DOCUMENT NUMBER

TRUSTEE'S DEED	NOFE	$GAL_{J}C$	space for recorder's	use only
The Grantor, Harris Trust an	d Savings Bank, a cor	rporation of Illinois,	and duly authorized to ac	cept
and execute trusts within the visions of a Deed or Deeds in	e State of Illinois, no	ot personally, but so	dely as trustee under the	pro-
Trust Agreement dated the	8th d	_{lavof} June		
1945, AND known as Trus Dollars (\$10.00), and other g	it Number 5963	in consid	eration of Ten and No/10 aid, conveys and ouit clain	Oths ns to
LASALLE NATIONAL B	ANK, NOT PERSO	NALLY BUT SOL	ely as trustee un	IDEK
A TRUST AGREEMENT	DATED OCTOBER	B, 1964 KNOWN	AS TRUST NUMBER	<u>32</u> 865
of (Address of Grantee) 13	5 South LaSall	e Street, Chi	cago, Illinois	
the following described real e	state in	Cook	County, Illinois:	,
Lot 289 (except	b the Wast 16	50 feet there	of) in the	
William Deering	g Surrinden Su	bdivision in	the West one-	
half (1/2) of t 17, Township 40	the Northeast	one-forth (l/	4) of Section	
Principal Meric	lian, in Cook	County, Illin	ois.	<i></i>
P=N: 14-17-22	4-020-0000			
Vol. 478				
THIS INSTRUMENT WAS DE	PARED BY AND	THE PROVISIONS OF	IS EXEMPT UNDER PARAGRAPH 4	ļ
AFTER RECORDING MAIL TO		TAX ACT: PARAGRAPH	AL ESTATE TRANSPER	
Franklin L. Friedman, E	isq,	SECTION 2001-216 C	AN ORDBANCE; AND A OF THE CHICAGO	
180 North LaSalle Stree Suite 2700		3/19/86 Barns		
Chicago, Illinois 6060	1		RESENTATIVE	
	The state of the s			
market state of the second				
	,* At 1	C. WE TERMS AND	- ADDITION OF THE PARTY OF THE	
	ON	-7 IE REVERSE SIDE HE	PROVISIONS CONTAINED REOF ARE INCORPORATED	
	HEI GRA	REIN AND MADE A F ANTOR, IPUSTEE, IS EI	PART HEREOF; AND THE	
	AGF	REEMENT TO MAKE THANTER, TRUETER.	IS CONVEYANCE TO THE	
IN WITNESS WHEREOF,	Grantor has caused it:	s corporate scal to be	hereunto affixed, and na	me
to be signed by its Vice	President and atteste	ed by its Assistma Se		day
or August	, 19.00	HARRIS Trust an	d savings RANK	
	as	Trustee as aforesaid	, and not personally,	
lag i est og der og dege. Lage i til forstog at i e		1/1	11/1/2	
	BY:	Vice I	resident S	
		1.	See and see and the	-
	ATTEST:		tant Secretary	
STATE OF ILLINOIS,) SS.	I, the undersigned,	n Notary Public in and fo	the County and State after and, Vice President and Asia	DO
	Secretary of the HARK	122 LKO21 WUD 2VAINO2	prined to the foresting instruction	3
· V. v.i.	such Vice P this day in person and	resident and Assistant Secr acknowledged that they si, voluntary set and as the fr	otary respectively, appeared before gred and delivered the said instrum- ee and voluntary act of said Bank aid Assistant Secretary then and it isteddian of the corporate Seal of be affixed to said instrument as at as the form and voluntary act of	nen) for
	the uses and purposes I acknowledged that said	therein sol forth; and the s Assistant Secretary, as c	aid Assistant Secretary then and the stodian of the corporate seal of	here said
CATO TO A	Westernic Cochoral & a ch	orate seat of suid Dank to en free and voluntary act as urposes therein set forth.	of arrixed to said instrument as	said
	Given under my hand a	nut Notes in Saul this	5 day of Augustio	98
	terror univer 162 manu di	(Tother	erice) variable	_
A STATE OF THE STA		No.	OTARY PUBLIC	7
D			n Expires March 6, 1988 MATION ONLY INSERT	1
E		STREET AD	DRESS OF ABOVE PROPERTY HERE	- 1
Name V Street		2.55111545		l
E City		Branch and in the modernia We have been desired and and a second	nid në i Suis-beng qui si nidet tres të fërqë paramenjë, shi i deliktiri qa manis, shipa	
R Y		as to highward the first section of the section of		
INSTRUCTIONS	OR	Thi	instrument was perpared by	Charles Control
RECORDER'S OFFICE BOX	ANMOUNT	···	" y "	1

UNOFFICIAL COPY

DEPT-01 RECORDING \$11.2 T03333 TRAN 5349 98/21/96 13:50:00 008/23 0 00 00-034-034-03-05 CDOK COUNTY RECORDER

Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or my part thereof, to dedicate parks, atreets, highways or alleys and to vacate any subdivision or part thereof, an to resubdivide said property as often as desired, to contract to sell, to grant options to purchass, to sell on any terms, to convey either with or without consideration, to convey said premises or any part thereof to a successor or successor in trust, all of the title, estate, powers and any part thereo, it lease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in practent or in future, and upon any terms and for any period or periods of the original or in future, and upon any terms and for any period or periods of the original or in future, and upon any terms and for any period or periods of the original or and to amend, change or modify leases and to the terms and provisions thereof at any time or purchase the whole or present or future rentals, the reversion and to contract respecting the manner of fixing the amount of property, to grant easem into a charges of any kind, to release, convey or assign any right, title or interest in or thereof in all other ways and for any hart thereof, and to deal with said property and every part thereof in all other ways and for any hart from the ways above specified, at any time or times bereafter.

In no case shall any party decing —th said trustee in relation to said premises, or to whom said premises or

In no case shall any party desting—th said trustee in relation to said premises, or to whom said premises or the application of any purchase money ren; or money borrowed or advanced on said premises, or be obliged to see that the terms of this trustee, or be obliged to money borrowed or advanced on said premises, or be obliged to see that the terms of this trustee, or be obliged or privileged to inquire into any of the terms of said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other invariant executed by said trustee in relation to said real estate shall be conclusive evidence in failor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery person to the first created by this Indenture and by said trust agreement was in full force and effect, (b) that such sonveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in the Intenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunde; (c) that said trustee was duly authorized and empowered to made to a successor or at cressors in trust, that such such successors in trust have been properly appointed and are fully vasted with all the fitte, estate, rights, power, suthorities, duties and obligations of its, his or their the interest of each and every beneficiary because of the conveyance in trust.

The interest of each and every beneficiary because of the conveyance of their properties and obligations of its, his or their

The interest of each and every beneficiary herounder and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and represents the earnings, avails and proceeds thereof as aforesaid.

If the title to any of the above lands is now or hereafter registerer, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or mer orial, the words, "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and

And the said grantor hereby expressly waive and release any argent or benefit under and by wirtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.

