Form 191 Rev. 11-71

This Instrument prepared by Jerry A. Brown, Jr., 30 N. LaSalle St., Ste. 1730, Chicago, Illinois, 60602

	The 200ve space for fer	01001 3 430 01117.
	AT THE GRANTOR, Carroll Prope Illinois corpor	rties, Inc., an cation, for and in consideration
of the County of Cook		
-	ble considerations, receipt of which is hereb	
and Warrantunto AMERICAN NATIOnssociation whose address is 33 No. LaSall	NAL BANK AND TRUST COMPANY OF e Street, Chicago, Illinois, as Trustee under	CHICAGO, a national banking the provisions of a certain Trust
Agreement, dated the 23rd	day of December 1980 , and known	as Trust Number 51670 ,
the following described real estate in the	County of Cook and State of I	llinois, to wit:
Hency Waller's subdivision half of the southeast quarte	north 1/10th of lot 6 in blood the south 43-3/4th acres of er of section 8, Township 39 Not pal Meridian, in Cook County,	the east orth, Range Illinois.
PIN: 16-08-423-00'.		~
1142 10 00 425 00	assigniture Chicago, De	
5 GD 5 -38 10 X VV	ashington (Chicago, De	S3143166
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	le la company de	ග
TO HAVE AND TO HOLD the said real estate with set forth.	he appur names, upon the trusts, and for the uses and pu	rposes herein and in said Trust Agreement
Full power and authority is hereby granted to said streets, highways or slivys to vacate any subdivision of	Cuttee to low there in page. Protect and subditted said real experiments in to resubditted said real state as often the page. The to resubditted said real state as often in troat all of the title, estate, powers and subherities real in troat all of the title, estate, powers and subherities real real upon any terms and to lease said real estate, or any part to, and upon any terms and for any eriod or periods of the upon any terms and for any eriod or periods of them and real representing the major of the real options to lease that trapering the major of the real options to lease estate or any part thereof, and to deal with said real estate presenting the major of the with taid real estate or any part thereof, and to deal with said real estate or any part thereof, and to deal with taid real estate.	state or any past thereof, to dedicate parks, as desired, to confesse to sell, to grant
options to purchase, to sail on any terms, to consey eithe cersors in trust and to grant to such successor or successor to mortgags, pledge or otherwise encumber said real estate.	wish or without contraction, to convey said rest eliable in trust all if, h. title, estate, powers and authorities rest or say part thereof to lease said real estate, or any part t	or any part thereof to a successor or aucted in said Trustee, to donate, to dedicate, hereof, from time to time, in postession or tee, not executing in the case of any single to amend, change or medity lesses and the and options to retween lesses and options to retween convey or assign any right, title is and every part thereof in all other ways similar to or different from the ways showed to whom said rest excet or any part obliged to see to the application of any
reversion, by leases to commence in presently or in future demise the term of 198 years, and to renew or extend lease terms and provisions thereof at any time or times hereaft.	i, and upon any telms r a r any period or periods of the upon any terms and in any eriod or periods of time and r, to contract to make ease and to grant options to lease	re, not exceeding in the rase of any single to amend, change or modify leases and the and options to renew leases and options in
purchase the whole or ear part of the reversion and to co said real citate, or up part thereof, for other real or per of interest in my about or examined annotherant to said or	tract respecting the insider of fixing the amount of present of ional property, to grant e m., to or charges of any kind, I I estate or any part thereof, and to deal with said real esta	or ruture rentals, to partition or to exchange or release, convey or assign any right, little te and every part thereof in all other wars
and for such other considerations as it would be lawful for specified, at any time or times hereafter.	any person ounling the same to est with the same, whether	similar to or different from the ways above
In nt case shall any party dealing with said Truste thereof shall be conveyed, contracted to be sold, leased or	or any successor in trust. In set (ic) to said real estate mortraged by said Trustee, or an, acc stor in trust, be alid real estate, or be obliged to be that the terms of trustee in the said trustee, or be obled or privilege case or other instrument executed by said Trustee, or or any (including the legisters of Titles of said county) relying us civery thereof the trust created by this id decirely legister and by was executed in accordance with the true, conditions and of, if any, and binding upon sit beneficiaries the order, if deliver every such deed, trust deed, lease, mor gage in our of the configuration of the conditions of the c	obliged to see to the application of any
purchase nioney, rent or money corrowed or auvanced on obliged to inquire into the authority, necessity or expedit Trust Agreement: and every deed, trust deed, mortgage, l	ory of any art of said Trustee, or be able ed or privileged as on other instrument executed by said Trustee, or any distribution the Register.	to inquire into any of the terms of said successor in trust, in relation to said real pon or claiming under any such consequence.
estate shall be concusaire evidence in favor or every person lease or other instrument, (a) that at the time of the c and effect, (b) that such conveyance or other instrument	was executed in accordance with the true conditions an	said Trust Agreement was in full force dilimitations contained in this Indenture
ind in said Trust Agreement or in all amendments there in trust, was duly authorized and empowered to execute are made to a successor or successors in trust, that such suc	it, if any, and minding upon all penercearies it coder, it deliver every such thereit, trust theed, lease, from rage, in ceases no aucressors in trust have been properly spiointed and	ther instrument and (d) if the conveyance are fully rested with all the title, estate,
rights, powers, authorities, duties and obligations of its, hi	or their predecessor in trust.	his trust hate been compiled with, or be it to inquire into any of the terms or said successor. In trust, In relasion to said real poon or claiming under any such conveyance, said Trust. Agreement was in full force of limitations contained in this Indensure [c] that said Trustee, or any successor there instrument and (d) if the ronregance are fully rested with all the title, gaster, with the company of Chicago, Individually or as our decree for anything it or they by the condition of the content of any amendment of the content of the conten
Trustee, nor its successor or successors in trust shall incur their exents or attorneys may do us omit to do in or should their exents or externeys may do us omit to do in or should be their exents or externeys may do us omit to do in or should be their exents or externeys may do us omit to do in or should be their exents or externeys may do us omit to do in or should be their exercises.	and conditions that neither American National Bank eduny personal liability or be audjected to any claim, Juder at the said real estate or under the provisions of this 19sd or about said real estate, any soul all such liability beam. Ly the Tustes in connection with said real evice may be never the connection with said real evice may be never the connection with said real evice may be never the connection with said real evice may be never the connection with said real evice may be under the connection with said real evications of the connection what server with a major of the Trustee that it be applicable to charged with notice of this condition from the date of	or decree for anything it or they or its or rid Trust Agreement or suy smendment
therato, or for injury to parson or property happening in contract, obligation or indebtedness incurred or entered into beneficiaries under said Trust Agreement as their attorney-	by the Trustee in connection with said real evide may be neach, hereby irravorably appointed for such purposes, or,	ster a into by it in the name of the then it ' lec'lon of the Trustee, in its own
neme, as Trustee of an express trust and not individually (indebtedness except unity so far as the trust property and fi All persons and corporations whomsoever and whatsoever th	nu me Trustee mai mave no constanton whatsoever with the sids in the actual possession of the Trustee that be applied if he charged with notice of this condition from the date of	the fill g for record of this Deed.
The interest of each and every beneficiary hereunder a in the earnings, avails and proceeds against from the sale or	d under said Trust Agreement and of all persons claiming any other disposition of said seal estate, and such interest is (a) or equitable. In up to said real estate as such, but only a said American National Pank and Trust Company of Chief d.	under the or any of them shall be only hereby declared you personal property, and
no beneficiary herounder shall have any little or interest, to thereof as aforestid, the intention heroof being to vest in a single of the real state where describe	al or equitable, in ur to said real estate as such, but only ; said American National Bank and Trust Company of Chick,	an interest in estable, exalle and proceeds ago the entire legal and equitable title in
If the title to any of the above real estate is now or h	reafter registered, the Registres of Titles is hereby directed or upon condition, or "with fimilations," or words of simila	not to register or note. The certificate of r import, in accordance with the statute in
INCU CEEN MEDS BUG DIGAINER.		. / 6
And the said stantor hereby expressly walve	sale on esecution or otherwise.	the transfer of mile sold as a selection of the
In Wingay Whereby, the grantoraforesal	harch di	haidand
"tarroll" groperties, Inc.	day of Attest:	11/10
: /	(STAL) By:	Socrat arv
Robert C. King, President	Robert C. King,	Secretary (seal)
Illinois Mar	ia L. Davidson	, a Notary Public in and for said
COUNTY OF COOK	in the State aforesaid, do hereby certify that Robe	ert C. King.
personally known to me to be	the President of Carroll Prop	erties, Inc.
	is	handled as the force to the
personally known to me to be the same person	Whose maine	bscribed to the foregoing instrument,
delivered the said instrument as	free and voluntary act, for the uses and pu	- '
appeared before me that day in person and acknowle delivered the said instrument appropriate released on waiver of the fight of homestand. GIVEN and other than a late of fight.	die 31st drag Marc	
3 Ma Countingaton control		· • ·
With Collinson	VIDALOX NO.	Notary Public
June 28, 1990		
My commission expires		

Section A. Read Estate Transfer Tax Act: Buyer, Seller or Represen

Exempt under the provisions of paragraphof

Section 200. 1-255 of the City of Chicago Transaction Tax Act.

American National Bank and Trust Company of Chicago Box 221 Box 430

UNOFFICIAL COPY

Topenty of Cook County Clerk's Office DEPT-01 RECORDING \$12.00 T=2222 TRAN 0381 04/05/89 13:53:00 + \$1634 き ローンターエチリンの - COOK COUNTY RECORDER