(The Above Space For Recorder's Use Only)

THIS INDENTURE WITNESS Carter Jr.				
Carter Jr. of the County of Cook of Ten Dollars				Dollars.
duly acknowledged, Convey Stion whose address is 4801 West Fullert Illinois, as Trustee under the provisions of a known as Trust Number 14.33	on, Chicago, Illinois, certain Trust Agreemen , the follow	, and duly authorized to act, dated the 4th ding described real estate in the	eept and execute trusts wi	thin the State of and
LOT 16 IN COX'S OF THE EAST 1/2	OF THE SOUT	THEAST 1/4 OF	THE NORTHWEST	r 1/4 of
SECTION 31, TOW PRINCIPAL MERID	NSHIP 37 NOI	RTH, RANGE 15,	EAST OF THE	THIRD
PERMANENT INDEX Commonly known				go, Il
	Ćx.		•	,
TO HAVE AND TO HOLD the stand Trust Agreement set forth.	aid rist istale with the appu	rienances, upon the trusts, and fo	r the uses and purposes herein ar	ıd in
Full power and authority is hereb times to improve, manage, protect as vacate any subdivision or part thereb chase, to sell on any terms, to conve or successors in least and to grant to Trustee, to donate, to dedicate, to mor any part thereof, from time to til terms and for any period or periods o leases upon any terms and for any per at any time or times hereafter, to rochase the whole or any part of the partition or to exchange said real earlies and to deep with and real earlies and and deep with and deep saids and and deep with and deep saids and and and deep with and deep saids and	y granted f Id Trustee with a subdivi le su d real usiate os 5, and to se bo end a said real usiate os 5, and to se bo end a said real usiate real using the subdiving such successful or a such successful or a such successful or the control of	respect to the real estate or any, respect to the real estate or any, relief and estate or any the state of often an estate of the an estate of the state of the	part or parts of fit, and at any time is, streets, highways or alleys an isley and interest of the interest of the interest of the interest of the street of the interest of t	ie or d to pur- pur- said said said said said tend tend tend ireof saiy tend any tend any tend any tend
In no case shall any party dealing. In no case shall any party dealing of the party party has a pileation of any purchase terms of the trust have been compiled to other instrument executed by shifteness of the trust have been compiled or other instrument executed by shifteness of every person refying upon of the trust created by this Deed ment was executed in accordance watening the same proposed of the trust created by this Deed ment was executed in accordance watening that the same proposed of the same proposed in made upon the successor or successors in trust shall or its of their agents or attorneys made and a same proposed in the same proposed in the same proposed in the same proposed in the same proposed and not individually (and the Trustee except only to far as the trust prope charge thereof). All persons and copy of the filling for record of this Deed.	with said Trustee, or any tuce, ic untracted to be sold, lease te money, rent or money boy led with, or he obliged to it on inquire into any of the tean I flustee, or any successor is claiming under any such contained the trustee, conditions are inding upon all beneficiaries led and by said Trust Agreemen pinding upon all beneficiaries te and deliver every such deepwars in trust. Mar such successors in trust.	cessor in frus, "elation to said red or mostig," ed b, said Trusties, or rowed or. Juane, Jon the trust pinquise init the authority, necessis to fisaid Tr. A. ment, and evolutions of trust, in relate a los and frust pincular trust in full force on effect, (b) it was in full force on effect, (b) it will full limitations contained operation at the trust of trust deed, frust deed, litual deed, leave, not gay on exterior or junces parts in frust by exterior parts in frust by exteri	and state, or to whom said real elements and successor in trost, be obliged in the fragrey by the boliged in the state of ery deed, fruit deed, motigage, lyperly shall be conclusive evident, (a) that at the time of the delihat such conveyence or other limit of the said Trust Agreement or it, or any successor in trust, was other instrument and (d) if the een properly appointed and are leen properly appointed and are	d to the seld ease ease self ease self ease the self ease duly con- Unity
ny deing into y espirent anny he e nection with said real estat e may he e in-fact, hereby thewocabb appointed and not individually (and the Fruste except only in far as the trust pione charge thereof). All persons and coop	ntered into by it in the name for such purposes, or at the e shall have no obligation wh orty and funds in the actual p ourations whomsoever and w	of the then beneficiaries under sai election of the Trustee, in its own atsoever with respect to any such cossession of the Trustee shall be harsoever shall be charged with no	id Tost Agreentent as their attori- main the Tostee of an express to contract, bissation of Indebted applicable of he payment and otice of this condition from the	rey rust ness dis- date
of the filling for record of this Deed. The interest of each and every he of them shall be only in the carnings interest is hereby declared to said trust property as such, but on vest in the Trustee the entire fegal as If the title to any of the irust pro in the certificate of title of duplicate I similar import, in accordance with the And the said Grantor hereby statutes of the State of (linios), provided.	ineficiary hereunder and undi- ,, avails and propereds arising ional property, and no benefity ity an interest in the earnings, and equitable title in fee simp perty is now or hereafter regi- thereuf, or memorial, the wor	er said Trust Agreement and of all from the sale or any other dispos clary hereunder shall have any tith avails and proceeds thereof as afole, in and to all of the trust properties of the Registrar of Titles is he ds "in trust" or "upon condition" and reveiled.	persons claim; gurace them or litton of the trust ", , , , , , , and s e or interest, legal of equiable, in persial, the intention here "belo person below described eachy directed not to receive it or it ", or "with limitations", or wor!"	any mor of to note
IN WITNESS WHEREOF, the Grantor_		contact His hand	nnd sealthis8	th
Jecember /	THADDEUS SHOTARY-PUBLIC, ST.	SEAL " } SEROWSK! } ATE OF ILLINOIS { PIRES 2/24/91 }		[Scal]
TATE OF	35.			
1. THADDEUS.	, J.E	REY CALTER	Public in and for said Cou	nty, in the state
Coresald, do hereby certify that see Fig. 19 19 19 19 19 19 19 19 19 19 19 19 19	whose name whose name with the sea sea sea sea sea sea sea sea sea se		to the foregoing instrume	free and volun-
Commission expires 2 - 3	4 109/	Tholl	NO	TARY PUBLIC
AIL TO: UST DEPT.		AUDRESS OF	PROPERTY: S CAK	PONDLE
oitol Bank and Trust		n ug. a na desarrollo accesso		
1 W. Fullerton		THE Attention	ADDRESS IS FOR STATIST	TCAL PURPOSES

DOCUMENT NUMBER

Chicago, 1L 60639 Document Prepared By

JEHNAN T Capitol Bank and Trust 4801 West Fullerton Chicago, Illinois 60639

TRUST NO. -A Good W. Fullerion Chicago, Illinois 60639 • (312) 622-7100 (3) (QUIT CLAIM DEED) DEED IN TRUST (Gran 14337 CAPITOL BANK TRUSTECTORIO 21 Mit W

3681231

Property of Cook County Clerk's Office