ER OR THEIR REPRESENTATIVE

For information only insert street address of above described property.

	CHICAGO, ILLINOIS SEATON	TUOP Yy y Tan	
	WARRANTY DEED IN TRUST	The above space for recorder's use only	
THIS INDENTURE WITNESSETH, That the Grantons, Armand S. Donian and Verna D. Bezazian Trustees under the provisions of a certain Trust Agreement dated July 30, 1976		S. Donian and Verna D. Bezazian aso 3 st Agreement dated July 30, 1976	
	of the County of Cook and State of Illi of Ten and No/100 (\$10.00)		
	and valuable considerations in hand paid, Convey and war AETNA BANK, a corporation of Illinois, as Trustee und	varrant unto the larger the provisions of a trust agreement dated the	
	the following described real estate in the County of Cook	86 , known as Trust Number 10-4019 gg and State of Illinois, to wit:	
	described property:	interest in the following	
	Channel Subdivision in the Southwest Quarter (	1/4) of the Fractional Southwest	
	Principal Meridian, lying South of the Indian Illinois.	Boundary Line, in Cook County,	
26		uent years; conditions contained in	
75 6	PIN: 10-36-320-750-0000 PCM	Ti di	
1/2	Address of Property: 3154 W. Devon, Chicago, TO HAVE AND TO HOLD the set of amites with the appurtenances upon trust agreement set forth.	the trusts and for the uses and purposes herein and in said	
60	Full power and authority is nereby tranted to said trustee to improve, maior, to dedicate parks, streets, highways - alleys and to vacate any subdivisions as desired, to contract to sell, to gr-coptions to purchase, to sell on any tervey said premises or any part thereof to a cassor or successors in trust are	nage, protect and subdivide said premises or any part there in or part thereof, and to resubdivide said property as often ms, to convey either with or without consideration, to condition and to grant to such successor or successors in trust all of the Object of the condition of the condition of the condition of the conditions of the c	
102	title, ettale, powers and authorities vested in all rustes; to donler ty, or any part thereof, from time ty, or any part thereof, from time in present or future, and upon any terms and or any period or periods of the progression of the terms and for any period and the terms and for any period and the terms and provisions thereof at any time culin is hereafter, to continue.	e to time, in possession or reversion, by leases to commence the firm of the case of any single demise the ferm of or periods of time and to amend, change or modify leases act to make leases and options to lease and options	
L'ar	to renew leases and options to purchase the whole or any part of the reversion of present or future rentals, to partition or to exchange said property, or an easements or charges of any kind, to release, convey of the any right, tilled mises or any part thereof, and to deal with said property in devery part thereof.	of General Armand S. Donian and Verna D. Bezazian associations of a certain Trust Agreement dated July 30, 1976  and State of Illinois for and in considerations of a certain Trust Agreement dated July 30, 1976  Convey and warrant unto the fillinois, as Trustee under the provisions of a trust agreement dated the churty of Cook and State of Illinois, to-wit: sixths (15/36ths) ——interest in the following sixths (15/36ths) ——interest in the sixths (15/36ths) ——interest in	
100 July 100	at any time or times hereafter.  In no case shall any party dealing with said trustee in relition to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged 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 be obliged or		
The	r money borrowed or advanced on said premises, or be obliged to see that the terms of this trust have been compiled with, of be obliged one-hours into the necessity or expediency of any act of said to use or be obliged or privileged to inquire into any of the terms of said sust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate half be conclusive evidence in favor of every person relying upon in claiming any such conveyance, tease or other instrument, (a) hat such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this indensity, and in the said trust agreement with a said trust agreement are in same amendment thereof and by adding upon all behastic larges thereinder. (c) that said trustee was		
rdd	i be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, tease or other instrument, (a) at the lime of the delivery thereof the trust created by this I deliver by said trust agreement as in full force and effect, (b) i such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this indenty and in said trust agreement or in some amendment thereof and bindly upon all beneficiaries thereunder. (c) that said trustee was a successor or successors in trust, the such successor or successors in trust have been properly appointed and are very exchibited and every beneficiary hereunder and of all person, claiming under them or any of them shall be only in the lines. Each and every beneficiary hereunder and of all person, claiming under them or any of them shall be only in the lines. Each and every beneficiary hereunder and of all person, claiming under them or any of them shall be only in the lines.		
ther	earnings, avails and proceeds griting from the sale or other disposition of said reel estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, lege o equitable, in or to said real estate as such, but only an interest in the earnings, exalts and proceeds thereof as aforested.  If the title to any of the above lands is now or hereafter registered, the Registra of Titles is hereby directed not to register or note in the certificate of title of tuplicate thereof, or monorial, the words "in trust", o "upon condition", or "with limitations", or words		
3'	And the said grantor S hereby expressly waite and release any and all right or benefit under and by virtue of		
Bu	In Wilness Whereof, the grantor gaforesaid havehereunto sethad 6and seal 6		
8			
1305065 and		or in the state of the state is a state of a mortgood by and trustee, be obliged to see to the apolication of any outchase money, rent, observed on a dynamed on said premises, or be obliged to see that the terms of this trust nave been compiled with, or be obliged on the state of the apolication of a state of the st	
SOS	The state of the s	A CONTRACTOR OF THE PROPERTY O	
30	Verna D. Bezazian, 4s / Trustee aforesaid	Trustee afcresaid	
	(Seal)	(Seal)	
Bo	State of Illinote 1 ss. 1. the undersequed's Notary Public in and for said County, in		
رڠ	County of —Gook—— ! the state aforesaid, do hereby certify it	hat Armand S. Dontan and Verna D.	
)	Bezazian, as Trustees under the provisions of a certain Trust Agreement dated  July 30, 1976		
6	personally known to me to be the same person Swhose name_Ssub-		
120	scribed to the foregoing instrument, appeared before me this day in person and acknowledged		
4	act, for the uses and purposes therein set torth, including the release and waiver of the right		
2	of namesteed.  Given under my hand and notarial seel this // Hay of March 1986		
office ppt	6, 7		
8	Ernestine Garterough		
3		Notary Public	
$\vec{\ominus}$	Address of Grantee: AETNA BANK	3154 W. Devon, Chicago, Illinois	
	LINCOLN, FULLERTON & MALSTED	1 man us perons ourrables retrings	

CHICAGO, ILLINOIS 60614

## **UNOFFICIAL COPY**

OF COUNTY CONTROL

70-34735

1305 UNDURLOATE 3501272