UNOFFICIAL COPY

THIS INDENTURE, made	his 27th day of ———	The above space for recorde	19_70 betwe	een
national banking associat and execute trusts within	TIONAL BANK OF CHICAGO, a con under the laws of the United State of Illinois, not personally the state of Illinois.	tes of America, and dul out as Trustee under th	ly authorized to acc se provisions of a de	ept eed
	rded and delivered to said national 13th day of Decembe		and known as Tr	
	ty of the first part, and LINDA R	and the second of the second o	inster, 2226	_
		n = p arti		nt.
EN and no/100 (\$10	said party of the first party, in consi 00)	Dolla	rs, and other good a	nd nd
pa he following describ	d real estate, situated in	<u>Cook</u> c	County Illinois, to-w	it:
c lat 91 in Stativision i	et of Lot 89, all of Lot 90 he East Half of Block 9 in Section 33, Township 40 No rincipal Meridian, in Cook	Canal Trustees orth, Range 14, Ea	ast	2 2
				1,
		-100		· annument
)x	1		#X 7
		-		F.3 =
				= ₹
and the second of the second o	and appurer and is thereto belonging	Y and the second	he proper use benef	
TO HAVE AND TO	and appurer and is thereto belonging DLD the salve of said party of the ecold party.	Y and the second	ne proper use, benef	a. Grade
TO HAVE AND TO	OLD the same of said party of the	Y and the second	he proper use, benef	STATE OF
TO HAVE AND TO	OLD the same of said party of the	Y and the second	he proper use, benef	SIATE OF
TO HAVE AND TO	OLD the same of said party of the	Y and the second	he proper use, benef	SIATE OF
TO HAVE AND TO	OLD the same of said party of the	Y and the second	he proper use, benef	SIATE OF
TO HAVE AND TO Be and behoof, forever, of s.	OLD the same of said party of the dignary of the eco dignary.	e second part, and to the		SIATE
TO HAVE AND TO Be and behoof, forever, of s.	OLD the same of said party of the dignary of the eco dignary.	e second part, and to the		SIATE
TO HAVE AND TO It and behoof, forever, of s. This devd is executed by authority granted to and vested international and of every other porteal extate; building lines; building executed by a second of covery, if any comments of record, if any;	DLD the same of said party of the decord cart. The party of the first part, as Trustee, as afore it by the terms of said Deed or Deeds in Trustee, and authority theremus enabling, 2019 fe. gg, liquor and other restrictions of record,	e second part, and to the	exercise of the power and Trust Agreement above of all runs feeds sed; c.g. Lawy and Ordinance.	SIATE
TO HAVE AND TO It and behoof, forever, of s. This seed is executed by authority granted to and vested international, and of every other porteal extate; building lines; building segments of record, if any;	OLD the same of said party of the diparty of the occord cart. The party of the first part, as Trustee, as afore the party of the first part, as Trustee, as afore the party of the first part has caused in Trustee, and county all unpaid per many, of record in said county all unpaid per many, of record in said county all unpaid per many, of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first party has caused its complete the party of the first party has been party of the first party as a first party as a first party of the first party as a f	e second part, and to the second part, and to the provisions of second part and the provisions of second lases one part lases one part lases one part lases on part lases or part lases of second part lases of the part lases of th	exercise of the power and Trust Agreement above of all trust feeds end; coments affecting the saig Lawy and Ordinance affixed, and has caused it ficer Awai stant Caubpe	SIATE
TO HAVE AND TO It and behoof, forever, of s. This seed is executed by authority granted to and vested international, and of every other porteal extate; building lines; building segments of record, if any;	OLD the same of said party of the diparty of the occord cart. The party of the first part, as Trustee, as afore the party of the first part, as Trustee, as afore the party of the first part has caused in Trustee, and county all unpaid per many, of record in said county all unpaid per many, of record in said county all unpaid per many, of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first party has caused its complete the party of the first party has been party of the first party as a first party as a first party of the first party as a f	e second part, and to the	exercise of the power and Trust Agreement above, amonts affecting the sig Lawy and Ordinance affixed, and has caused it flicer? Away stant Swiper S. COF CHICAGO.	SIATE
TO HAVE AND TO It and behoof, forever, of s. This seed is executed by authority granted to and vested international, and of every other porteal extate; building lines; building segments of record, if any;	OLD the same of said party of the diparty of the occord cart. The party of the first part, as Trustee, as afore the party of the first part, as Trustee, as afore the party of the first part has caused in Trustee, and county all unpaid per many, of record in said county all unpaid per many, of record in said county all unpaid per many, of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first party has caused its complete the party of the first party has been party of the first party as a first party as a first party of the first party as a f	e second part, and to the second tax on pecula tax on the second tax on the second tax on the second tax on the second tax of the second tax	exercise of the power and Trust Agreement above, amonts affecting the sig Lawy and Ordinance affixed, and has caused it flicer? Away stant Swiper S. COF CHICAGO.	SIATE
TO HAVE AND TO It and behoof, forever, of s. This seed is executed by authority granted to and vested international, and of every other porteal extate; building lines; building segments of record, if any;	OLD the same of said party of the dignary of the occord cart. The party of the first part, on Tributes as aformer and authority thereunta enabling, SUBJE and out of the dignary of read on what country all unpairs and other restrictions of record, its by its Assistant Vice-President and attendants. THE COS	e second part, and to the second tax on pecula tax on the second tax on the second tax on the second tax on the second tax of the second tax	exercise of the power and Trust Agreement above, amonts affecting the sig Lawy and Ordinance affixed, and has caused it flicer? Away stant Swiper S. COF CHICAGO.	SIATE
TO HAVE AND TO It and behoof, forever, of s. This seed is executed by authority granted to and vested international, and of every other porteal extate; building lines; building segments of record, if any;	OLD the same of said party of the diparty of the occord cart. The party of the first part, as Trustee, as afore the party of the first part, as Trustee, as afore the party of the first part has caused in Trustee, and county all unpaid per many, of record in said county all unpaid per many, of record in said county all unpaid per many, of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first part has caused its complete the party of the first party has caused its complete the party of the first party has been party of the first party as a first party as a first party of the first party as a f	e second part, and to the second tax on pecula tax on the second tax on the second tax on the second tax on the second tax of the second tax	exercise of the power and Trust Agreement above, amonts affecting the sig Lawy and Ordinance affixed, and has caused it flicer? Away stant Swiper S. COF CHICAGO.	SIATE
TO HAVE AND TO It and behoof, forever, of s. This seed is executed by authority granted to and vested international, and of every other porteal extate; building lines; building segments of record, if any;	OLD the same of said party of the id party of the cool deart. It party of the tirst part, or Triviles, as after the party of the tirst part, or Triviles, as after the party of the terms of said Dead or Deads in Terms of authority thereunta enabling, SUBJE samy, of recent a said country; all unputs, SUBJE say, of recent a said country; all unputs, SUBJE say, of recent a said country; all unputs, SUBJE say, or recent a said country; all unputs of record, SUBJE say, and other restrictions of record, SUBJE say, and other restrictions of record, SUBJE say, and the tirst part has caused us a constitution of the tirst part has caused us a constitution of the tirst part has caused us a constitution of the tirst party and the constitution of the tirst party and the constitution of the tirst party and the tirst party and the constitution of the tirst party and the constitution of the tirst party and the constitution of the tirst party and tirst party and the ti	e second part, and to the second part, and to the provisions of the CT II WEV R. So the Irensell into any pecula bases if any; Are as not Buildin or operate and 1. As sistent Traision of the CT is a second to the second traision of the control of the second traision of the control of the co	exercise of the power and of all trust feeds and resonants affecting the sais a Lawy and Ordinance affired, and has caused it flicer. Awaitstant Configuration of the control of the contr	SIATE
TO HAVE AND TO It and behoof, forever, of s. This devd is executed by authority granted to and vested international and of every other porteal extate; building lines; building executed by a second of covery, if any comments of record, if any;	of DLD the same of said party of the dignary of the occol deart. The party of the first part, as Trustee, as afore in by the terms of said Deed or Deeds in Terms and authority thereunts enabling. SUBJECT, liquid and other restrictions of record, in the party of the first part has caused its company of the first party of the first part has caused its company of the first part has been also been company of the first part has caused its company	e second part, and to the second part, and to the provisions of a certification of a cert	exercise of the power and Trust Agreement above, amonts affecting the sig Lawy and Ordinance affixed, and has caused it flicer? Away stant Swiper S. COF CHICAGO.	SIATE
TO HAVE AND TO It and behoof, forever, of signature in the same of sign	DLD the same of said party of the digner of the occord sart. The party of the first part, as Trustee, as afore in by the terms of said Deviate Deeds in Terms of authority thereunity enabling. SUBJECT of the party of the first part has caused its constitutions of record, in by its Assistant Vice-President and after the Deeds of the Constitution	e second part, and to the second part, and to the provisions of a certain at the provisions of a certain at any; or a god buildin or pupule and in the division of a certain and a certa	exercise of the power and Trust Agreement show of all trust fleeds and a simple of the power and trust fleeds and a simple of the power and Ordinance will be a simple of the power and the power of the	SIAIF.
TO HAVE AND TO It and behoof, forever, of signature in the same of sign	on DLD the same of said party of the dignary of the occol deart. The party of the first part, as Trustee, as afore to by the terms of said Deed or Deeds in Terms of said Deed or Deeds in Terms of an authority thereanty enabling. SUBJER, liquor and other restrictions of record, in the party of the first part has caused used to by its Assistant Vice-President and attest to be subject to the said of the State aforesmid, DO HEREBY CERTIF Corinne Be Assistant Vice-President of THE COSMOF	e second part, and to the second part, and to the provisions of an CT is WEY R. So the Items is any; one of an Object of the CT is WEY R. So the Items is any; one of an Object of the CT is well as a second part of the CT is a second part	exercise of the power and Trust Agreement show of all trust deeds end of superstanding the superstandi	SIAIS
TO HAVE AND TO I and behoof, forever, of s. This deed is executed by wather granted to and version mortgages upon sold real exister, real exister; building lines build reasonable of record, if any. This deed is executed by wather property was a state to be a second of the second	of DLD the same of said party of the digner of the occol desirt. The party of the first part, as Trustee, as afore in by the terms of said Deed or Deeds in Terms of an authority thereunts enabling. SUBJECT of the party of the first part has caused its consistency of the digner and other restrictions of records by its Assistant Vice-President and after the Staff of t	e second part, and to the second part, and to the provisions of a certain of the provisions of a certain or and the provisions of a certain or and the second part of the provision of a certain or and a certain or	exercise of the power and Trust Agreement show of all trust deeds and a simple of the power and trust agreement show of all trust deeds and a simple of the power and trust and	SIAI E STAND
TO HAVE AND TO I and behoof, forever, of s. This deed is executed by wather granted to and version mortgages upon sold real exister, real exister; building lines build reasonable of record, if any. This deed is executed by wather property was a state to be a second of the second	DLD the same of said party of the departy of the eco d cart. The party of the first part, as Truster, as afore it by the terms of said Dard or the eds the party of the terms of said Dard or the eds the same, of record in said county; all unpaid generally and other restrictions of record, as by its Assistant Vice-President and after the terms of the term	e second.part, and to the second part, and to the second part to said in the control of the second part to war to second part to	or critical of the power and of all trust feeds and resuments affecting the sais g Lawy and Ordinance willings, and has caused it flicer Awards was Condition. Or OF CHICAGO. In practical and the control of the cont	11 V S
TO HAVE AND TO I and behoof, forever, of s. This deed is executed by wather granted to and version mortgages upon sold real exister, real exister; building lines build reasonable of record, if any. This deed is executed by wather property was a state to be a second of the second	DLD the same of said party of the departy of the eco d cart. Truster, as afore an analysis of the condition	e second.part, and to the second part, and to the second part to seed in the provisions of so that the provisions of so the part of the	exercise of the power and Trust Agreement about of all trust deeds and re Laws and Ordinance Laws and Ordinance Laws and Description of the Control of the C	1818 S1818 S
TO HAVE AND TO I and behoof, forever, of s. This deed is executed by sufficient granted to and verbear mortgages upon and real estate; real estate; building lines; build-executed by the day and year flag above write the day and year flag above write.	DLD the same of said party of the digital party of the occident. The party of the first part, as Trustee, as afore it by the terms of said Deed or Deeds of the party of the terms of said Deed or Deeds of the party of record in said county; all unpaid generally say, of record in said county; all unpaid generally say, of record in said county; all unpaid generally say, of record in said county; all unpaid generally say, of record in said county; all unpaid generally say, of record in said county; all unpaid generally say, of record in said county; all unpaid generally say, and county; all unpaid generally say, and county; all unpaid generally say, and county; and county of the State aforesaid, DO HENEBLY CERTIFICATION, and ATTEST; The State aforesaid, DO HENEBLY CERTIFICATION, and the said county of	e second.part, and to the second part, and to the second part of the provisions of an ormal taxe and peculial save and p	exercise of the power and Trust Agreement above of all trust fleeds and region of the control	11 VIS (1997) 25 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
TO HAVE AND TO I and behoof, forever, of s. This deed is executed by sufficient granted to and verbear mortgages upon and real estate; real estate; building lines; build-executed by the day and year flag above write the day and year flag above write.	DLD the same of said party of the departy of the eco d cart. Truster, as afore an analysis of the condition	e second.part, and to the second part, and to the second part of the provisions of an ormal taxe and peculial save and p	exercise of the power and Trust Agreement about of all trust deeds and re Laws and Ordinance Laws and Ordinance Laws and Description of the Control of the C	11 VIS (1997) 25 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

END OF RECORDED DOCUMENT