TRUSTEE'S DEED	INOFFIC		PY		
リー にいいて てんい	U 1/11 🗀	4400402	29		
This indenture made the king ofAUGUST	199 6				
between MARQUETTE					
BANK, a National Bank Association, as Trustee					
provisions of a deed or	deeds in	•	DEPT-01 RECORD)ING •	25.00
trust, duly recorded ar to said bank in pursuar		•	T00012 TRAN	1652 08/0B/96 12:22	100
trust agreement dated t	the <u>6TH</u>	•		#~96~608C)29
hay of <u>DECUMBER</u> known as Trust Number	1984 and	•	COOK COUNT	RECURDER	
part of the first part, a		**			
STATE BANK OF COUN	viryside, u/t/a 9		10/12/95	25.00	
Whose address is: 8734 101 © Witnesseth, That said party of the AND VALUABLE consideration following described real estate, si	first part in consideration of the indiand paid, does hereby C	o sum of TBN and no/10 DNVEY & QUITCLAI	0 DOLLARS AN	of the second part, of the second part, the	
SEE ATTACHED FO	r legal descr	PTION			
Vermanent tax #24.05.2	13.018.34.08.313.011	24.05.213.01	4		
Address of Fraperty: 5811. U	VEST BRTH PLACE, OAK	RUN. ILL. 68453		WHO O'D LOT CILL A MITTE	
NAMED HERBIN. THE POWERS A	ND AUTHORITY CONFERRED U	PON SAID TRUST GRANT	EE ARE RECITED O	N	1
THE REVERSE SIDE HEREOF AN bolonging, TO HAVE AND TO HO	D INCORPORATED HHRBIN BY LD the same unto said party of the	! RRFERSNOR together wi second part and	th the tenements and	appurtanuaces thereunto	
to the proper use, benefit and behoo authority granted to and vested in sa	f of said party of the second part.	This Deed is shouled num	ruant to and in the ex of to said trustee in a	cercise of the power and	
agreement above mentioned. This is to secure the payment of money, and	leed is made subject to the lien of	every trust deed or mor's	go (if any thore be)	of record in said county	ļ
part has caused its corporate seal to	be affixed, and has caused its na	me to be signedio these pro	oven's by its Trust O	fficer and attested by its	2
Assistant Secretary, the day and ye	at first above written. MARQUETTE NA	TIONAL BANK, As 'Tr	uatee (a Aforeaulo		6
			DAY	222 OT	86608029
STIE MATTOR	XXIII.		DUK	333-CTI	Ş
I E	117 - 200	That Officer	(0	13
(SEAL)	Aune Swelle	a. quel	<u></u>		
		The sections y			
State of Illinois	1, the understaned, a Notary Publi	in and for the County and	State, Do Hereby Cer	tify that the above named	
County of Cook	Trust Officer and Assistant Secret me to be the same persons whose a day in person and scknowledged to Bank and caused the corporate se se the free and voluntary act of set	wines are subscribed to the hat they signed and delivers al of said Bank to be thereus	foregoing instrument of the said instrumen nio affixed, as their fr	t, appeared before me this it as nuch officers of said we and voluntary act and	ļ
"OFFICIAL SEAL"	Oliven under my hand and Notaria		VICTORIA	199 6	1
DIANE KATSIBUBAS Notary Public, State of Illinois	Village Reel Estate Transf	ok _ mrampa	Nomin Prolife	THAIR CONST.	
My Commission Expires 7/1/96	Dak Lawn 5000	Village Real Est		liege Real Estate Transfer '	Tex 1
(continue of the continue of	Village Reel Estate Trans	ler Tax Cak Lawn	\$50 Oak	Lown \$25	; j
	Oak Lawn \$100	-	فسيبون المسروبيون والمسروبيون		.]

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Full power and authority is hereby granted to said tructee to improve. manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey said 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 donate, to dedicate, to mortgage, pledge or otherwise The telegroumber 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 futuro, and upon any terms and periods of time and to amend, change or modify leases and the terms and provisions thereof any any time or times hereafter, to contract to make leases and to grant options to rentals, to partition or to exchange said property, or any part thereof, for other real or personal property, to grant easements or charges of any kind to release, convey or assign any right, title or interest in or about or easened appurtenant to said premises or any part thereof, and to deal with said property and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same to deal with the same, whether similar to or different from the ways above specified, at any time of times hereafter.

In no case shall any party dealing with said trustee in relation to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgage by said trustee, be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premises or be obliged to see that the terms of this trust have been complied with, or he obliged to inquire into the necessity or expediency of any act of said trustee, or ce obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every persona relying upon or claiming under any such conveyance, least or other instrument, (a) that at the timne of the delivery thereof the trust created by this indentrure and by said trust agreement was in full force and effect, (b) that such conveyance or other instruemnt was executed in accordance with the trusts. conditions and limitations contained in this indenture and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder, (c) that a successor or successors in trust, that such seccessor ot successors in trust have been properly appointed and fully vested with all the title, estate, rights, power, authorities, duties and obligations of its, his or their predecessor in trust.

The interest of each and every beneficiary hereunder and of all personsl claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.

If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "with limitations", or words of similar import, in accordance with the statue in such case made and provided.

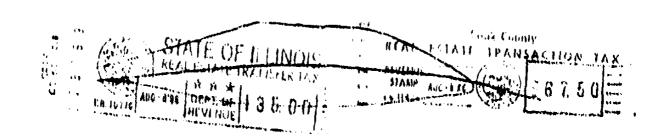
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LOTS 1 AND 2 IN DUFFY'S RESUBDIVISION OF LOTS 465, 466, 467 AND THE NORTH 1/2 OF VACATED ALLEY LYING SOUTH OF AND ADJOINING LOTS IN FRANK DE LUGACH'S 87TH STREET HIGHLAND BEING A SUBDIVISION OF THE NORTH 1/2 OF THE NORTHEAST 1/4 OF SECTION 5, TOWNSHIP 37 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

SUBJECT TO: GENERAL TAXES NOT DUE AND PAYABLE AT THE TIME OF CLOSING; BUILDING LINES AND BUILDING LAWS AND ORDINANCES; ZONING LAWS AND ORDINANCES, BUT ONLY IF THE PRESENT USE OF THE PROPERTY IS IN COMPLIANCE THEREWITH OR IS A LEGAL NON-CONFORMING USE; VISIBLE PUBLIC AND PRIVATE ROADS AND HIGHWAYS; EASEMENTS FOR PUBLIC UTILITIES WHICH DO NO UNDERLIE THE IMPROVEMENTS ON THE PROPERTY; OTHER COVENANTS AND RESTRICTIONS OF RECORD WHICH ARE NOT VIOLATED BY THE EXISTING IMPROVEMENTS UPON THE PROPERTY; PARTY WALL RIGHTS AND AGREEMENTS.

P.I.N. # 24-05-213-014, 24-05-213-015, 24-07-213-016

COMMONLY KNOWN AS: 5811 WEST 88TH PLACE, OAK LAWN, ILL.



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