THIS INDENT	TURE WITNESS	ETH, that the C ANN RUSH EDEAL	Frantor BERG, his wif	DAVID K, EDELBERG, a marrie
of the County of	Cook	and State of	Illinois	for and in consideration of the sum
of				Dollars, aluable considerations, receipt of which is hereby
duls ucknowledged (	onvey and	), in nand paid, and	unto Austin Bank of	Chicago, an Illinois banking corporation whose
uddress is 8400 W. No	orth Avenue, Chicago,	tilinois, and duly auth	norized to accept and e	xecute trusts within the State of Illinois, as Trustee
under mayisions of a	certain Trust Agreemer	nt, dated the _30th_	day of _Januar	y
Trust Number		and State of Illinois.		e in the County ofCook
				n the Subdivision of Lots 6
				les Kenmitz Subdivision of
		<del>-</del>		ion of Out Lot 6 in Canal
				Section 29, Township 40 North
	, <del>-</del>	t of the Thir	d Principal I	Meridian, in Cook County,
	Il dinois.			
				syance for the purpose of larights, and all other
		eing a titleh		
Parmai	ient fax No. 14	29 215 020 00	300	
TO HA	VE AND TO HOLD the Fal			and for the uses and purposes herein and in
hull no	Agreement set forth wire and authority is hereby	anied to said Trustee with	respect to the real estate o	e any part or parts of it and at any time or
vacate anv	subdivision of part thereof.	and to re ubdivide mid ret	u estate as orten as desired,	ate parks, streets, highways or alleys and to to contract to sell, to grant options to pur- sal estate or any part thereof to a successor tate, powers and authorities vested in said
er eucerau Fruster, to	es in trust and to grant to a donate, to dedicate, to mo	uch sure, or or successors rigage, pleuse or otherwise	in trust all of the title, er encumber said real estate, or the lease to commence it	tate, powers and authorities vested in said or any part thereof, to lease said real settle, n the reases or in the finites and unon any
term and f	or any period or periods of t	ime not exceeding in the could be periode of time and to	se of any single demise the amount, change or modify	term of 198 years, and to renew or extend leases and the terms and provisions thereof
at ,ny lime chase the v pertition o	p of times herestler, to cont whole of any part of the rev r to exchange said real estat	tract to make kines and to ersion and to collide rings e, or any part there if, fire	grant options to lease and ecting the menner of fixing other real or personal pro-	is its, powers and interest to a section of the sec
kind, to re-	lease, convey or easign any to with said real estate and estate and estate and estate and estate with	right, title or interes in or- very part thereof in an O'A the same, whether aim ar	shout or easement apports or ways and for such other the different from the s	nant to said real estate or any part thereof.  Considerations as would be lawful for any ways short specified, as any time or times.
hereaftet.	w shall any party dealing wi	th said Trustee, or any succ	e &o in trust, in relation to	said real estate, or to whom said real setate
or any part	thereof shall be conveyed, application of any purchase	contracted to be sold, leased money, rent or money bor	I us mortgased by said I cur rowed or , ave , ced on the i	said real estate, or to whom said real estate fee, or any successor in trust, be obliged to frust property, or he obliged to see that the necessity or expediency of any act of said
Trustee, or or other in	pe opined or bringled to i	inquire into any of the term trustee, or any successor in	is of sale frust Agreement; trust, in reintion to said to	and every deed, trust deed, mortgage, lease ust property shall be conclusive evidence in
favor of evithereof the ment was	ety person relying upon or c trust created by this Deed a asecuted in accordance will	isiming under any such con ad by said Trust Agreement h the truets, conditions am	veyance, least of thet inst t was in full force indeffec id limitationste .ted he	rument, (a) that at the time of the delivery t, (b) that such conveyance or other instru- rein and in said Trusi Agreement or in all
amendmen authorized	is thereof, if any, and is him and empowered to execute	ding upon all beneficiaries and deliver every such dee	thersunder, (c) that wid 1 d, trust deed, leads, normal deed, leads, normal deed, r. trust	necessity or expediency of any act of said and every deed, trust deed, mortgage, lease ust property shall be conclusive evidence in runnent, (a) that as the time of the delivery t, (b) that such conveyance or other instru
vested with	all the title, estate, rights,	powers, suthorities, duties	and obligations of its his condition that the Gran e	or their prodecessor in trust.  As ther individually or as Trustee, nor its
successor of	t successors in trust shall in- eir agents or altorneys may	cui any personal liability of do or omit to do in or abou	be subjected to any claim t the said real estate or unu property hancening to or al	nother individually or as Trustee, nor its judy ment or decee for anything it or they enter the straight of the service and they are self-services and read estate, any and all such liabilities of the services or and self-services or any sel
ity heing h negtion wit	erety expressly waived and heald real real residents	released. Any contract, ubit ered into by it in the name	gation or indebtedness inco	der seid rust greement as their attorney
in fect, her and not inc excent unit	eby wievocehly eppointed () Itridually (and the Truslee ) , wyfar as the Irust property	or such purposes, or as the s shall have no obligation who y and funds in the actual o	atmover with respect to an increasion of the Trustee si	with a control of the participation of the particip
SET THE CHARL	LIDE ENCORA OF THIS WARD			
				f of all persons claim!urder them or any disposition of the trast rioperty; and such ny title or interest, legrneurisple, in or
vest in the	it property as such, but only Trustee the entire legal and	equitable title in fee simpl	le, in and to all of the trut	as aforeseld, the intelvit in hoveof being to it property above described:
If the ti in the certifi similar imp	itle to any of the trust prope licate of title or duplicate the out in accordance with the	rly is now of herestler regil reof, or memorisi, the wor statute in such case made :	Hered, the Registrar of Titk ds "in Irust", or "upon con and provided.	is is hereby directed not to be do or note distan", or "with limitation", or words of
And the	said Grantor hereby ex the State of Illinois, providi	pressly waive and tele- ing for the exemption of he	ase any and all right or omesteads from asis on ex-	benefit under and by virtue of an and a lecution or otherwise.
MWITNESS WHE	REOF, the Grantor 8	aforesaid have her	eunto set their	and B and seal B this
de of Rep	Pebruary	1991 .		(1) I Alanton
Many of	Very	Seal	( Land	TO THE BUILDING
DAVID K	. EDELPERG		Million	Seal)
STATE OF ILLIN				,
COUNTY OF C O C	) K	33		
BAR.	CEARA A.JA	whoush'	, a N	otary Public in and for said County, in the State
aforesaid, do hereby co	etify that David		a married per	son and Ann Rush Edelberg,
•	p file Alfred and been			ribed to the foregoing instrument, appeared be
fore me this day in per tary act, for the uses	son and acknowledged and purposes therein so	et Jorth, theluding the	led and delivered the s release and waiver of	aid instrument as their free and volun- the right of homestead.
GIVEN under my ?	nand and Notarial Seal	this ZYZA	day of	MAGC 4 1091
Commission expires	<12	~~~ <del>~~~</del>		1. Spelialaski
		3 " OFFICIAL	JANKOWSKI	NOTARY PUBLIC
Document Prepared B	<b>y</b> ·	NOTARY PUBLIC. S	TATE OF ILLINOIS	SS OF PROPERTY:
	Neil M. Seltz	MY COMMISSION	EXPIRES SICISE	7 West Wellington Ave.
•	Suite 4300	-	Chi	cago, IL
	188 West Rand	olph_Street	THE	NBOYE ADDRESS IS FOR STATISTICAL PURPOSES AND IS NOT A PART OF THIS DEED.
		60601	SEND	SUBSEQUENT TAX BILLS TO
			Da	vid K. Ed <b>få</b> berg
	HEN RECORDED,	· ·	ru:	55 West Belden Avenue icago, IL 60614
N	eil M. Seltz	#4300		The state of the s

Neil M. Seltz #4300 188 West Randolph Street Chicago, IL 60601

Chicago, IL

This transaction is exempt from transfer stamps under paragraph \_\_\_\_ of the Real Estate Transfer Act.

Half Strong attorney adulantal Killer the Grantors

DOCUMENT NUMBER

## UNOFFICIAL COPY



DEED IN TRUST
(WARRANTY DEED)

TRUST NO.

RETURN TO: Auetin Bank of Chicago 8400 W. North Avenue Chicago, Illinois 60653

Property of County Clerk's Office #9731 # H \* PL 1350 L5