FFICIAL CO

Wiles William William agenty and the second of the second	
his Indenture Witnesseth, That the Grantors ARTHUR T. MOULDING	
and MARY B. MOULDING, his wife	
the County of Cook and the State of Illinois for and in consideration	1
Ten (\$10.00) Dollars	
the County of COOK and the State of Illinois for and in consideration Ten (\$10.00)	
ATIONAL BANK, a national banking association, of 135 South La Salle Street, Chicago, Illinois, its successor of	
ccessors as Trustee under the provisions of a trust agreement dated the 17th day of September	
71 known as Trust Number 43045 /all their interest in the	
	ſ
Cook and State of Illinois, to-wit:	
The West One Hundred Fifty (150) feet of the	
South Ten (10) acres of the West half (W-1/2)	
of the East half (E-1/2) of the South West quarter (SW-1/4) of Section Twenty-two (22),	Z
Township Forty (40) North, Range Thirteen (13),	
cost of the Third Principal Meridian, in Cook	AX
Courty, Illinois.	. BLI
	wer in this entingNOLLEVEDISNOS THEY ON
	SMC
	ı ğ
	- R
	. <u> </u>
	ais ng _N
TO HAVE AND TO HOLD the said premises with the appurtenances, upon the trusts and for uses and purpose rein and in said trust agreement set forth.	្តិក្រុក្តិ ក្រុក្តិ
Full power and authority is hereby granted to said trustee *, im, rove, manage, protect and subdivide said premise r any part thereof, to dedicate parks, streets, highways or a eys a d to vacate any subdivision or part thereof, an or resubdivide said property as often as desired, to contract t sell, to grant options to purchase, to sell on any term of convey, either with or without consideration, to convey said *, ii *, or any part thereof to a successor or successor in trust and to grant to such successor or successors in trust all of t e it ie, estate, owners and authorities vested in sai rustee, to donate, to dedicate, to mortgage, pledge or otherwise encur be *,* id property, or any part thereof, to leave said rustee, to donate, to dedicate, to mortgage, pledge or otherwise encur be *,* id property, or any part thereof, to leave said rustee, and thereof, from time to time, in possession or rev saion, by leases to commence in praesenti of a future, and upon any terms and for any period or periods of time, of *x creding in the case of any single demise term of 183 years, and to renew or extend leases upon any terms and or my period or periods of time and termend, change or modify leases and the terms and provisions thereof at any *m* or times hereafter, to contract each leases and to grant options to lease and options to renew leases and options to r	FFEEFFEEFFEEFFEEFFEEFFEEFFEEFFEEFFEEFF
In no case shall any party dealing with said trustee in relation to said premises, or to whore said premises or are art thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be on get to see to the polication of any purchase money, rent, or money borrowed or advanced on said premises, or no of the set to see the terms of this trust have been compiled with, or be obliged to inquire into the necessity or ext dierty of any a feat of the trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; in every decruit deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusived one in favor of every person relying upon or claiming under any such conveyance, lease or other in or mer a) that at the time of the delivery thereof the trust created by this Indenture and yes lead trust agreement vain for one and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, addition all imitations contained in this Indenture and in said trust agreement or in some amendment thereof and bind	prac have real state m sal
the terms of this trust have been completed with, or be configed to inquire into the necessity or explaintly of any a said trustee, or be obliged or privileged to inquire into any of the terms of said trust agreement; in every dee ust deed, mortgage, lease or other instrument executed by said trustee in relation to said real estate shall be conclusively of the said real estate shall be c	shall shall f the eal e
lay that the time of the develop there the this french is the ball of this independent in a more and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, andition and limitations contained in this Indenture and in said trust agreement or in some amendment thereof and bind.	# C 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
pon all benenciaries inereunder, (c) hat said trustee was duly authorized and empowered to execute and del very such deed, trust deed, lease, marizage or other instrument, and (d) if the conveyance is made to a successory	타일시네다
accessors in trust, that such successor or successors in trust have been properly appointed and are fully vested with a ne title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.	<u>U</u> 0 0 1
The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shi endy in the earnings, avails and proceeds arising from the sale or other disposition of said real estate, and sunterest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, leg requitable, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof	a rugi
If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby direct	-G @ G-
to to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust" or "upon co lition," or "with limitations," or words of similar import, in accordance with the statute in such cases made a revided.	1. 1. 6. 2. (전)
And the said grantor. S. hereby expressly waive and release any and all right or benefit under and by virt of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution therwise.	1 1 1
therwise.	. H H.
in witness whereof, the grantor storesaid na.v.c. nereunto set	~를 많다. [m
otherwise. In Witness Whereof, the grantor_aforesaid haVe, hereunto set their hand saw of September 71.	~를 많다. [m
in witness whereof, the grantor, arbresian haxes hereunto sethand a	anefici enter agreem
in witness whereof, the grantor, arbresian haxes hereunto sethand a	Efici efici enter greem

UNOFFICIAL COPY

STATE OF ILLINOIS COUNTY OF COOK	007-12-71 ss.	13 21 27 3 ° 27 Minard E T	or the Armson	510
COUNTY OF COOK	a Notary Public in and that ARTHUR T. his wife	for said County, in the MOULDING and M	State aforesald, do hereby certify	
OTAL S	as their free including the release and			
COUL Fugure	100 100			
		MAIL		21664915
		Anni ro	Makirk	Ç ₀
BOX 350	ADDRESS OF PROPERTY	Chicago, Illinois The control of th	Minary E. Hulse, St., Minary E. Hulse, St., Drice, Cushman, Keck + Mahin 3215, Lashe St., 3215, Lashe St., 3215, Lashe St., 3215, Lashe St.,	