UNOFFICIAL COPY 90398847

			e space for recorder's use only	
THIS INDENTURE WITNESSETH		JEAN ZIELINSKI,	widowed and not	
since remarried of the County ofCook	and State	of Illinois	, for and in consideration	م ا
of the sum ofTEN and no./	100		Dollars (\$),	
in hand paid, and of other good and v				
Warrants unto COLUMBIA NATION association under the laws of the United Sta				
Trustee under the provisions of a certain Trus	it Agreement, dated the_	10th day of	August 1990 and	
known as Trust Number 3488	, the following describ	ed real estate in the County of	Cook	1 5.8.01
and State of Illinois, to-wit: All that part of Lot	ll lying Sou	therly of a line	drawn from a	Ē
point on Easterly line	of said Lot	50 feet Southerl	y of the North	light.
Easterly corner thereo: 30 feet Southarly of No.	E to a point arth Westerl	on Westerly line v corner thereof	of said Lot in Block 27	Trans
in Norwood Park, aa su	abdivision of	f part of Section	s 6 and 7,	Atuna 33
Township 40 North, Rang	ge 13, East o	of the Third Prin	cipal Meridian in	1 2
Cook County, Illinois				
				_{\\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\
				Para P
4		90	398847	T C
	0.0			September 1
#96/F007ev 10076 _ MBGD				
・谷林(4) 20 m 元 (4) m 元 (4) m	,			Samps ot n
SUBJECT TO 1797				A P
Real Estate Tax # 13-06-404-021				Harman Redained Recognished Recognishment of School Stransfer Act (CCC)
Real Estate Tax 8 13-06-404-021 TO HAVE AND TO HOLD the said real estate with Full power and authority is hereby granted to said Traillers and to search any subdivision of part thereof, and to re	the appurienances, upon the fruitable to improve, manage, or lec- subdivide said real estate as cities	sis, and for the uses and purposes herein and is and subdivide said real estate or any part the said real solution to grant option.	in said Trust Agreement set forth freof, to dedicate parks, streets, highways or s to nurchase, in sell on any terms, to convey	Sec.
name and any property of the transfer of the transfer to density	to dedicate to mortanee miede	e is take a see anougher said seed extens on any	nart (heren) to leave said test estate or any	Trans
part thereof, from time to time, in postestion of reversion, by case of any single demise the term of 198 years, and to renew and provisions thereof at any time or times hereafter, to conte	or extend leases upon any terms i act to make leases and to grant o	and if in period or periods of time and to ar ptions () lear r and options to renew leases and	mend, change or modify irases and the terms options to purchase the whole or any part of	faring Cate
the reversion and to contract respecting the manner of fixing i sonal property, to grant easements or charges of any kind, to and to deal with said real estate, and every pair thereof in all	elease, convey or assign any right other ways and for such other co	, tille of injer ist in or about or easement appur onsideration (as / , would be lawful for any per	tenant to said real estate of any nart thereof.	20 20 20 Else
whether similar to or different from the ways above specified in no case shall any party dealing with said Trustee, or tracted to be told, leased or morigaged by said Trustee, or any	any successor in trust, in relation	to said feat est/le, or to whom said feat estate	est at Stabley huttawed at Eduanced an Isul	This space of Es
real enable, or be obliged to see that the terms of this visus has obliged or privileged to inquire into any of the terms of said trust, in relation to said real existe shall be conclusive evidence example the provided the said of the	re been complied with, or be obju- us! Agreement, and every deed, is se in favor of every person (inclu-	ged to inquire into the aut tority, necessity of trust deed, morigage, task of other instrument to iding the Registrar of Ti terror said county) re	expediency of any act of said trustee, or de executed by said Trustee, or any successor in lying upon or claiming under any such con-	
veyance or other instrument was executed in accordance with it	re trusts, congitions and limitatio d Trustee, or any successor in tru	ns contained in this indenture at 3 in a 10 stust ist, was duly authorized and em sowere I to each	cute and deliver every such deed. Itust deed.	provis
lease, mortgage or other instrument and (d) if the conveyance fully vested with all the title, estate, rights, powers, authoritie. This conveyance is made upon the express understanding	es made to a successor of successors, duties and obligations of its.	ors in trust, that such successor or successors in his or their predecessor in trust.	trust have been properly appointed and are	ដ្ដ
in trust shall incur any personal liability or be subjected to any real estate or under the provisions of this Deed or said Trust A	claim, judgment of decree for any greement or any amendment ther	ything it or they or its or their agents of at or he leta, or for injury to person or propert, happy	ys may do or omit to do in or about the said ling in or about said real estate, any and all	under 4
such hability being hereby expressly waived and released. Any c into by it in the name of the then beneficiaries under said Trust own name, as Trustee of an express trust and not individually it	Agreement as their attorney in fi and the Trustee shall have no oblit	act, hereby irrevocably appointed for such purp gation whatsoever with respect to any such cor.	or well of all the election of the Trustee, in Ha (18-1), of ligation of indebledness except only	
so far as the trust properly and funds in the actual possession whatsoever shall be charged with notice of this condition from The interest of each and every beneficiary hereunder and	the date of the filing for record	I of this Deed. Infall persons clauming under them of any of the	hem tile. No only in the entrines, exacts and	upt (//
proceeds arising from the sale or any other disposition of said r interest, legal or equitable, in or to said real estate as such, but National Bank of Chicago the entire legal and equitable title.	eal estate, and such inserest is her only an interest in the earnings, as n fee simple, in and to all of the	reby declared to be personal properly, and no l rails and proceeds thereof as aforesaid, the inte real raikse above described	nenelice y hereunder shall have any title of thion hereof to and covered in said Columbia	Section P
National Bank of Unicago the entire regal and equilable filte : If the tule to any of the above real estate it now of hereaf memorial, the words "in trust," or "upon condition," or "will shall not be required to produce the said Agreement of a copy!	er registered, the Registrar of Till h limitations," or words of similar hereof, or now extracts therefton	les is hereby directed not to register or note in this import, in accordance with the statute in such as evidence that any transfer, charge or other	he certificate of title or duplicate thereof, or hicase made as flor ovince, and said Trustee e dealing involving the recovered lands is in	E S
And the said grantorhereby expressly waive	and releaseany and all rig			1
for the exemption of homesteads from tale on execution or of In Witness Whereof, the grantorafor		her her	handand	
seal this 10th day of	<u>August</u> 19	90	CV	
W .		SIGNATURE WITNESS	ED DUE TO PHYSICA	I INCAPAC.
JEAN ZIELINSKI	(SEAL)	hylly Michelson	[SEAL]	₹o
JEAN ZIELINSKI	(SEAL) _:	X Mascella Ne	[SEAL.]	
ILLINOIS			- Notes Bubbaia and for said County to	7.8cm
X4101	aloresaid, do heleby certify that	JEAN ZIELINSKI,	A Notary Pubbe in and for said County, in Widowed and	징
not since remarried,				, <u></u>
	y known to me to be the same per	nonwhose name is	subscribed to	
"OFFICIAL SEAL"		e me this day in person and acknowledged that	cho	<u> </u>
	ered the said instrument as		for the uses and purposes therein set forth,	
Ay Commission Expires 10/5/91	the release and waiver of the August	right of homestead. Given under my hand	and notarial sell this cit_day	1
	inan	e 5 Williams	er	
		Notary Public,1 U		}

Return to:

Columbia National Bank of Chicago 5250 N. Harlem Avenue Chicago, 1L 60656 ATTN: Trust Dept.

UNOFFICIAL COPY

Property of Cook County Clerk's Office

90398847