UNOFFICIAL COPY 5 -88-595986

WARRANTY DEED IN TRUST
This Instrument Prepared By:

This Instrument Prepared By:	00-090 <u>986</u>	8 3	i a
JUAN M. MENDEZ 3904 West North Avenue, Chicago		- II	
F203	THE APOVE SPACE FOR RECORDERS USE ONLY		
THIS INDENTURE WITNESSETH, That the	Grantor s Vicente Velazquez and Julia Velazauez,	ात है ।	Section 13
his wife		arser	
a corporation of Illinois, as Trustee under the	and State of Illinois for and in consideration Dollars, and other good onveys and warrants unto the PIONEER BANK & TRUST COMPANY, e provisions of a trust agreement dated the lith ————————————————————————————————————	Perennel	Melia
described real estate in the County of Coo	ok and State of Jimois, 10-wit:	8 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	
	epps Subdivision of Lots 20, 21, 22, and 23 ddition to Chicago in the North East 1/4 of	10 10 10 10 10 10 10 10 10 10 10 10 10 1	3
	North, Range 14, East of the Third Principal	[5, 2 ~	•!
Meridian in Cook County	y, Illinois.	moterander 11-235 cr	
	ne Street, Chicago, Illinois T#99992 TRAN 0098 10/20. ###664 # C # 28-1 COUNTY RECURDER	2 12 12 12 14 15 15 15 15 15 15 15 15 15 15 15 15 15	92.00 05:00 286
		1 . 3) 5
	0 West North Avenue, Chicago, Illinois 60639	Saction	Representative
TO HAVE AND TO HOLD the said premises with the agreement set forth.	appur na loss upon the trusts and for the uses and purposes herein and in said trust	30 t	
dedicate parks, streets, highways or alleys and to said of dedicate parks, streets, highways or alleys and to vacate a contract to sell, to grant options to purchase, to sell on as	rustice to the type over manage, protect and subdivide said premises or any part thereof, to my subdivide of part thereof, and to resubdivide said property as often as desired, to my terms, to over either with or without consideration, to convey said premises or any sutto such 55 coron or successors in trust all of the title, estate, powers and authorities pledge or once wise encumber said property, or any part thereof, to lease said property, or raining the leases to the companies of property, or might demise the term of 198 years, and to tenew or extend leases upon any terms and or modely leases not the terms and provisions thereof at any time or times hereafter, to options to renew leases and options to purchase the whole or any part of the reversion and provisions thereof at any kind, to eleve a convey or assign any right, little or interest in or about or counting the same to deal with said to be yearned, whether similar to or different from the ways or relation to said premises, or no whom said premises or any part thereof shall be con-		7 2
part thereof to a successor or successors in the successors was and so to wested in said trustee, to donate, to declicate, to mortgage, any part thereof, from time to time, in possession or revenue.	pledge of one wise encumber said property, or any part thereof, to lease said property, or rain, by leases to transpared in praesent or future, and upon any terms and for any leases to transpared in praesent or future, and upon any terms and for any	AND S	
period of periods of time, not exceeding in the case of an for any period of periods of time and to amend, change of contract to make leases and to grant options to lease and to	or modify leases and the terms and provisions thereof at any time or times hereafter, to options to renew leases and options to purchase the whole or any part of the reversion and	dzer dzer	A &
to contract respecting the manner of fixing the amount of for other real or personal property, to grant easements or casement appuriculant to said premises or any part thereof,	present of turner rentall to planting of the actuaring said property, or any section of about of charges of any kind, to plant or convey or assign any right, title or interest in or about of and to deal with said property and every part thereof in all other ways and for such	AFFIXING	3 3
other considerations as it would be lawful for any person above specified, at any time at times bereafter. In one case shall any party dealing with said trustee it.	n relation to said premises, or to whom said premises or any part thereof shall be con-	1	21
veyed, contracted to be sold, leased or mortgaged by said rowed or advanced on said premises, or he obliged to see	n relation to said premises, or to whom said premises or any part thereof shall be concrustee, be obliged to see to the population of any purchase money, rent, or money bordisat the terms of this trist have been complied with, or be obliged or inquire into the bliged or privilened to inquire into an of the terms of said trust suprement; and every used by said trustee in relation to said that existe shall be conclusive suprement; and every necessary of the interment, as that of the time of the delivery thereof the trust in full force and effect, (b) that such conveyance or other instrument was executed in sained in this indenture and in said trust green not or in some amendment thereof said insee was duly authorized and empenyment of execute and efficie every such deed, that conveyance is made to a successor or successor, it trust, that such successor or successors with all the title, estate, rights, powers, authorize, duties and obligations of its, bis or	0	
deed, trust deed, mortrage, lease or other instrument executively person relying upon or claiming under any such cos	uted by said trustee in relation to said "at estate shall be conclusive evidence in favor of increasing, leave or other instrument, a) that "the time of the delivery thereof the trust of the later, the first such concerns on the first such that such concerns on the property was recruited in	DV d	1 }
created by this indentifie and by said trust agreement was accordance with the trusts, conditions and limitations com- binding upon all beneficiaries thereunder, (c) that said tru	ained in this judenture and in said trust (green at or in some amendment thereof and usee was duly authorized and empowered to execute and deliver every such deed, trust	1	į a
deed, lease, mortgage or other instrument and (a) if the control of the control o	with all the title, estate, rights, powers, authorize, duties and obligations of its, bis or		
The interest of each and every beneficiary hereunder a avails and proceeds arising from the sale or other disposit no beneficiary hereunder shall have any title or interest.	and of all persons claiming under them or any of too a shall be only in the estnines, tion of said real estate, and such interest is hereby diclard to be personal property, and grad or equitable, in or to said real estate as such, and only an interest in the earnings,	1 5 E	
avails and proceeds thereof as aforesaid. If the title to any of the above lands is now or hereat	ther registered, the Registrar of Titles is hereby directed not a register or note in the words "in trust", or "upon condition", or "with limitaric is ", or words of similar and provided.		
		under Bte Pr	# # # # # # # # # # # # # # # # # # #
	and release any and all right or benefit under and by virtue of any and all on of homesteads from sale on execution or otherwise.	i in	
In Witness Whereof, the grantor S aforesaid ha-	Ve hereunto ert their hand 8 rd ceal 8	Exempt Real E	
this day of		4 8	į.
Vicente Velazquez	(Seal) Julia Velazquez - (Seal)		
	(Scal)(Scal)	1 1	1
		8	Ğ
	uan M. Mendez		8-595985
County of Cook \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	exaid do hereby certify that	2	ယ္ဆ
		8	
	wn to me to be the same person. S. whose name. S. subscribed to		
signed, sealed	and delivered the said instrument as their free and voluntary acts for the uses		
" OFFICIAL SEAL " and purposes t	herein set forth, including the release and waiver of the right of homestrad.	<u> </u>	
JUAN M. MENDEZ Given under m	by hand and notarial scal this MH1 day of Nevery 300 19 88		
MY COMMISSION EXPIRES 4/28/92	Notary Public	1	
	i verse y a well to		

Box 22