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THIS INDENTURE WITNESSETH, That the Granto Elizabeth Siciliano, his wife	rs, Philip Siciliann, and
of the County of Cook and State of I	llinois, for and in consideration
of the sum of Ten and no/100	Dollars (\$ 10.00 ),
in hand paid, and of other good and valuable considerations, recei and Warrant unto MIDWEST BANK AND TRUST COM	
existing as a banking corporation under the laws of the State	e of lilinois, and duly authorized to accept and
execute trusts with the State of Illinois, as Trustee under the p	provisions of a certain Trust Agreement, dated the
19th day of January 89 01 5691 the following described real estate	in the County of <u>Cook</u> and State
of Illinois, to-wit:	·
Lot 35 in William E. Doggett's Sul	
Canal Trustees' Subdivision of Sec Range 14 East of the 3rd Principa:	
7.(1) nois	•
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O	
(Permanent Index Number 17 07 209 034)	>
(This Document was or mared by Philip Sicilia	,
	\$# *
summer to covenants, conditions and restriction taxes for the years 1988 and 1989.	s or record, general real estate
TO HAVE AND TO ROLD the said coal estate with the appurchances,	
said Trust Agreement set forth.  Full power and authority is hereby granted to said Trustee to improve, thereof, to dedicate parks, streems, highways or alleys and to said any subdivisual desired, is contract to sell, so great art one to purchase, to sell of the terms.	manage, protect and sublivide said real errate or any part on or part the cof, and to resubdivide said real estate up often
as desired, is contract to sell, to great one to purchase, to sell all any terminations of say part thereof to a successor of successors in this while to grant the movers and suchspirities vesses in add Trustee, to densite, to desirate, to desirate,	to such accessor or successors on trust all of the title, estate, or against the such accessor or successors as trust all of the title, estate, or any part
thereof, to lease and rest estate, or any part thereof, from time to time, in the future, and upon any terms and for any per of or person of time, not and enough	maxima or reversian, by lenges to commence an present of in in the case of any single demise the term of 198 years, and to be amount, change or modify leases and the terms and provi-
real adule of ady part thereof to a survivere or pursuants in trutt white grant is movern and authorities vested in and frustee, in dublic, in dedicate, in the province of the solid real estate, or any just thereof, to least anid real estate, or any just thereof, from time to time, in the future, and upon any terms and for any per of the period of time, not exclusing terms of activate from the province of time, and exclusing the movern of the period of the contract of the contract of the purchase and or for the contract or major increase and or for the contract or major in the contract respecting the major increase the major increase and or for the contract respecting the major increase and or for the contract respecting the major increase and or for the contract respecting the major increase.	a it options to lease and options to renew leases and options to
partition or to vernange and nay right, this or interest in it about or satement deal with and real create and every part cherent in all other ways and for suc	ppy tenant to said . all eathle or any part thereof, and to
furthase the whole of any part of the rever's a sight contrast respecting the partition of to exchange said real erist, or an part thereif, for where resident projects, each of the resident	e the standard precision is some some or throne percenter, it is the challeng to and real estate, or to whom said real gaged by and Trustee, or any successor in trust, be collect to
see to the application of any purchase, money, rest or money befored or advance trust have been compiled each, as be obliged to inquire into the amorty, nearly here been to impulse into any of the terms of each Trust. Agreement: and every in	d on use releastate, or be collect to see that the terms of this is sty or experiency of any act of said Trustee, or he childed to it end, trust lend, morrough, lease or other instrument executed.
aris leged to leading little any or the terms of him state in government, and every my said Trustee, or any successor is trust, in relation to said real relate shall be Registers of Tilles of gaid county) relying upon or elaiming under any such convenient of the form the result of the follower thereof the trust everated by this Indentities and Spaid Trust Agreement least summent was executed in accomisaice with the frusts, conditions and impraisons in all amendments thereof, if any, and building upon all beneficiaries thereof, if any, and building upon all beneficiaries at the said the said trust deed, leave authorised rule component to sheet and deliver years back deed, trust deed, leave authorised rule component to sheet the said to be and the said to the said t	conclusive evidence in favor of every person (including the spance lease or the naturality, as that at the time of the man in full five, and offer, the that and offer envery the convergence or other
instrument was survived in accominate with the trusts, conditions and limitations is all amendments thereof, if any, and binding upon all beneficiaries thereunder.	contained in the 'nd nture and in said Trust Agreement of ice that said Trust come any successor in trust, was duly
authorised but components to should and collect years and dever years over the collect over the made to a nuccessor or successors in the tight such aucoessor or successors in the tight, empty, rights, powers, authorities, duties and obligations of its, his or	ust have been properly a minted and are fully vested with all
made to a successor or successors in trust, that such successor or successors in the title, entate, rights, powers, sutherities, duties and obligations dits, his are.  This conveyance is made upon the express understanding and condition that unity or as Trustee, nor its successor or successors in trust shall incur any provide any entation of the entating it or they or its or their spents or attempts may do or denit to do it.  Deed or said Trust Agreement or any ameniment thereto, or for injury to person of the interest of the second of the se	t neither The Midwest Uary and Tenst Company, indexes onal liability of he subjected of all claims fungment or decree on or about the said real estate or under the provisions of this
Doed or said Trust Agreement or any amendment thereto, or for injury to ters all such limbility being hereby expressly waived and released. Any contract, cultur	on or property happening in or shirt said real estate, any and attor or indelimines incurred or estated into by the Treated in his ball the estate in the ball the estate in the ball the estate in th
Deed or said Trust Agreement or any ameniment thereto, or for injury to ters all such limbility being hereby expressly waived and felenvil. Any contract, mitting connection with said real estate may be entered into by the line Amen of the tine fact, hereby invocably appointed for such purposes, or at the else tion of the mot individually (and the Trustee shall have no obligation whatsoever with respect so far as the trust property and funds in the actual possession of the Trustee shall persons and corporations whomeover and whatsoever shall be charged with notic this Deed.  The interest of each and every beneficiary becauser and under said Trust.	Trustee, in its own name, as Trustee express trust and t to any such contract, coligation or indrite less except only
so for we the trust property and runds in the actual potention of the trusted shall persons and corporations whomsoever and whatsoever shall be charged with notic this Deed.	to this condition from the date of the fit g for record of
of them "hall be only in the earnings, avails and proceeds arising from ine tare is hereby devlered to be persona) property, and no beneficiary hereunds; shall estate as such, but only an interest in the earnings, avails and proced at Perso Midwest Bank and Frust Company the entire legal and equitable title in fee	if us aforesaid, the intention hereof being to very in said The sainpie, in and to all of the runi estate above there is d.
Mildwest Heak and Trust Company the entire legal and equitable title in fee.  If the title to any of the above real estate is now or hereafter registered, the certificate of title or duplicate thereof, or memorial, the words "in trustmiller import, in accordance with the retuter in such case made any provided, Agreement or a copy thereof, or any extracts the efform, as evidence that any trustmiller and the street of the feet of the street.	ist," or "upon condition." or "with limitations," or sards of and said Trustee shall not be required to produce the said
Agreement or a copy thereof, or any extracts the strom, as sweeter that any tri is in accordance with the true intent and meaning of the trust.  And the said granter, S. hereby expressly waive	and all right or benefit under and by virtue of any and all
estatues of the State of Illinois, providing for the exemption of bossestudes from In Witness Whereof, the grantornaforesaid hele_hereun	n sale on execution or otherwise.
seals this day of Februar	
Clicate The Siceland (SEAL)	[NEAL]
Silver & Complete	
County of Cock SS.	that Philip Siciliano, and
Elizabeth Siciliano (4/15 w (FA)	
personalir known to me to be the ag	me person.S. whose name.Ssubscribed to
the foregoing instrument, appeared	before me this day in person and acknowledged that
	delivered the said instrument at Their free and see therein set forth, including the release and walves of the
voluntary act, for the uses and purpouright of homestead	7.66
Given under my hand and negarial ee	at citie 2 day of Pehritary 19.89
	Notati Park

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