(WARRANTY) UNOFFICIAL COPY 3877493

(The Above Space For Recorder's Use Only)

4801 W. FULLERTON CHICAGO, IL. 60639

AND MARYANN OK JA CHUNG f the County of COOK f TEN AND NO HUNDREDS -	und Steinaf II.	LINOIS	for and in consideration	of the same
10_00	=====), in hand paid, and c _and Warrant	of other good and valua unto Canital B i	ble considerations, receipt of which ank and Trust on Illinois banking	is hereby
on whose address is 4801 West Fuller	ton, Chicago, Illinois, and	I duly authorized to ac	cept and execute trusts within the	State of
inois, as Trustee under the provisions of nown as Trust Number 101	a certain Trust Agreement, da	ted the2ND	lay of OCTOBER 19 80	and
nown as Trust Number 101	, the following d	lescribed real estate in th	se County of COOK	
LOT 21 IN BLOCK 2 IN EA	GAN'S ADDITION TO	ROSELAND. A	SUBDIVISION	
OF LOT 1 IN ASSESSOR'S				
WEST QUARTER OF SECTION	22, TOWNSHIP 37	NORTH, RANGE	14, EAST	
OF THE THIRD PRINCIPAL	MERIDIAN, IN COOK	COUNTY, ILLI	1015 THEBBE TRAN 915	6 08/01/5
PERMANENT REAL ESTATE I	NDEX NUMBER 25-22	-102-013	. #0374 # ₽ #6 COUK COUNTY F	
EXEMPT UNDER PROVISIONS	OF	CAPITOL BA	ANK & TRUST]
PARAGRAPH E. ST.CTION 4,		AS TRUSTE	E UNDER TRUST NO.101	
REAL ESTATE TRANSFER AC	T			
7/22/21		nu. L.	12 12 D	-
7/23/91 DATE	X.	ASSIST.	ANT TRUST OFFICER	<i>t</i>
TO HAVE AND TO HOLD D.	raid coal votate with the appurtence	nces, upon the trusts, and fo	r the uses and purposes herein and in	· }
said Trust Agreement set forth.		-	· -	.
times to improve, manage, protect; vacate any subdivision or part inter- chase to sall on any terms to con-	ing sui givi le said raal estata or any lof, at d'to re laudivida said real esta lav aith lave le sa wilhout ronaidea	part thereof, to dedicate per te se often as desired, to con	part or parts of it, and at any time or ks, sitests, highways or allays and to stract to sell, to grant options to pur- ties or any part theract for a successor owers and suthorities vested in said part theract, to lease said real estate, resent or in the future and upon any of 199 years, and to renew or extend and the terms and provisions theract is to renew leases and options to pur- tount of present or future tential, to upon assessments or charges of any derations as would be lawful for any bove specified, at any time or times	"RIDER" OF BEVENIE CTANES HERE
or eucressors in fruit and to grant t	a such se cassor or successors in tr	uet all of the title, estate, p	cowers and sufficient to rested in said	1
or any part thereof, from time to a terms and for any periods	ims, in pussess in or sversion, by of time, not exceeding in the case of	leases to commence in the pany single demise the term	resent or in the future and upon any of 198 years, and to renew or extend	2
leases upon any terma and for any p at any time or times hersefter, to c	eriod or periods of time and to small ontract to make lear a and to grani	nd, change or modify leases options to lease and option	and the terms and provisions thereof a to renew leases and options to pur-	16
partition or to exchange soid real er kind, to release, convey or sealen as	reversion and to correct respecting Rale, or any part the office of interest in or about	real or personal property, Lor essement appurtenant to	id draft of present of ruture rentals, to to grant easements of charges of any o said real estate of any oart thereof.	Ĭ.
and to deal with said real estate and person owning the same to deal w	devery part thereof in a torier wa ish the same, whether simular to o	ys end for such other consi different from the ways a	derations as would be lawful for any bove specifiest, at any time or times	120
hereefter In no case shall any party dealing	with said Trustee, or any successor	in	al estate, or to whom said real estate	(2
in no case shall any party dealing or any part thereof shall be conveye see to the application of any purch terms of the trust have been comp. Trustee, or be obliged or privileged or other instrument executed by all favor of every person relying upon thereof the trust created by this Deer amendments thereof. If any and is authorized and empowered to execute veyance is made to a successor or see vested with all the title, sate, right	d, contracted to be sold, leased or make money, rent or money borrows	or ed anced on the trust p	any successor in trust, be obliged to roperty, or be obliged to see that the	
Trustee, or be obliged or privileged or other instrument executed by as	to inquire into any of the terms of a d Trustee, or any successor in trust	a. It is targement; and ev	ry dead, frust dead, morigage, kesse perty shall be conclusive evidence in	٢
favor of every person relying upon thereof the trust created by this Dee	or claiming under any such conveyes d and by said Trust Agreement was	ice, know or other instrumen in full were and effect, (b) t	(, (a) that at the time of the delivery hat such conveyance or other instru-	اؤ
ment was executed in accordance to	with the trupts, conditions and tem binding upon all beneficiaries there	under, (c) 1° at 2°d Trustee	o in said from Agreement of the su , of any successor in Itual, was duly other instrument and (d) if the con-	=
veyance is made to a successor of suc vested with all the title, estate, right	cemore in trust, that such successor- is, powers, authorities, duties and o	or auccessors in trust have be bligations of its, his on thei	en properly appointed and are fully r predecessor in trust.	15
I the conveyance is made upon to	is our any necessarial Hability of he av	bleeted to any claim it sem	ent to decree for southing it or they	A FEIX
or its or their agents or alforneys management or any amendment there	ey do or omit to do in or about the to, or for injury to person or prope	mid real estate of Couer the rty happening in or about w	of the Deed or said Trust at the Park and all such Habil-	
nection with acid reel estate may be in-fact, hereby wrevocably appointed	intered into by it in the name of the for such purposes, or at the electic	then beneficiaties under a ton of the Trustee, in its own	Trust agreement as their atteney-	
ity being hereby appreasy warver as naction with said reel saitate may be in-lact, hereby arrevocably appointed and not individually (and the Trust except only so fer as the treat propping charge thereof). All persons and cor	e shall have no obligation whatener needs (suits aft ni shud bus yers	or with respect to any such	cont act obligation or indebtedness applir wie for the payment and dis-	1
Of the times for tecord or twil freed				[
The interest of each and every but them shall be only in the earning	eneficiary hereunder and under taid a, avails and proceeds arising from	Trust Agreement and of all the sale or any other dispos	persons caim in under them or any ition of the fault perpenty, and such an interest in all or positions in or	1
I he interest of each and every of of them shall be only in the earning interest in hereby declared to be per to said frust property as such, but o year in the Trustee the entire legal a	nly an interest in the earnings, avails not equitable title in fee simple, in	and proceeds thereof as afo	ressid, the intention n reof being to	
If the title to any of the trust pri in the certificate of title or duplicate similar import, in accordance with t	operty is now or hereafter registered	, the Registrar of Titles is he trust", or "upon condition"	reby directed not to register in note	1
similar import, in accordance with t	he statute in such case made and p	rovided.	i under and by virtue of the a ACC]
And the said Grantor C., hereby statutes of the State of Minots, pro-	riding for the exemption of homest	eads from sale on execution	S and seal S this 2.2 KD	i
IN WITNESS WHEREOF, the Grantor	' 1	o set THE TK hand	S and seal S this 23RV	
or John of	.)19_91.	ar Wasil	anno Oberna	
JOHN H. CHUNG	[Seal]	MARYANN OF	JA CHUNG	Seal
This is only	7		\mathcal{C}	_ {Seal}
TE OF TILINOIS	<u>ر</u>			_
UNTY OF COOK	44.			
	,			
THE UNDERSIGNED	U CHING AND WARE		Public in and for said County, in the	ne State
essid, do hereby certify that <u>JOHN</u> onally known to me to be the same per			to the foregoing instrument, appea	ared be-
				1
me this day in person and acknowledge act, for the uses and purposes therein				
GIVEN under my hand and Notarial Sei	u tniaKII	day of	2 V	991
mmission expires 200 cm	10 1992	Victoria	J. Rebukows	he
		~~ //	NOTARY	UBLIC
IL TO:	EEICIVIT SEAT	KI: ADDRESS OF	PROPERTY	_
ST DEPT. { VICT	ORIA J. KLOBUKOWS OF PUBLIC STATE V. MINIS	11133	S. MICHIGAN	
of Bank and Trust	DMMISSION EXPIRES IVIO	198 8		
1-00	·····		AGO, 11. 60628-4322 ADDRESS IS FOR STATISTICAL PU	RPOSES
go, IL 60639		100.075716	IS NOT A BAST OF THIS OWED	
18 0, 12 0000 2			IS NOT A PART OF THIS DEED. QUENT TAX BILLS TO:	

ROBERT O. JONES

4801 W. FULLERTON AVE

DEED IN TRUST

(WARRANTY DEED)

RETURN TO: Capitol Bank and Trust
4801 West Fullerton
Chicago, Illinois 60639

TRUST N
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Property of Cook County Clerk's Office

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