UNOFFICIAL COPY

1	1000	N TRUS	<u>-</u>		Show	a alen 1	21 587	7.98	i Na <u>nag</u> ia			1
n 191 Rev		971 AUG 17	PM 12	2 5	•	The above space	for recorder's	usa ordu				.77
			CTIMIT MYTA	THE GRA					Acnin	stor		
										"	5.0	00
of the Co	-	Cook				Illinoi		, for and i				
		~								~ 1		
				le consideration		To 18 (1)		-		1	100	
and War	rant Sunt	AMERIC	AN NATION	IAL BANK A le Stree of a certain	ND TRU	ST COMPAN	Y OF CHI	CAGO, a n	ational ba	nking		
associati	on as Trus	tee under th	ne provisions	of a certain	Trust Agr	eement, date	d the 19	th				
day of	July		1	971 , an	d known	as Trust Nur	mber 758	87	, the foll	owing	-	-
described	d real esta	te in the Co	unty of	Cook			ar	nd State of	Illinois, t	wit:		·
Bl di Ra	ock 2 vision	in the of the , East	Subdivi East h	tz's Sub sion of alf of S Third Pr	outlo Sectio	t 6 in (Canal T ownship	rustee 40 No	s Sub- rth,			
-			est en									
\bigcirc												
	A											
10								O Hereila				
	N.									1		
-					سنست سنسط							Z
ļ		/										8 -
TO HE	EVE AND TO	He o the said	real estate with I	the appurtenances, u	mon the trust	s, and for the u	ses and purposes	herein and in	said Trust	greement	2	TAXABLE CUNSIDERATION
Full p	ower and auth	ority is to acate	granted to said ?	Trustee to improve, or part thereof, as re with or without it in trust all of it or any part thereo, and upon any terms as upon any person tract respecting the small property, to all estate or any par any person owning	manage, prot	eet and subdivide	said real estate ate as often as	or any part the	ereof, to dedicate	te parks, to grant		××
eptions to ceasors in to mortgag	purchase, to a trust and to g e, pledge or o	ell on ny ter n rant to such so therwise be-	s, to convey either a or or successor a id resi estate.	r with or without s in trust all of the or any part thereo	consideration, he litle, estat of, to lease so	to convey said re e, powers and suit id real estate, or	eal estate or an horitles vested in any part thereof	ny part thereof n said Trustee. f. from time to	to a successor to donate, to time, in pos	dedicate,	ž .	₽.
demise the	term of 198 p	commence in pr	senti or in futur	o, and upon any to s upon any terms an	erms and for nd for any pe	any period or per riod or periods of od to grant ontion	riods of time, no time and to se to lease and o	ot exceeding in mend, change o options to rene	the case of a modify leases w leases and	dedicate, tession or ny single and the options to		.tu ™
purchase the	ne whole or an	y part of the re part thereof, for	othe real or ser	stract respecting the	e manner of t	ixing the amount	of present or fut	lure rentals, to	partition or to	exchange ght, title	9 0 0 0	Ċ
and for su specified,	sch other consider	derations as it w	ould be lawful for	r any person owning	g the same to	deal with the san	ne. whether simil	lar to or differ	ent from the v	ars above	Ē	S.
In no thereof shi	case shall an	y party dealing	with said .uste	or any successor surgaged by said id real estate, o er in any act of line or other institution of the control o	r in trust, i	n relation to said any successor in	real estate, or trust, be oblin	to whom said ged to see to	real estate or the application	any part	Kiders	泵
obliged to Trust Agr	inquire into eement: and e	money borrowed the suthority, no very deed, trust	ecessity or ex.	en or other inst	r be obliged f said Truste rument execut	e, or be obliged a ed by said Trust	or privileged to re, or any succe	inquire into a	ny of the term in relation to	s of said .	Butx	-82
lease or c	ther instrument, (b) that su	t. (a) that at the conveyance or	the time of the	tinein ing se ite	trust create	d by this Indent th the trusts, co	ture and by sail	d Trust Agree	ment was in tined in this	full force Indenture		=
in trust.	id Trust Agre was duly autho a successor (ement or in all irized and empower successors in t	rered to execute a rust, that such au	nd de er every su eccessor or uccessors	sinding upon sch deed, trus in trust har	all beneficiaries it deed, lesse, mo e been properly s	thereunder, (c) ortgage or other ppointed and are	instrument an	d (d) if the tith all the ti	conterance le, estate,	space for	ž
rights, por	rers, suthoritie	s, duties and oblinade upon the ex-	ligations of its, bi press understandin	g and conditions	at neith r Ar	oèrican National I	Sank and Trust	Company of Ch	icago, individu	ally or as	S	. *
Trustee, n their agen thereto, o contract, o beneficiari name, as indebtedne Ali persor	or its successor ts or attorners r for injury to obligation or it les under said Trustee of an ers except only ns and corpora	or successors in may do or omit to person or prop ndebtedness incur Trust Agreement express trust and so far as the tritions whomsoever	i trust shall incur to do in or about perty happening is red or entered init; as their attorney i not individually unat property and it and whatsoever s	g and conditions any personal lis is the said real it or about said it to by the Trustee at the card the	ity or h subject or under il estate, any evocab apphall i re no posse tion th not.	lected to any claim the provisions of and all such lia with said real est inted for such pur- obligation whatso the Trustee shall the condition from	n, judgement or a this Deed or as billity being here ate may be enter rposes, or, at the ever with respec- be applicable for a the date of the	decree for anylid Trust Agree by expressly we red into by it he election of ct to any such loc the payment e filing for re-	hing it or they ment or any aived and rele in the name of the, Trustee, i contract, obl and discharge ord of this D	or its or amendment lased. Any f the then its own ligation or thereoff eed.	Ē	/-
The i	nterest of each mings, avails a riary hereunder a aforesaid, to	and every benef nd proceeds arisis shall have any e intention herec	ficiary hereundering from the sale of title or interest, lot being to yest	and under said Tru r any other disposit legal or equitable, i In said American ? bed,	ist Agreeme . ion of said in or to said National Eani	and of all person al cate and such al face 18 such and frust Comp	ns claiming under interest is here the but only an interest of Chicago	er them or and by declared to interest in earn the entire leg-	of them sha be personal pro- ings, avails are it and equitab	ll be only perty, and d proceeds. le title in		
If the title or d such case	e title to any o implicate thereof made and provi	of the above real f, or memorial, thi ided.	estate is now or he words "in trust	hereafter registered, ," or upon condition	the Registra	r of Ti as i ner imitations," or w	thy directed not ds of, similar in	to register or mport, in accor	note in the ce	statute in		
And State of	the said grant lilinols, provid	or hereby	expressly waites	and release	S any a	ind all right or	erlt under and	by virtue of an	y and all state	ites of the		
				aid ha_Shere		her			hand_	and	Pal	
seal	this	20)th		_day of	July		2/	19 71	1		_
		1.00		[SEAL]	_	Lina	alT)	WIDE	nse	ZISERL]		100
					L	inda R.	Jorger		_	1		
				[SEAL]						[SEAL]		
				000000 1				11.4				4
STATE		LINOIS Cook		ORETTA F	ARTEAG		T.TNF	DA R	Public an			A
County	<u> </u>		nster	.,, in the State 2	.uresaid, do	actedy certify t			0			, E
						·					٠.	調み
1		me to be the		whose name		s	subs	cribed to the	foregoing	utukin Pr		٠ آ
		this day in per	rson and acknow	rledged that	she	ary act, for the	uses and our	wees therei-		Carlon Char		Commo
release	and waiver o	of the right of I	homestead.		/)	_	parp		4.10	10	0=	ال الله الله الله الله الله الله الله ا
GIVEN	under my	hand and D	otarial	—	<u>20 مالا</u>	1th (3) .5	Ju	TA	9:4		8	
				$-\infty$	retta	Just	raga		33.9) .
			3-17-	74			0	10	1	Z UTV	Б 🔻 🤍	
		res							1.00	11:13 B	ŀ	
Му сот	mmission exp								100			
			T C		bicaca					anti-		
				ompany of C	hicago	1105 We	st Wel	lingto	n Aven	ue		· · -
Ц			and Trust Co ox 221	ompany of C	hicago	1105 We	est Wel	lingto	n Aven	ue		. : =

