22 752 455
This Indenture Witnesseth, That the Grantor s 22 562 466
GERALD L. MILLER and MARGARET M. MILLER. his wife
of the County of
of IEN and no/100 (\$10.00) Dollars,
and other good and valuable consideration in hand paid, Conveyand Warrantunto
NORTHWEST NATIONAL BANK of Chicago, a national banking association, of Chicago, Illinois, its successor
or successors as Trustee under the provisions of a trust agreement dated the26th.day of
19.7.3 known as Trust Number2.0.7.6, the following described real estate in the County of
and State of Illinois, to-wit:
Lot 26 in James H. Rees' Subdivision of Block 42 in Canal Trustees'
Subdivision in Section 33, Township 40 North, Range 14, East of the Third or neipal Meridian, in Cook County, Illinois.
500 31.00 15
ADDRESS OF GRANTEE: 398, N. Milwaukee Avenue, Chicago, Illinois 606
TO HAVE AND TO HOLD the said premise, w'n the appurtenances, upon the trusts and for uses and purposes
Full power and authority is hereby granted to said trus' e to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways ': alley and to vacate any subdividion or part thereof, and to restubdivide said property as often as desired, to contract to sell, to grant options to put have to restubdivide said property as often as desired, to contract to sell, to grant options to put have to restude the said property as often as desired, to contract to sell, to grant options to put have to the successor of the said property, or any part thereof, from time to time, in possession or 'version, by leases to commence in presenti or in futuro, and upon any terms and for any period or periods of tir s, not exceeding in the case of any single demise the term of 188 years, and to renew or extend leases upon any terms and for any period or periods of tir s, not exceeding in the case of any single demise the term of 188 years, and to renew or extend leases upon any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions there. 's a y time or times hereafter, to contract to make leases and to grant options to lease and options to renew leases and or purchase the whole or any part of the reversion and to contract respecting the manner of fixing the smooth of premises to whole or any part of the reversion and to contract respecting the manner of diving the smooth of the reversion and to contract respecting the manner of diving the smooth of the reversion and to contract to any part thereof, for only part hereof, and to deal with said property and every part and other considerations as it would be lawful for any person owning the same 'vice and with the same, whether similar to or different from the ways above specified, at any time or times hereafter.
In no case shall any party dealing with said trustee in relation to said premises, to to who in said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said these obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premise, to be obliged to see that the terms of this trust have been compiled with, or be obliged to inquire into inquire into the necessity of expediency of any act of said trustee, or be obliged or privileged to inquire into any of the terms of said trust a rectient; and every deed, trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real trust. The be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, lease or the instrument, (a) that at the time of the delivery thereof the trust created by this indenture and the trust of the conveyance or other instrument, and the conveyance of the conveyance of the said trustees was duly authorized and empowered to execute unit 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, that such successor or in trust have been properly appointed and are fully voiced with the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in trust.
The interest of each and every beneficiary hereunder and of all persons claiming under them or any of the a shall be only in the earning, avails and proceeds arising from the sale or other disposition of said real estate, an _ o interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legy or soutishle, in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as

Margaret M. Miller Bellevarne

27,502 466

UNOFFICIAL COPY

	thatG.	RALD L.	MILLE	R and	MARGA	RET M. M	do hereby certify	
	subscribes acknowles asthe including	i to the fore iged that	they tree and voice and waiver of hand and	same persument, apument, apument, apument, apument, apument, art apument, art	peared be i, sealed a for the u of homes	whose name dore me this of the control of the co	lay in person end he said instrument se therein set forth,	
CROK COUNTY FILED FOR S DEC 4 '73	RECORD 3 18 PM	04	- C	40	*	2 2 5 6 2	466	t
Trust No	WARRANTY DEED	ADDRESS OF PROPERTY		mail to	NORTHWEST NATIONAL BANK OF CHICAGO UNTING PARK AND CICEDO AT MILHRAUMER THE CHICAGO	udukee LLinois		Tico.

END OF RECORDED DOCUMENT