UNOFFICIAL COPSY07815

UNOFF This Indenture Witnesseth, That			7815
divorced and not since remarried	, of 4521 South	Ellis Avenue, C	nicago,
of the County of Cook		Illinoi s	for and in consideration of
TEN AND NO ONE-HUNDREDETHS			Dollars,
and other good and valuable consideration in hand pa	5 .		
association of 135 South LaSalle Street, Chicago, Illinois dated the last last last last last last last last	ins successor or succes August	sors as Trustee under the pr	ovisions of a trust agreement known as Trust Number
114772 the following described in			
Lot one (1) (except the We widening Ellis Avenue) in West half of Block six (6) opened thirty-three (33) one hundred ninety-eight hundred twenty-eight (228) Excutors of E. K. Hubbard (25) quarter of Section to Range fourteen (14), East Councy Illinois,	Barry Brothers (measured betteet from center (198) feet and () feet thereof) d, deceased, of wo (2), Township	'Subdivision of ween streets as or (excepting the Sou in the Subdivision the East half of thirty-eight (3	the priginally North two on by the the South 8) North,
C/X			
Exempt under Bod Vstate in	authories estic	bK.	
Par & Orial Oct	ы <mark>жу Ока, 9510</mark> 4	- 6 6 6 6 	89407815
Date 8/30/89	Sign. Ba	my E' Wesse	27
		/	
Prepared By: Jack L. Hutchinson, 22	'' Worth LaSalle	St Suite 1900	. Chicago. IL 60601
Properly Address: 4521 South Ellis Avenu			,
Permaneni Real Estate Index No. 20-02-313-01			
To have and to hold the said premises with the apagreement set forth.	purtenances, vison the tr	usts and for uses and purpo	oses herein and in said trust
Full power and authority is hereby granted to said trus dedicate parks, streets, highways or alleys and to vacate a to contract to sell, to grant options to purchase, to sell on at any part thereof to a successor or successors in trust and authorities vested in said trustee, to donate, to dedicate, to raid property, or any part thereof, from time to time, in possiterms and for any period or periods of time, not exceeding it upon any terms and for any period or periods of time and to or times hereafter, to contract to make leases and to grant or any part of the reversion and to contract respecting the mail property, or any part thereof, for other real or personal propertitle or interest in or about or easement appurtenant to said tail other ways and for such other considerations as it would or different from the ways above specified, at any time or	ny subdivision or part, he ny terms, to convey, either to grant to such success; mortgage, pledge or other ession or reversion, by lea in the case of any single de pamend, change or modificiplions to lease and optionner of fixing line amount of try, to grant easements or or premises or any part there if be lawful for any person of	enf. and to resubdivide said with crivithout consideration for or successors in trust all owstended in the consideration of the conside	property as often as desired, I to convey said premises or If the little estate, powers and y, or any part thereof, to lease nit or in futuro, and upon any nd to renew or extend leases trovisions thereof at any time insito purchase the whole or partition or to exchange said e. convey or assign any right, etty and every part thereof in
In no case shall any party dealing with said trustes in conveyed, contracted to be sold, leased or mortgaged by money borrowed or advanced on said premises, or be obtinquire into the necessity or expediency of any act of said agreement; and every oped, trust deed, mortgage, lease of conclusive evidence in favor of every person relying upon time of the delivery thereof the trust created by this indenture or other instrument was executed in accordance with the agreement or in some amendment thereof and binding empowered to execute and deliver every such deed, trust successor of successors in trust, that such successor or su estate, rights, powers, authorities, duties and obligations of	said trustee, be obliged to liged to see that the term of trustee, or be obliged of or other instrument execut or claiming under any sub and by said trust agreem to trusts, conditions, and in upon all beneficiaries the deed, lease, mortgage or occessors in trust have bee	o see to the application of a soft his trust nave treen controlling to the trust nave treen controlling to the said trustee in relation chiconveyance, lease or officially was in full force and effermitating spontaged in this reunder. (c) that said trustee other instrument, and (d) if it is properly appointed and and in the properly appointed and and in the soft of the second controlling trustee.	ny Jurinase money, rent, or mpiled will, or be obliged to ny of the fr?s of said trust in osaid (1981) allale shall be ner instrument, (a) that at the ct. (b) that such conveyance indenture and in said trust if was 'duly authôrized and in conveyance is made to a
The interest of each and every beneficiary hereunder a avails and proceeds arising from the sale or other disposition and no beneficiary hereunder shall have any title or interestantings, avails and proceeds thereof as aforesaid.	on of said real estate, and i	such interest is hereby decla	red to be personal property.
If the title to any of the above lands is now or hereafter certificate of title or duplicate thereof or memorial, the work accordance with the statute in such cases made and pro	ds "in trust" or "upon conc	of Filies is hereby directed ration," or "with limitations," o	not to register or note in the rwords of similar import, in
And the said grantor. hereby expressly waive gand re- State of lilinois, providing for the exemption of homestead	eleaseg anyandallright s from sale on execution	or benefit under and by virtue or otherwise.	ol any and all statules of the
in Witness Whereof, the grantor - aforesaid na S - h	ereunto set his	hand and seat	this 700 day
"OFFICIAL SEAL" MARY WILLIAMS Notary Public Coek County, Illinois Wild Coemission Explain 19, 1990		^	
(SEAL) MWY Williams	9 WI	LIDAM DAVIS	(SEAL)

89407815

MOFFICIAL SEAL"

SMALLIAIN WARM

NOTE THE STATE OF THE PROPERTY OF THE STATE OF THE

61.0.A eirl) 1592 as immunitry bigs out beyevide base beises bengis

इस्प

subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that

pavis, a divorced but not since remarried man, Notery Public in and for said County, in the State aforesaid, do hereby certify that ... Mary Williams

41.4

tor the uses and purposes therein set forth, including the release and waiver of the right of homestead for the right of homestead with the set of the right of homestead for the right of the right of

base under my hand nevio

SIONITII

Box 350