## **UNOFFICIAL COPY**

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| is County d. COOK and Rus of Illinois to and he considerate at TW AND NO/100(S10.00)  |    | ·  |      |  |
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| mother bas in " of the Cathe of Hische or Trustee under the provisions of a Thurst Augmented chand the Schwing described and states in the Cook. T  |    | and of a gr of and valuable considerations in band paid, Convey and Warrant min the  |      |  |
| The Control of Control  |    | under the lates the State of Minois, as Trustee under the provisions of a Trust Agreement dated the 1st. day of  |      |  |
| Chicago, subdivision by the Calumet & Chicago Canal & Dock Co. of the Sort 1/2 of the New Seat 1/2 and parts of the East fractional 1/2 of fractional Sec. 6 North of the Indian Boundary Line, and the part of fractional Sec. 6, South of the Radicoad and fractional Sec. 5 North of the McMagan Southern Radicoad and fractional Sec. 5 North of the McMagan Southern Line, all in Town ship 37 North, Range 15 East of the 3rd P.M. in Cook County, Illinois.  Permanent Real Estatt Index No. 26-06-405-028, 26-06-413-005 and 26-06-413-009, community known as 9136 S. Brandon; 3215 E. 92nd Street and 3225 E. 22rd Street.  Grantee's Address: 6760 S. Stony Island Avenue, Chicago, Ill.  TO MAYE AND TO HOLD do sold prunises with the opputentness to the fusion of the uses and purposes herein and in an interest of the state of the sold for the use and purposes herein and in an interest of the state of the sold for the use and purposes herein and in an interest of the sold for the uses and purposes herein and in an interest of the sold for the uses and purposes herein and in an interest of the sold for the uses and purposes herein and in an interest of the sold for the uses and purposes herein and in an interest of the sold for the uses and purposes herein and in an interest of the sold for the uses and purposes herein and in an interest of the sold for the uses and purposes herein and in an interest of the sold for the uses and purposes herein and in any city and in any city and in an interest of the sold for   |    | the County of COOK and Store of Illnoots, to-write   |      |  |
| fractional 2/2 of fractional Sec. 6 North of the Indian Boundary Line, and two part of fractional Sec. 6, South of the Indian Boundary Line, lying North of the Michigan Southern Railroad and fractional Sec. 5, North of the Indian Boundary Line, all in Town inp 37 North, Range 15 East of the 3rd P.M. in Cook County, Illinois.  Permanent Real Estat. 7 Mick No. 26-66-403-028, 26-06-413-005 and 26-06-413-009, comming North North and 3rd S. Brandon; 3215 E. 92nd Street and 3225 E. 2rd Street.  Grantee's Address: 6760 S. Stony Island Avenue, Chicago, Ill.  TO HAVE AND TO RICED the end premises with the opportmentum work of the use and purposes break and in and Trust Agreement set End.  Pulp prove and emberty is breaky quanted to said Trustee to improve, names per cl and addribtés and premises or any part and the color of the said property, or any part faced, to control to said, to grant optics to be all and any time to creavy stake with a without consideration, and the color of the said property, or any part faced, to least add property, or any part faced of the said property, or any part faced, to least add property, or any part faced of the said property, or any part faced of the said property of the said property, or any part faced of the said property of the said property, or any part faced of the said property of the said property, or any part faced of the said property of   |    | Chicago, a subdivision by the Calumet & Chicago Canal & Dock   |      |  |
| Indian Boundary Line, lying North of the Michigan Soathern Railroad and fragtional Sec. 5, North of the Indian Boundary Line, all in Town hip 37 North, Range 15 East of the 3rd P.M. in Cook Country, Tlinois.  Permanent Real Estate Videx No. 22-06-405-028, 26-06-413-005 and 25-06-413-009, combining known as 9136 S. Brandon; 3215 E. 92nd Street and 3225 E. 2nd Street.  Grantee's Address: 6760 S. Stony Island Avenue, Chicago, Ill.  TO HAVE AND TO HOLD he said premises with the opportunities were by trusts and for the uses and purposes herein and the said Trust Appearant set both.  Full over and ontherly is hearby quanted to said Trustee to improve, manager proof on the ce destrick, is control to said, a count opious to purchase, to said an any time to revery either with or without consideration, of the this settle, proved and threat of an anomalous and the said property, or copy port flowed, to the said and the said property, or copy port flowed, to the said and property, or copy port flowed, to the said and property, or copy port flowed, to the said and property, or copy port flowed, to the said and property, or copy port flowed, to the said and property, or copy port flowed, to the said and property, or copy port flowed, the said property, or copy port flowed, from these test and 188 years and is reason; or stand classes upon any stand and flower property and the said and property of the said and pr  |    | fractional '/2 of fractional Sec. 6 North of the Indian Bound-   | 8    |  |
| Permanent Real Estatt 7 idex No. 26-06-443-028, 26-06-413-005 and 26-06-413-009, columnly known as 9136 S. Brandon; 3215 E. 92nd Street and 3225 E. 2. d Street.  Grantee's Address: 6760 S. Story Island Avenue, Chicago, Ill.  TO HAVE AND TO HOUD the end premises with the oppurisonness ore the frust and for the uses and purposes herein and in said Trust Agreement set facth.  Full power and enthought he hereby counted to said Trustee to improve, monogor privat and subdivide said president or many and the said to the said trust Agreement as facth.  Full power and enthought to hereby counted to said Trustee to improve, monogor privat and no with or without confinential to convey and premises or any port these of the said trustee, to decide a to not the place of the said trustee or any port these of the said trustee, to decide a to not the place of the said trustee or any port these of the said trustee, to decide a to not the place of the said trustee or any port these or any port the said to the said trustee, to decide a to not the place of the said trustee or any port the said trustee or any port the said to the said trustee or any port the said to the said trustee or any port the said to the said trustee or any port the said to the said trustee or any port the said to the said trustee or any port the said to the said trustee or any port the said to any port of the said port port port port port port port port  |    | Indian Boundary Line, lying NOrth of the Michigan Soauthern Railroad and fractional Sec. 5, North of the Indian Boundary   |      |  |
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| In no come shall comy partry deading with said Trustee in relation to said premises, or to whom said premise or my part thereof shall be conveyed contracted to be sold, leased or morthy-ready by said trustee, be obliged to see to the copilionian of my purchase or the solid premises or to be obliged to require the most of my purchase or the solid premises or the solid premise of the solid premises or the solid premises or the solid premise of the solid premises of the solid premises or the solid premise of the solid premises or the solid premise of the solid premises of the solid premises or the solid premise of the solid premises of the solid premise of the solid premises of the solid premise of the solid premise of the solid premises of the solid premise of the solid premises of the solid premise of the solid premise of the solid premises of the so  |    | concers to sense and opinions to renew sense and options to purchase the whole or any part of the reserve and to contract respecting the mount of present or future residue, to purition or exchange scale property, or any part thereof, for other read or personal property, to grant excessing to change of any hind, to relaces, convey or casting any right to or interest in or about or excessing any property, to grant excessing to provide the reserve of the  |      |  |
| money, rest or money borrowed or edvanced on said premises. The challenge of more than the control has been an of this trust here as a unsplied with or be childred to inquire into the necessity or expediency of my cot of said Trustee, or be childred to incide the control of the said trust Agreement and swery deed, trust deed, mortgogs, leave or other instrument and swery deed, trust deed, mortgogs, leave or other instrument and the conditions of individual way of the said trust agreement and swery deed, trust deed, mortgogs, leave or other instrument way such conveyor a leave or other instrument, (a) that of the time of the dallway flavor the trust crucical by this indenture and by said Trust Agreement was in all forces and effect, (b) that such conveyonce or other instrument was executed in accordance with the trust, conditions and has a conveyon or other instrument or executed by this indenture and by said Trust Agreement was in all forces and effect, the first such constructions and the said trust Agreement or in some amendment thereof and hadding upon all beneficiaries these as a trust controlled of the said trust and trust   |    |  |      |  |
| to each read estate shall be conclustve evidence in favor of every peace relying upon or elabates and each conveyance. Note of the conveyance of their strument (a) that of the time of the delivery flavored their trust concide by this indentine and by sold That is conveyance or other instrument was executed in occordance with the trust, conditions and that is considerable in this indentine and its road Trust Agreement or its more amounted in the road in this indentine and its road Trustsee was duly authorized and suppowered to execute and deliver every such deed, trust deed, leave, moritopes or the instrument, and (6) if the conveyance is made to a successor and telliver every such deed, trust deed, leave, moritopes or the instrument, and (6) if the conveyance is made to a successor and trust, that such successor is trust.  The interest of each and every beneficiary hereunder and all parasons claiming under them or any of them shall be only in the emings, avoids and proceeds arising from the scale or other disposition of said real estate, and such interest is hearby excessor in trust.  The interest of each and every beneficiary hereunder shall have any title or interest, each each interest is hearby expected to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, in or to said real estate or each between instructions of title or duplicated any crossed thereof as disposited.  If the title to any of the chore lands is now or hereaforth requirement of Titles is hereby directed not to register or note in the case of misses the sold provided.  If the title to any of the chore lands is now or hereaforth requirement of Titles is hereby directed not to register or note in the case of provided.  And the said quantor hereby expressly works and represent or trust or trust or trust of the structure of the said and trust or benefit under and by witness of any and all statutes of the State of Illinois, providing for the example of the said of the constitution of the said of   |    | in he cans stall any party desiring with said Trustee in relation to said premises, or to whom said premise or may part theseof shall be conveyed, contracted to be said, leased or mortgoned by said Trustee, be obliged to see to the application at my purchase money, rent or money horrowed or advanced on said premises, or be obliged to see that the terms of this trust have see turnshied with, or be obliged to must said the necessity or examples of one or the obliged to see that the terms of this trust have see turnshied with.  | 23   |  |
| contained in this indenture and in soid Turit Agreement or in some consolment thereof and blading upon all beneficiaries the sum as, (c) that soid Turits we use they cultivaried and sempoward to execute and deliver every such dead, trust feed to the instrument, and (d) if the conveyance is made to a successor or successor in trust, that such successor or successors in trust, properly appointed and are fully vested with all the title, extract single, powers, authorities, thuiss and obligations of its, his or belt predecessor in trust.  The interest of each and syvery beneficiary bereated and all persons detaining under them or any of them shall be only in the samings, arouls and proceeds urising from the sais or other disposition of said read estates, and such interest is hereby declared to be presented reported in the summary, around and processes the served or single or interest, legal or equitable, in or to said read estates as such, but only an interest in the summary, around and processes thereof on aforessed.  If the title to any of the chove lands is now or hereafied, the Register of Hillies is hereby directed not to register or noise in the curricular of their or duplicate in the complete thereof, or meaning the requirement of Hillies is hereby directed not to register or noise in the curricular of the said grant or which limitations," or "with limitations," or "with limitations," or worth of similar import, in accordance with the status in such come make and provided.  And the said granton. hereby expressely works. — and releases — any and all right or benefit under and by writtee of any and all statutes of the Skrie of Hillies, providing for the exemption of homestacts for said on execution or otherwise.  In Witness Whereof, the granton — informed had hereants set its — home of the said and the said grant of  |    | to acid real estate shall be conclusive evidence in layor of every person relying upon or clothing under any such conveyur a, lean or other instrument, (a) that or the time of the delivery thereof the trust carried by this inclusive and by and Trust Emergence were in the  | ध्र  |  |
| properly oppointed and are fully vested with all the title, estate, rights, powers, authorities, thilles and obligations of its his or take predoceaer in trust.  The interest of each and every beneficiary betwarder and all persons claiming under them or any of them shall be only in the samings, avoids and proceeds withing from the scale or other disposition of said radi estate, and such interest is hearby declared to be personal property, and no beneficiary he said on the personal property, and no beneficiary he said on the state of an account.  If the title to any of the chove lands is now or hersachts requisited, the Registrar of Titles is hereby directed not to register or note in the cardinates of title or duplates thereof, or memorical, the words "In trust," or "upon condition," or "with limitations," or words of similar impact, in accordance with the status in such case made and provided.  And the said granter—hereby expressly waits 3 and release 3 any and all right or benefit under and by virtue of any and all statutes of the State of Illinois, providing for the examption of homesteads for said on account on otherwises.  In Wilmess Whereof, the granter—nine and provided 12D between estate 12D homesteads for said on account on otherwises.  THORNGON, LED.  SEALI  BY THORNGON, LED.  |    | contented in this indenture and in said Trust Agreement or in some constanted in the indenture upon all beneficiaries the said Trust Agreement or in some constanted in the first and Trust agreement or in some constanted in the said Trust agreement or i | fi   |  |
| but only on interest in the surmings, crudis and proceeds thereof on adorsacid.  If the tile to any of the above lands is now or hereafter registered, the Registrar of Tiles is hereby directed not to register or note in the crudical control of tiles or duplicate thereof, or memorical, the words "in trust," or "upon condition," or "with limitations," or words of similar import, in accordance with the status in such case made and provided.  And the said quantor. harsby expressly waits of mod releases only and oil right or benefit under and by by virtue of any and all statutes of the State of Illinois, providing for the exemption of homestacids for sale on execution or otherwise.  In Witness Whereof, the quantor afforested hat hereunts set its hand and this said.  THOROGOM, LED.  SEALI BY THOROGOM, LED.   |    | properly oppointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or field predecessor in trust.   |      |  |
| If the title to cary of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the cartificate of title or duplicate thereof, or memorical, the words "In trust," or "upon condition," or "with limitations," or words of standar import, in accordance with the sature in such case most cond provided.  And the said grante hereby expressly waters and release my and all stantes of the State of Illinois, providing for the examption of homesteads for sale on execution or otherwise.  In Wilmess Whereof, the granter network has become at 1ts hours and one of the same and the said and the same and   |    | The interest of each and every beneficiary betweener and all persons claiming under them or any of them shall be only in the emining, avoids and proceeds arising from the sade or other disposition of each red extent, and such interest is bereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equitable, no or to each said seal estate on such, but only in interest in the seminator conduction.  |      |  |
| And the said granter hereby expressly waters and releases any and all right or benefit under and by by writes of any and all statutes of the State of Illinois, providing for the exemption of homesteads for sale on execution or otherwise.  In Wilmess Whereof, the granter aforesaid had become it its hand and seal this 3rd December 173  THOROGON, LED.  |    |  |      |  |
| In Wilmess Whereof, the grounder offerentid half hereunto set its home and seal this 3rd December 1273  THORNGON, LED. 1270  SEALI BY I I SEALI   |    | And the soid grantor hereby expressly writes and provided from any and all right or benefit under and by by white of any and all statutes of the State of Illinois, providing for the examption of homestands for sale on exemption or observed.   |      |  |
| SEAL)  December 73  THORNOUS, LED.  SEAL)   |    |  |      |  |
| SEAL BY I I S SEAL SEAL   |    | 3rd December 73  |      |  |
|   |    | THOREGON, LTD.   |      |  |
|   |    | By Mus L. Allin A.   |      |  |
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## UNOFFICIAL COPY

| STATE OF ILLINOIS                                       | SS. L LINDA YOUNG  |   |
|---|--|---|
|   | a Notary Public in and for said County, in the State afor  | reacid, do hereby certify that  |
|   | STANFORD D. MARKS and ALAN   |   |
| The second second                                       | for Thornton, Ltd.   |   |
|   |  |   |
|   | personally known to me to be the same person. S whose  | nome S subscribed   |
|   | to the foregoing instrument, appeared before me this day in  |   |
|   | ENSY signed, sealed and delivered the said inst  | 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1  |
|   | voluntary cut, for the uses and purposes therein set forth, inc. of the right of homestead.  | luding the reletine feet and are  |
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| ED IN TR  10 10 10 10                                   | WIMBER WIMBER  PROPERTY ADDR   | NIY BANK 6 TRI ny Island Avenue a CHICAGO 606 BUINEfield 8-200  |
| EED IN TR   | NUMBER<br>NUMBER<br>FROPERTY ADDR  | ARANTY BANK 6 TRUST C<br>Slony Island Avenue at 68th S<br>CHICAGO 60649<br>BUharfad 8.200   |
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