, , ,	The France Space Co. Records a Co. Comp
THE GRANTOR ANTONIA ROSADO, a WIGOW,	not since remarried
of and State of of TEN and NO/100 (\$10.00)	, for and in consideration Dollars.
and other good and valuable considerations in hand paid, Cunto	onvey_and (WARRANT/QUIT CLAIM)* 1 West Belmont Avenue, Chicago, Illinois 60641
the County of Cook and State of T1111nois for and in consideration Dollars, of other good and valuable considerations in hand paid, Convey and (WARRANT_QUIT CLAIM_)* to COMMUNITY SAYINGS LAND, as Illine's Corporation. 4811 West Internet Annual Constitution of Community Sayings Land, as the provisions of a rust agreement dated the 2ndby of JUNE 38 Trustee under the provisions of a rust agreement dated the 2ndby of JUNE 38 And Annual Constitution of a rust agreement dated the 2ndby of JUNE 38 And Annual Constitution of a rust agreement dated the 2ndby of JUNE 38 And Annual Constitution of Constitution of Constitution of Constitution of a rust agreement dated the 2ndby of JUNE 38 And Annual Constitution of Constitution of Constitution of Constitution of Constitution of a rust agreement dated the 2ndby of June 11 Annual Constitution of Co	
19.88and known as Trust Number LT-172 (hereinafte	r referred to as "said trustee," regardless of the number
	said trust agreement, the following described real estate
in the County of <u>COOK</u> and State of Illinois, to wit:	
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Permanent Index. No. 17-06-101-00800	00
TO HAVE AND TO HO! Diffe said premises with the appurtenar and in said trust agreement set for it.	nces upon the trusts and for the uses and purposes herein
any part thereof: to dedicate parks, streets, highways or alleys: to yacate	prove, manage, protect and subdivide said premises or
property as often as desired; to contrac to sell; to grant options to pu	richase; to sell on any terms; to convey either with or
successor or successors in trust all of the tide, estate, powers and authorities	pricties vested in said trustee; to donate, to dedicate, to
time to time, in possession or reversion, by hases to commence in p	raesenti or in futuro, and upon any terms and for any
upon any terms and for any period or periods of time and to amend, or	change or modify leases and the terms and provisions
thereof at any time or times hereafter; to contract to make cases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and contract respecting the manner of fixing the amount of present or future rentals; to partition or to exchange said property. Any part thereof, for other real or personal property; to grant easements or charges of any kind; to release, convey or assign any right, little or interest in or about or easement appurtenant to said premises or any part thereof; and to deal with said property and every part thereof in all other ways and for such other	
easements or charges of any kind; to release, convey or assign any right	thereof, for other real or personal property; to grant the criminal in or about or easement appurtenant
to said premises or any part thereof; and to deal with said property and considerations as it would be lawful for any person owning the lame to the ways above specified, at any time or times hereafter.	deal with the same, whether similar to or different from
	o said premises, or to whom said premises or any part aid trustee, be obliged to see to the application of any
 purchase money, rent, or money borrowed or advanced on said premi; 	es or be obliged to see that the terms of this trust have
thereof shall be conveyed, contracted to be sold, leased or mortgaged by aid trustee, be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premi es or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the necessity or experiency of any act 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 instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that we the time of the delivery thereof the trust created by this Indenture and by said trust agreement was in full force and effect; (b) that such conveyance or other instrument	
instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that is, the time of the delivery thereof the trust created by this Indenture and by said trust agreement was in full force and effect; (b) that such conveyance or other instrument	
created by this Indenture and by said trust agreement was in full force and effect; (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this I denture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder; (c) that said trustee was duly authorized and	
empowered to execute and deliver every such deed, trust deed, lease, m	ortgage or other i strument; and (d) if the conveyance
vested with all the title, estate, rights, powers, authorities, duties and of	bligations of its, his or heir predecessor in trust.
in the earnings, avails and proceeds arising from the sale or other dis- declared to be personal property, and no beneficiary hereunder shall have	rsons claiming under their or any of them shall be only position of said real estate, and such interest is hereby we any title or interest, legal (requitable, in or to said
If the title to any of the above lands is now or hereafter registered.	the Registrar of Titles is hereby directed not to register
or note in the certificate of title or duplicate thereof, or memorial, the wations," or words of similar import, in accordance with the statute in such	vords "in trust," or "upon condit on," or "with limita- h case made and provided.
and all statutes of the State of Illinois, providing for the exemption of he	omesteads from sale on execution or otherwise.
50	
Cook	
	d, DO HEREBY CERTIFY that Antonia Rosado,
personally known to me to be the same person	whose name subscribed to the fore-
homestead	Total, including the release and warser of the right of
Gixen and bridged and official scal, this	19 80
TOURS COOK COME	NOTARY PUBLIC

"OFFICIAL SEAL"	ADDRESS OF PROPERTY:
₹ ANTHONY N. PANZICA ₹	2307 West North Avenue
COMPANY COMMISSION FINANCE CL. 2 A 1080	Chicago, Illinois 60647
MAIL TO: 4801 W. Belmont Avenue	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
Chicago, IL 60641	SEND SUBSEQUENT TAX BILLS TO:
	Hame)
OR RECORDER'S OFFICE BOX NO. 330	2307 W. North Avenue

2307 W. North Avenue Chicago, Il. 606 47

UNOFFICIAL COPY

County Clory's Office

Anthony N. Kanzico
3547 M. Inho
Chi Ill. 60618

COOK CONNIA BECOMOER
#1225 # W X CONSER
L#1111 1MAN 1139 96/23/88
DEPT-91 RECOMDING

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