UNOFFICIAL COPY

THIS INDENTURE WITNESSET	H, That the Grantor, JOH		bachelor S	RUST 1357
of the County of	considerations, receipt of which a banking corporation duly org: ept and execute trusts within the ated the 15th day of Au	Dollars (\$ 10 n is hereby duly acknowled anized and existing under the State of Illinois, as T gust 19 73	r the laws of the	
Lot 3 in Cameno Terra Re'al Unit No. 2, a s North East A of Secti of the Third Principa	ubdivision in the No on 16, Township 36 N	rth West 1 of torth, Range 12	he East	
Offi			500	1
SURJECT TO		L		
TO HAVE AND TO BOLD the said real retate of the set forth. Full power and sutherly is brevly pranted to said rate street, bidserger or alleys and to reaste any radiotistic supplies to perchase, to will on any terms, to convey either with pieces or theresis recruiters after an extra to convey either with pieces or otheresis recruiters after an extra to conneces in present or in future, and upon any term least to conneces in present or in future, and upon any term least to conneces in present or in future, and upon any term least to conneces in present present the contract respecting the manner and part thereof, for other rate to prepond property, to grint as any part thereof, for other rate to prepond property, to grint as contract respecting the manner and part thereof, for other rate to prepond property, to grint as the contract respecting the manner and part thereof, for other rate to prepond property, to grint as different and the same to dittons a it would be larved for any person oraning the same to dittons breather.	es to language, manage, present and subdiside the and to ramadeline and real cor of those consideration, to course said real the fills, a try newers and subdisiderate d, les se' real estate, or any part the same or 'y be lod or priction of time, not r any per' d or p ricks if time and to same of Raing and the corporate of the cor- responsible of the same and oplinan of Raing and or of presents or thurse r expensis or that ye	said real estate or any part then ate as often as desired, to conta- erate of rap part thereof to a ma d in said Trustee, to donate, to a rreof, from time to time, in posse exceeding in the taxe of any sing d, thange or modify leases and the to return leases and options to ortals, to partition or to exchange mery or assign any right, title or leases or assign and pright.	rof, to dedicate parks, act to sell, to grant or construction of the construction of t	NO TAXABI
tions as it would be larvel for any person owining the same to dues hereafter, as shall just party casing with an off Treate, or thereof shall be concreted entirely casing with an off Treate, or thereof shall be concreted entirely of a spaced entirely case that the subscript, never the concrete of subscript of any act of shall read to the subscript, never the contract of any act of shall read to the subscript of the contract of the subscript of the contract	r any microscope in trust, in children to act of the staff trustee, or any receive in sust or but obliged to see that we terms of this matter, or be childred or partit, and to insuste see of said country register or set of said country register or singular trust, conditions and partition of the trusts, conditions and partition of the said country of the said of th	real extact or to whom said or he collected one to the applicatuat have been compiled with, or fine any of the terms of said 7 st., in relation to said freal extant under any said who conveyance lease economic was in full force and or said of the conveyance of the conveyance is made to a say successor in trust, was if the conveyance is made to a say successor in trust, was say successor in trust, was if the conveyance is made to a say successor in trust, was the conveyance in said to the conveyance in the conveyance is made to a say say of the conveyance in the co	d estate or any mark thou of any portable be obliged to incoting the third and the conclusive or other burnument. feet. (b) that nuch oversion or successors and the concessor or successors the concessor or successors thought the concessor or successors the concessor or successors the concessor or successors the concessors or successo	NO TAXABLE CONSIDERATION
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cutate above described. The title of the title road, or any of the above real relate is now or hereittee of the title road, or essential, the weeth "in the real", restatute in each case made and provided, and said Truster shall reduce that any transfer, change or other dealing turbing to had the said granter—berrby extremity waive—and of illusion, providing for the exemption of homeisters from said in lines, providing for the exemption of homeisters from said in the said granter—berrby extremity and providing the said that the said granter—berrby extremity and the said granter—berrby extremity and the said granter—berrby extremity and the said granter—berrby the said granter—berrby extremity and the said g	id ha a horounto get his]19. 23 . //	handand	
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personally know the foregoing he voluntary act, f	on to me to be the same person	nn C. Colgan ooc name 18 is day in person and acl ald instrument as his	asubscribed to (nowledged thatfree and	924
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Beverly Bank Box No. 90 ntees' address: 1357 W. 103rd	For information only inac	t Street, Orland		8
s Document was prepared by Beve orthy M. Fleishman	발생하다는 하늘이 나 요그 부 생각이다.	O3rd Street, Chi	leago, Ill. 606	43
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