UNOFFICIAL COPY

-	
7. D	
`	21 802 062
2	Ohis Indentitre Wilnessell, That the Grantos RICHARD M. MUNIZZO and
30	ROBERTA L. MUNIZZO, his wife, ANTHONY THOMAS MUNIZZO and VIRGINIA A. MUNIZZO, his wife of the County of Cook and State of Illinois for and in consideration
>	of the County of and State of, for and in consideration of the sur of, Ten and 00/100 Dollars (\$ 10.00),
	in har a pair, and of other good and valuable considerations, receipt of which is hereby duly acknowledged,
○	Convey
9	a National Bank of Association, as Trustee under the provisions of a certain Trust Agreement, dated
<u> </u>	the 6th ver o. December 19 71, and known as Trust Number 4171
	the following described real state in the County of <u>Cook</u> State of Illinois, to-wit: Lots 6, 7, 8 In Cornissioners Partition of Lot 37 in Block 10 in United
	States Bank Addit or in the \mathbb{W}^1_4 of the SE^1_4 of Section 28, Township 39 North, Range 14, E2 of the Third Principal Meridian, in Cook County,
	Illinois;
	Lots 4, 5, 6, 7, 8 and 9 in Crane's Subdivision of Lot 35 in Block 10 in
	United States Bank Addition to Thicago in the SE2 of Section 28, Township 39 North, Range 14, East of the 3rd Principal Meridian, in Cook County,
	Illinois. AND Lots 1, 2, 3, and 5 in Gaubert and Gross' Subdivision of Lot 38 in Block 10 of Unite: States Bank Addition to Chicago in the
	SE4 of Section 28, Township 39 Mc.t., Range 14, East of the 3rd Principal
	Meridian in Cook County, Illinois
1	SUBJECT TO PENERAL TEAL ESTATE TAKES FOR THE VEC 1 71 AND CONDITIONS.
Ĵ	COVENANTS and restrictions of record, if any. TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the Critic, and for the uses and purposes herein and in said Trust Agreement set forth. Full power and authority is hereby granted to said Trustee to improve, manage, protect any subdivide said real estate or any part thereof, to dedicate parks, streets, highways or alleys and to vecate any subdivide "repart thereof, and to resubdivide said real estate as often as desired, to contract to sell, to grant options to purches, to sell on an tenus, to convey either
	grant to such successor or successors in trust all of the title, estate, powers and authorities vested i said 7 matee, to donate, to dedicate itomorphismse, pictice or otherwise encumber said real estate, or any part thereof, to lease aid rest is tate, or any part thereof, from time to time, in possession or reversion, by leases to commence-in-present or in turn, and upon any terms and for
	any period or periods of time, not exceeding in the case of any single demiss the term of 198 years, an' to renew or extend to lease upon any terms and for any period or periods of time and to amend, change or modify leases and to true and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease and options are new leases and options to provide any time or times hereafter, to contract to make leases and to grant options to lease and options are new leases and options to lease and options to leave an
	or luture rentally to partition or to exchange said real estate, or any part thereof, for other real or persons from the casements or charges of any kind, to release, convey or assign any right, title, of interest in or about or easement are urtinant to said real estates or any part thereof, and to deal with said real estates and swap partithereof, in all other w. s as a for such
٠. '	with-or. without consideration, to convey said real estate or any part thereof to a successor or ucces or in trust and to gradient from a consideration, to convey said real estate or any part thereof, the successor or uccessor or ucce
	In no case shall any party dealing with said Trustee, or any successor in trust, in relation to said real estate, or to the management of the said real estate, or to the management of the said real estate, or to the management of the said real estate, or to the said real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said Trustee, or end and case of the application of any purchase money, rent or money berrowed or advanced on a id real estate, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into the saut. Atty, and the said of the said of the said of the estate, or be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into the saut. Atty, and the said of the said
	necessity or expediency of any act of said Trustee, or be obliged or privileged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (including the Registrar of Titles of said county relating the resulting under any such conveyance lease or other instrument. Other at the time of the delivery thereof, the
	trust created by this Indenture and by said Trust Agreement was in full force and effect, (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said Trust Agreement or in all amendments thereof, if any, and binding upon all beneficiate thereunder, (c) that said Trustee, or any
5 .:	successor in trust, was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust have been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its big or their predecessor in trust.
	individually or as Trustee, nor its successor or successors in trust shall incur any personal liability or be subjected to any claim, indigment or decree for anything it or they or its or their agents or attorneys may do ro mit to do in or about the said real estate or under the provisions of this Deed or said Trust Agreement or any amendment thereto, or for injury to person or property happening in or about said real estate, any and all such liability being hereby expressly valved and released. Any contract, or instance of the contract
	it in the name of the then beneficiaries under said Trust Agreement as their attorney-in-fact, hereby irrevocably appointed for such purposes, or, at the election of the Trustee, in its own name, as Trustee of an express trust and not individually (and the Trustee shall have no obligation whatseever with respect to any such contract, obligation or indebtedness except only so far as
	the trust property and that is the declar possession of the fact and t
	The interest of each and every beneficiary hereunder and funder said Trust Agreement and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the saie or any other disposition of said real estate, and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any little or interest, legal or equitable, in or to said real estates as such, but only an interest in the earnings, avails and proceeds thereor as aforesaid, the intention hereof being to vest in said National Boulevard Bank of Chicago the entire legal and equitable title in fee simple, in and to all of the real estate above described.
幸	as aforesaid, the intention hereof being to vest in said National Boulevard Bank of Chicago the entire legal and equitable title in fee simple, in and to all of the real estate above described.
	If the tills to any of the above real estate is now or hereafter registered, the Registrate of Titles is hereby directed not to register or note in the cortificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.
	If the lith to any of the above was estate in now or bireatter registered, the Registrate of Titles is hereby directed not to register or note of the profits of the subject of the profits of the profit
	In Witness Whereof, the grantor aforesaid have hereunto set their hand and
ij	seal_this_6th_day of_Decamber19.71.
	Mirginia (Strange of (BEAL) Strong and In July 1950 [BEAL)
11	Duthony Though Journey (BEAL) Takethe O. Marry D [BEAL]

UNOFFICIAL COPY

	<u> </u>					
		en en del grande de la companya de l	200 800 18			
		rologia (n. 1866). Corona (n. 1866).				
		el gradine del de l'Albert (Cal) de L'Égologie de la Secologie		of the sign of the		
	STATE OF_	STATE OF ILLINOIS				
	COUNTY OF		DUIS B. GOLDBERG			
	aid, do hereby certify					
	i samel	VIRGINIA A				
Title Control	personally known to me to be the same persons, whose name sare s scribed to the foregoing instrument, appeared before me this day in person ar 1 a knowledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes					
William Co.						
		therein so forth, including	g the release and waiver of right	of homestead.		
	3 0 2 2 2 2	GIVEN up er no hand 6th day c	and notarial December	seal this		
			Labera	A. D., 19 71		
	Course	My commission expires_	O. v 12th, 1974	Notary Public		
	O TYOU	the same the same a factorized as				
Ĭ.				Fig. Gardy — Peters — M. A.		
				percenter of the		
		COOK COUNTY, ILLINOIS FILED FOR RECORD.				
		21802062 FEB 9'72 10 48 AK				
	물론이 되고 그러면 하는 이 이번에 보고 있다. 물론이 많은 사람들이 되었습니다.					
		0				
		, 00 00 00				
1	BOX(533	Heed in Cinuit RICHARD W. MUNIZZO and ROBERTA L. MUNIZZO, his wife, ANTHONY THOMAS MUNIZZO and VIRGINIA A. MUNIZZO, his wife	NATIONAL BOULEVARD BANK OF CHICAGO TRUSTEE TO TANESIDE BANK ZZEB MARTIN LUTHER KING DRI ZZEG MARTIN LUTHER KING DRI ZHIGABG, ILLINGIS GGG16			
	33	APPD IN CITETAL RICHARD W. MUNIZZO and ROBERTA E. MUNIZZO, h. WUYE, ANTHONY THOMAS! and VIRGINIA A. MUNIZZI, his wite	ATIONAL BOULEVARD BANG OF CHICAGO TRUSTEE CA KESIDE BANK ZGB MARTIN LUTHER KING DE ZGB MARTIN LUTHER KING DE ZGB MARTIN LUTHER KING DE			
	×		TO TO CHICA ENTREE TRUSTEE II DE NA LUTHE			
	8	the interpretation is a series in the interpretation in the interpretation is a series in the interpretation i				
	9	PPP RICHA ROBER Wife, and V	KE!			
	BOX TRUST NO	E HERE	MATING COLUMN			
	BOX		7	100 m		
0 - 2 e - 2						
			E NOCUME	NTU		
			12 12 13 14 14 14 14 14 14 14 14 14 14 14 14 14			

d