西で

П	NI				IΛ	86		D	V		
U	1.4	U		U	7	<b>S</b>	W.	93	3	3	4

This Indenture Witnesseth That the Grantor (s)_ PAUL J. OLSZEWSKI, a bachelor	
of the County of Cook and State of Illinoi	Sfor and in consideration
of TBNNO/100	(\$10.00) Dollars,
and other good and valuable considerations in hand, paid, Convey_6and	d Quit-Claimsete
HARRIS TRUST AND SAVINGS BANK, 111 West Monroe Street, Chicago, Illinois	s 60:390, à responation of Minsis,
as Trustee under the provisions of a trust agreement dated the 23xd day of	
known as Trust Number 43652 , the following described real estate in the and State of Illinois, to-wit:	County of Cook
LOT 85 IN SHERIDAN DRIVE SUBDIVISION, BEING A S NORTH 3/4 OF THE EAST 1/2 OF THE NORTH WEST 1/7 TOWNSKIP 40 NORTH, RANGE 14, EAST OF THE MERIDIAN, TOGETHER WITH THAT PART OF THE WEST 1 WEST 1/4 DF SECTION, WHICH LIES NORTH OF THE THEREOF, MI EAST OF THE GREEN BAY ROAD, ILLINOIS. Commonly known as: 4656 North Maillinois 60640.	4 OF SECTION 17, THIRD PRINCIPAL /2 OF SAID NORTH SOUTH 800 FELT IN COOK COUNTY,
P.I.N. 14-17-110-013 Volume 478	44
	00
TO HAVE AND TO HOLD the said premises with the appurtenances upon surposes herein and in said trust agreement set forth.	the traits and for the uses and
premises or any part thereof, to dedicate par's, streets, highways or alleys and to thereof, and to resubdivide said property as o'to a desired, to contract to sell, to so nany terms, to convey either with or without consideration, to convey said premiscassor or successors in trust and to grant to such increasor or successors in trust, all authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or other any part thereof, to lease said property, or any part thereof, from time to time, in p to commence in praesenti or in future, and upon any 'to and for any period of in the case of any single demise the term of 198 years, and to renew or extend leas period or periods of time and to amend, change or modify leases and the terms and or times hereafter, to contract to make leases and to grant 'prions to lease and opt to purchase the whole or any part of the reversion and to con' as' respecting the present or future rentals, to partition or to exchange said properly, or any part the property, to grant easements or charges of any kind, to release, con'ey or assign a about or easement appurtenant to said premises or any part thereof, and to deal with the same, whether similar to or different from the ways show, specified,  In no case shall any party dealing with said trustee in relation to laid premise only part thereof shall be conveyed, contracted to be sold, leased or mortgaged by the application of any purchase money, rent, or money borrowed or advanced on said that the terms of this trust have been compliced with, or be obliged to inquire into any of the term of every person relying upon or claiming under any instrument, (a) that at the time of the delivery thereof the trust created by this lockment was in full force and effect, (b) that such conveyance or other instrument with the trust conditions and limitations contained in this Indenture and in said trust a successor or successors in trust, that such successor or successors in trust, that such successor or successors in trust.  The inter	grant options to purchase, to sell ses or any part thereof to a succili of the title, eatate, powers and rwise encumber said property, or cossession or reversion, by issaes r periods of time, not exceeding ses upon any terms and for any de provisions thereof at any time tions to renew leases and options manner of fixing the amount of erreof, for other real or personal any right, title or interest in or ith said property and every part or any person owning the same at any time or times hereafter. es, or to whom said premises or said trustee, he obliged to see to the necessity or expediency of and trust agreement; and every action to said real estate shall be such conveyance, lease or other denute and by said trust agreemer, or in some amendment leg authorize I and empowered to the trust agreemer. Or in some amendment leg authorize I and empowered to the trust agreemer, or in some amendment leg authorize I and empowered to the trust agreemer of the conveyance in st have been properly appointed dobligations of its, his or their
and such interest is hereby declared to be personal property, and no beneficiary be interest, legal or equitable, in or to said real estate as such, but only an interest in thereof, as aforesaid.  If the title to any of the above lands is now or hereafter registered, the Registrot to register or note in the certificate of title or duplicate thereof, or memorial, soundition," or "with limitations," or words of similar import, in accordance with the provided.  And the said grantor—hereby expressly waivs—and release—any and all statutes of the State of Illinois, providing for the exemption continuous whereof, the grantor—aforesaid ha—hereunto set—h.	the earnings, avails and proceeds trar of Titles is hereby directed the words, "in trust," or "upon a statute in such case made and bright or benefit under and by
(SEAL) FAUL J OLSZ	ZEWEKI (SRAL)
THIS INSTRUMENT WAS PREPARED BY	(SEAL)
	St., Ste. 2010

111 West Monroe Street Habris trust and savings bank **UNOF** REPERTY ADDRESS SHIATS CITY LEGGL STATE TRUST No..... DEED IN TRUST TRUSTEE BOX 8 CHICAGO Property of Cook County Clerk's Office 86323298 SC32328 PONTY, ILLINOIS 1986 JUL 30 AN II: 18 Olszewski, a bachelor Paul J. a Motary Public, in and for said County, in the State aforesaid, de hereby certify that STATE OF ILLINOIS ( the undersigned