(ILLINOIS)

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THE GRANTOR S, Bartolo Favela and Man	ria Favela, his wife
of the County of Webb and State of Te	exas , for and in consideration
of Ten and 00/100 (\$10.00)	Dollars,
and other good and valuable considerations in hand paid, Conve	eyand (WARRANT/CIST Statute)* unto
Rene Castillo Chicago, II., as Trustee under the provisions of a trust agr	rement details 3 day of Amril
19 8 2 and known as Trust Number one (hereinafter	
of trustees,) and unto all and every successor or successors in trust under	
in the County of Cook and State of Illinois, to wit:	
Coleman's Subdivision of Blocks 41 to	44 inclusive in Stone and
Whitney's Subdivision of the West 1/2	
6 and the North 1/2 and the West 1/2 of	
7, Township 38 North, Range 14, East of	or the fillio Principal Meridian,
in Cook Coy to Hold the said premises with the appurtenan	ces upon the trusts and for the uses and purposes herein
and in said trust agreemer, set forth. Subject to covenant ease full power and and only are hereby granted to said trustee to imany part thereof; to dedicte or ks, streets, highways or alleys; to vacate	Statentales for the thing of the sub-
any part thereof; to dedicte priks, streets, highways or alleys; to vacate	any subdivision or part thereof, and to resubdivide said
property as often as desired to lontract to sell; to grant options to purchase; to sell on any terms: to convey either with or without consideration; to convey and premises or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in said trustee; to docume, to declimate, as	
mortgage, pledge or otherwise encurvoer said property, or any part thereof; to lease said property, or any part thereof, from	
time to time, in possession or reversion by leases to commence in praesenti or in futuro, and upon any terms and for any	
period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leases upon any terms and for any period or uriods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter; to contract to make leases and to grant options to lease and options to renew leases and	
options to purchase the whole or any part of the flygision and to contract	respecting the manner of fixing the amount of present
or future rentals; to partition or to exchange cair property, or any part casements or charges of any kind; to release, convey or assign any right	thereof, for other real or personal property; to gran
to said premises or any part thereof; and to deal wir a sail property and considerations as it would be lawful for any person awaing the same to considerations.	every part thereof in all other ways and for such othe
the ways above specified, at any time or times hereatics	o said premises, or to whom said premises or any paragraphic to see to the application of any
In no case shall any party dealing with said truster in relation to thereof shall be conveyed, contracted to be sold, leased or mort/appd by:	o said premises, or to whom said premises or any passaid trustee, be obliged to see to the application of ar
purchase money, rent, or money borrowed or advanced on call premise	es, or oc congect to see that the terms of this trust have a
been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or be obliged in privileged to inquire into any of the terms of said trust agreement, and every deed, trust deed, mortgage, trust of the property page of the property page of the property page of the property page.	
upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the tr	
created by this Indenture and by said trust agreement was in full force and effect; (b) that such conveyance or other instruments of the conditions and limitations of ained in this Indenture and in said trust agreements of the conditions and limitations of ained in this Indenture and in said trust agreements of the conditions and limitations of ained in this Indenture and in said trust agreements.	
or in some amendment thereof and binding upon all beneficiaries there empowered to execute and deliver every such deed, trust deed, lease, m	eun/er; (c) that said trustee was duly authorized a 💆 😅 👙 🦠
is made to a successor or successors in trust, that such successor or succes	ssors in this have been properly appointed and are file and a second
vested with all the title, estate, rights, powers, authorities, duties and of The interest of each and every beneficiary hereunder and of all per	
in the earnings, avails and proceeds arising from the sale or other dis-	position of and real estate, and such interest is hereb
declared to be personal property, and no beneficiary hereunder shall have any title or interest legal or equitable, in or to sai real estate as such, but only an interest in the earnings, avails and proceeds thereof as af resaid.	
If the title to any of the above lands is now or hereafter registered, or note in the certificate of title or duplicate thereof, or memorial, the w	the Registrar of Times is hereby directed not to registe
tions," or words of similar import, in accordance with the statute in sucl	h case made and provided.
And the said grantor—hereby expressly waive—and release—any and all right or benefit wider and by virtue of an and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise.	
in Witness Whereof, the grantor S. aforesaid have decreunto set Lh	neir hand and scal S this
day of ACCCC 19 85	parties and search that
v Maria Hatrila	Bartolo Sarela Com
X/Mana Sy Fried (SEAL) X C	SEAL
(SEAL)	(SUAL)
State of Hadde County of Webb ss.	
I, the undersigned, a No	tary Public in and for said County, in the State after-
said, DO HEREBY CERTIFY	that Bartolo Favela and Maria
personally known to me to be the to the foregoing instrument, ap-	he same person whose name subscribed speared before me this day in person, and acknowledged
that the agned, sealed and	delivered the said instrument as their free and
voluntary act, for the uses and waiver of the right of homestea	I purposes therein set forth, including the release and $\frac{1}{10000000000000000000000000000000000$
	y of April 1989 300 MARIES
12 00 0	10B
Commission expires 12-08 19-70	NOTARY PUBLIC
·USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE Pers	manent Index No. 20-07-401-033
TOO WARRING ON QUIT CLAIM AS PARTIES DESIRE 1 CT.	
MAIL TO: JEROME LEVATING 5124 S. WolcottChicago, IL 5124 S. Wolcott	
JEDOME 1 EMATIMES	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED. SEND SUBSEQUENT TAX BILLS TO:
JEROME LEVATINO PHILLIP C. KEMATINO	5124 S. Wolcotf Chicago, IL
ATTORNEYS AT LAW	z c
MAIL TO: 434 NORTH LA MALE STREET	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
CHICAGO, ILLINOIS 60602	SEND SUBSEQUENT TAX BILLS TO:
J	

DOCUMENT NUMBER 89193429

& sub.

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* * * COUNTY OF CHICAGO

DEPT-01 RECORDING \$12.2 T42222 TRAN 3107 05/01/89 10:49:00 47521 + B #-89-19:3429 COOK COUNTY RECORDER

SEROME LEVATINO
ATTORNEYS AT LAW
TAT NORTH LA SALLE STREET
TAT NORTH LA SALLE STREET
CHICAGO, ILLINOIS 60602

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