as Trustee August		ons of a trust agreen on as Trust Number	nent dated the 10~1810
the following described real estate in the	e County of	Cook ,	and State of Illinois, to	-wit:
*as tenants in common and n	-			
Lot 29 and the North 8 fee Canal Trustees' Subdivisio % and the East % of the So East of the Third Principa	n of the North uth West ½ of :	⅓ and the Nor Section 33, To	rth ½ of the Sou wnship 40 North	th East
Permanent Tax Nuriser 14-33	-100-012-0000 /	Da		
TO HAVE AND TO HOLD the said prendser	with the appurtenances	s upon the trusts and f	or the uses and purposes	herein and in said
frust agreement set forth.  Full power and authority is hereby granter of, to dedicate parks, streets, highways or all as desired, to contract to sell, to grant option vey said premises or any part thereof to a suctitie, estate, powers and authorities vested in sty, or any part thereof, to lease said property in presenti or futuro, and upon any terms and of 198 years, and to renew or extend leases up and the terms and provisions thereof at any fit or renew leases and options to purchase the whof present or future rentals, to partition or to assements or charges of any kind, to release, chises or any part thereof, and to deal with said would be lawfull for any person owning the sa	the said trustee to improve and to vacate any suits of purchase, to sell on class or or successors in aid this set of odnate, to for any period or period on any term and for an me or times here there to exchange said in yield property and very a me to gray with the set of poperty and very a me to gray with the set of	ove, manage, protect an oddivision or part there any terms, to convey e trust and to grant to su dedicate, to mortgage, on time to time, in pos do contract to make leasy version and to contract, or any part thereof, i, title or interest in our thereof in all other we, we, when the soft in the me, whether similar to	id subdivide said premises of, and to resubdivide said tither with or without consich successors, pledge or otherwise encuies sors, pledge or otherwise encuies on the case of any singifieme and to grant options to trespecting the manner of for other rual or personal pabout or easement appurivays and for such other coor different trom the ways and to manner of or other rual or personal pabout or easement appurity and for such other coor different trom the ways and the conditional page of different trom the ways and the conditional page of different trom the ways and the conditional page of different trom the ways and the case of the ca	or any part there- property as often ideration, to con- in trust all of the mber said proper- ises to commence is demise the term to remodify leases lease and options (Ixing the amount property, to grant enant to said gre- insiderations as it is above specified.
at any time or times hereafter.  In no case shall any party dealing with said be conveyed, contracted to be sold, leased or mor money borrowed or advanced on said premis to induffe into the necessity or expediency of trust agreement; and every deed, trust deed, in shall be conclusive evidence in favor of every; that at the time of the delivery thereof the trithat such conveyence or other instrument was edure and in said trust agreement or in some an duly authorized and empowered to execute an only authorized and empowered to execute an conveyence is made to a successor or successor fully vested with all the (title, ditale, rights, pow The interest of each and every beneficiary earnings, avails and proceeds arising from the sonal property, and no beneficiary hereinches an interest in the earnings, avails and processors if the title to any of the above tands is now in the certificate of title or duricate the testificate of similar import, in accordance with the statute	d trustee in relation to cortigaged by said trustie. He, or be obliged to see any act of said trustie, nortigage, lease or other person relying upon or cost created by this inder executed in accordance viendment thereof and be deliver every such decis in trust, that such such such that the such such decis, authorities, duties a highest and of all all all or other disposition half have any title or in heroof as aforestale, or in hereafter registeries or memorial, the words in such case made and in such	and premises, or to whose obliged to see to it hat the terms of this to or by obliged or privile instrument to year or privile instrument to year or privile instrument to year of trust with the tru its, conditionally including the aste, middle year, and obligation, or its, in dependent of the trust of and obligation, or its, in the constant of the persons claiming under of said real estation, and terest, legal or equilability, the Registrar of Time. "In Irust", or "up on oprovided.	nom said premises or any purch espiciation of any purch list have been complied wiged for inquire into any of y said trustee in relation to conveyance, lease or uthe agreement was in full for ones and immitations contain claries thereunder, (c) that correspect or other instrume trust have been properly as or their predecessor in them or any of them shi such interest is hereby dee, in or to said real estate is thereby directed not to ond mon", or "with limitaliant in application," or "with limitaliant in them to any directed not to ond mon", or "with limitaliant in the said real estate is the property of the said real estate."	part thereof shall hase money, rent, ith, or be obliged the terms of taid to said real estate in instrument, (a) ith said real estate in the terms of taid to said real estate in the said frustee was int and (d) if the oppointed and are ust. It be only in the clared to be persis such, but only pregister or note thors", or words
inis 17th gay o	esaid ha Ve hermunt of July	osot their	hand 5	and by virtue of Se.
Wohanna K. Boelter		Johanna E.		Con ((Seal)
X Virginia Aylesworth	(Seal)			(Seal)
Sale of Conneticut, ss. 1. Su	SAN L NOA	a Notary Pu	blic in and for said Coun	ty. in
the state a	foresaid, do hereby cert Worth	ify that Virgin	nia Aylesworth,	
scibed to mat. Sh act, for the of homest	e signed, sealed and uses and purposes the ead.	ont, appeared before modelivered the said institution set forth, including	whose name 15 is this day in person and rument as her tree ing the release and walver	and voluntary of the right
		Luza	Thad	

Mail to:

Aetna Bank. Rext Lincoln, Fullerton & Halsted Chicago, illinoi Attn: Land Trust

For information only insert street address of above described property

2323-25 North Halsted, Chicago, Illinois This Instrument Was Prepared By
Name Johanna E. Rawlings

Address 322 Evergreen Batavia, Illinois 60510 exempt transacion under the provisignis Section 4 of Real Estate Transfer Ast, ins devis an of Paragraph E,

ъ

NOTARY RIDER ATTACHED HERETO AND MADE A PART OF THIS DEED IN TRUST

State of Illinois County of COOK

. Douglas & Mailin

a Notary Public in and for said County, in

and Johanna K. Boelter, a widow

Aetna Bank. Contraction & Haisted Chicago, Illinois 60614

2323-25 N. Halsted, Chicago, Illinois Office Office

This Instrument Was Prepared By

といういかい