UNOFFICIAL COPY

	DEED IN TRUST		أحوار في المسترار الإنسان	200	RECORDINE OF D	", дн 🚟	
11		- 1 Di	7 PH 2 44	22 052 034	coดู้ที่ รู้อักกุรุ่ง เรื่	של "ב	
	QUIT CL	ATM DIA VI	2 2:	CC 90C 004		te are	
- Francis	IS INDENTURE WITNESS		The above space for	o 229520511 a	A Red i	hereby d f Paragra Date; 8/c	
1 m		-				ra.	
		A J. HARPER,			! 🕆	dec] aph	
	ne County of Cook Ten and no/100 (\$10)	and State o		for and in consi dollars, and ot		E, E	
	valuable considerations in har			uit Claim	unto	0 65	
EXC	EXCHANGE NATIONAL BANK OF CHICAGO, a National banking association, its successor						
orsu	or successors, as Trustee under a trust agreement dated the August , 1974, known as Trust Number 29430 , the following						
desc	ribed real estate in the Count	of Cook	rust Number 🗻	and State of Illinois		a 다 G	
	•	, ,				this n 4,	
134 34						The same of	
	Lot 50 in	Block 3 in	Ogden Bouleva	rd		fi e	
			a Subdivision			E d	
	Sections 23, and 26, Township 39 North, Range 13, East of the Third Principal						
			nty, Illinois			ea ea	
4					9	1 Se	
THIS DOCUMENT PREPARED BY: Joel S. Chernoff, Attorney at Law,							
Lot 50 in Block 3 in Ogden Boulevard Addition to Chicago, a Subdivision of Sections 23, and 26, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois. PHIS DOCUMENT PREPARED BY: Joel S. Chernoff, Attorney at Law, Sterling Avenue, Palatine, IL 60067.							
	- / X				,	0 7	
(Pern	naner'. In .ex No.:)		- 1	Trai	
	(Permaner' In ex No.: TO HAVE AND " HOLD the real estate with its appurtenances upon the trusts and for the uses and purposes herein and in the trust agreement set forth. Full power and authori' is reby granted to said trustee to subdivide and resubdivide the real estate or any part thereof; to decitate parks, private contains						
Full streets	Full proves one author (as helps granted to said trustee to raddicide the real seator or my part threef; to dedicate parks. Full proves one author (as helps granted to said trustee to raddicide the real seator or my part threef; to dedicate parks are the purchase, to execute contine (".ell") any terms, to convey either with or without consideration; to convey the real seator or say part threefor to a successor or successor in trust of of partner to seator the partner of the partne						
purchase a succes	sor or successors in trust r d to grant to	, to convey either with or such successor or successor	without consideration; to cons in trust all of the title, est	vey the real estate or any part ate, powers and authorities ves	thereof to	76	
part the	reof, from time to time, in possessi our of time, and to execute renewals extens	version, by leases to comm na of leases upon any ten	ence in praesenti or futuro, a ns and for any period or per	nd upon any terms and for any lods of time and to execute am	period or g	On eg	
changes execute	or modifications of leases and the terms a options to lease and options to renew less the manner of from the amount of present	d provisions thereof at an ses and options to purcha	y time or times hereafter; to se the whole or any part of	execute contracts to make least the reversion and to execute	contracts	exempt	
assign a	ny right, title or interest in or about or e	on at appurtenant to the for such other considerat	real estate or any part there ons as it would be lawful for	of, and to deal with the title to r any person owning the title t	said real o the real	→ \$#	
estate to	deal with it, whether similar to or differe to so case shall any party dealing with said	from the ways above specifi- urus' a in relation to the	ed and at any time or times h real estate, or to whom the	ereatter. real estata or any part thereo	shall be	1.77.1	
borrowed	, contracted to be sold, leased or mortgag or advanced on the real estate, or be oblig or expediency of any act of the trustee, or	ed y the rust, be obliged a ser nat the terms of be on and privileged to	the trust have been complied inquire into any of the terms	of any purchase money, rent, d with, or be obliged to inquire t of the trust agreement; and ev	or money in the ery deed, of every it created		
trust dee person re	d, mortgage, lease or other instrument exe	cuted by a usiee in rel veyance, less or other ins	ation to the real estate shall trument, (a) that at the time	be conclusive evidence in favor of the delivery thereof the true	of every	under	
trusts, co	In no case shall any party dealing with said unt's in dation to the real estate, or o whom the real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged y the rust', be obliged to see to the application of any purchase mostly, real, or money borrowed or advanced on the rate eletate, or be obliged to see to the application of any purchase mostly, real, or money borrowed or advanced on the rate eletate, or be obliged to see to the application of any purchase mostly, real, or money to the real estate the real tenth of the trust have been compiled with, or be obliged to see the trust trust deed, mortgage, lease or other instrument associated by 's usive in relation to the real estate shall be conclusive evidence in favor of every person relying upon or claiming under any such conveyance, near or other instrument, (s) that it the time of the every thereof the trust created herein and by the trust agreement was in full force and effect, s) that sufficiently the expense of the every such trusts, conditions and imitations contained herein and in the trust agreement was the sufficient of the every such trusts, and the every such trusts, conditions and imitations contained herein and in the trust agreement when the expense of the property approximated and empowered to execute and "liver evy year deed, trust deep when the expense of the expense of the every such trusts, and the every such trusts agreement was the expense of the every such trusts. The every such trusts agreement the every such trusts, and the every such trusts agreement was a facility and the every such trusts.						
(d) if the	(d) if the conveyance is made to a nuccessor or successors in trust, the such suc essor 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, his or their predecessor in trust.						
The possession	The interest of each beneficiary under the frust agreement and of any re and taining under them or any of them shall be only in the possession, cermings, and the swills and proceeds arising from the sale, mortgar or or or disposition of the relate, and such interest is hereby declared to be personal property, and no heatficiary shall have any title or int. eat, and or equitable, in or to the real estate as such, but only an interest in the possession, cermings, avails and proceeds therefor as aforesaid.						
interest it	the possession, earnings, avails and proceed	is thereof as aforesaid.	Registr c of T des is hereby	directed not to register or no	in in the	, i	
certificate in accord	e title to any of the above lands is now o of title or duplicate thereof, or memorial, unce with the statute in such case made and	the words "in trust," or ' provided.	upon c ndiffun," or "with Ii	mitations," or words of similar	amport,		
	the said grantor hereby expressly we the State of Illinois, providing for the exen		any and all right or the ae	fit under and by virtue of any	and all		
In W	itness Whereof, the grantoreforesaid	ha S hereunto set	— her —	handand see	/ ` '	\	
tais		y acAugust			1	\ . 颜粒	
		G	meliada . T	4 transa			
		_(SEAL)	Melinda J. Ha	rper (s	EAL)		
		(SEAL)			EAL)	l la	
		(DBAB)	· · · · · · · · · · · · · · · · · · ·	(5)	,	H)	
				1	-/		
				*	.0		
State of				tary Public in and for said Co	10, 1		
County of_	the state	aforesaid, do hereby certif	spinster	Da Dakper.		N N	
						$\sim 10^{-1}$	
	Walter Con Harrison.	known to me to be the san	•		ibed to	C5	
3,00		ng instrument, appeared be aled and delivered the said	fore me this day in person an instrument as HER	l acknowledged that SHI _free and voluntary act, for t	3 .	22 22	
8	and purpo	ses therein set forth, includi	ng the release and waiver of t	he right of homestead.	Ĭ	ಡ 🖑 🗀	
	Given und	er my hand and notarial as	al this 9En day of	Aug. 19	74	H-C	
	7 3 8	· M	1/1/0		1 1		
	(3)(3)(6)	· /////	INC DECAN	m. 1			
	nonminimum.		Notary Public	7			
DW/	CHANGE NATIONAL BANK	OF CHICAGO	2228 S. Ave	rs, Chicago, I	T.		
EAU	HANGE NATIONAL BANK Box 132	OF CHICAGO	For information	buly insert street address	 	16-9	
	AUA IUA			/described property. FTEE: LA SALLE AND ADA CHICAGO, ILL. 50696	MS		
			t e	UHICAGO, ILL. 60890			
						170	
1100						mæn ∫	
	·						
n annual mercia debilitation in	The second second second second second	to the real property of the last of the la			and carry and a triple of the last	化克雷特 医骶骨柱 化异苯甲酚 蒙	

END OF RECORDED DOCUMENT