UNOFFICIAL COPY

9801	متناطقة والما	•					
(1) all.		??	034 940				
						14	
This Inde							
between CENTRAL N.							
ing association under the the State of Illinois, no							
delivered to said nation							
day of April		19.71 and known	as Trust Number.	181	191, party of the		
mist part, mid	ald N. Czosek	, a bachelor ook County,	rllinois				
spinster		oon councy,		, not as tenants	in common, but as		
joint tenants, parties o		E inid-	antion of the sur	- e \$10 00			
Len and no	hat said party of the /100	nist part, in conside					
valua'ieiderations	in hand paid, does her	reby grant, sell and o	onvey unto said	parties of the s			
	t as joint tenants, the	following described r	eal estate, situated	l inCook	County		
Illinois, to- t:							
Tot 574 i	Clenbrook Un:	it #7. being	a subdivis	ion of par	t of		
the South	of Section 1	13, Township	41 North,	Range 9, F	East		
of the Thi	rd rrincipal M to the plat th	Meridian, in	the Villag	e of Strea	amwood,		
	o. 21 451 164						
							*
Grantee's	Address: 132	l Kénnedy Dri	ve				
	str	(am rood, Ill:	inois				
	•		1.00			1	
			11.		[마다 보호 : [] [] [] [] [] []		2
		4					1
		4					1
together with the ten	ements and appurtenant	ces thereto belonging					
	ements and appurtenance		to the said partie	s of the second	part forever, not in		
	TO HOLD the above		to tie s'id partie	s of the second	part forever, not in		
TO HAVE AND tenancy in common, l	TO HOLD the above	e granted premises un	TOX				
TO HAVE AND tenancy in common, l	O TO HOLD the above but in joint tenancy.	e granted premises un	s and easo				
TO HAVE AND tenancy in common, l	O TO HOLD the above but in joint tenancy.	e granted premises un	s and easo	ment of re	cord,		
TO HAVE AND tenancy in common, l	O TO HOLD the above but in joint tenancy.	e granted premises un	s and easo		cord,		
TO HAVE AND tenancy in common, l	O TO HOLD the above but in joint tenancy.	e granted premises un	s and easo	ment of re	cord, OF ILLINOIS		
TO HAVE AND tenancy in common, l	O TO HOLD the above but in joint tenancy.	e granted premises un	s and easo	ment of re	OF ILLINOIS		
TO HAVE AND tenancy in common, l	O TO HOLD the above but in joint tenancy.	e granted premises un	s and easo	ment of re	OF ILLINOIS		
TO HAVE ANI tenancy in common, I Subject to	O TO HOLD the above but in joint tenancy.	restriction	s and e is year.	CTAIE REALS A	OF ILLINOIS ATE TRANSFER TAX		
TO HAVE ANI tenancy in common, I Subject to	O TO HOLD the above the point tenancy. Covenants, taxes for tecuted by the party of thority granted to and	restriction the current f the first part, as vested in it by the te	s and e is/inyear.	CT/(E REA' SA aid, pursuant to or Deeds in Tru	OF ILLINOIS TE TRANSFER TAX TO \$\begin{array}{l} \tilde{\text{TRANSFER TAX}} \\ \text{		
To HAVE ANI tenancy in common, I Subject to This deed is en of the power and an of said Trust Agree HOWEVER, to: the	O TO HOLD the above but in joint tenancy. Covenants, taxes for tecuted by the party of thority granted to and ment above mentioned, liens of all trust dece	restriction the current of the first part, as vested in it by the to, and of every other dis and/or mortgages	s and e is/1 year. E	CTATE REA'S A aid, pursuant to or Deeds in Tru ority thereunto tate, if any, of re	OF ILLINOIS TE TRANSFER TAX TO ≈ 31.00 and in the exercist and the p. vision enabling, SUBJEC. ecord in said county		
To HAVE ANI tenancy in common, I subject to This deed is en of the power and au of said Trust Agree HOWEVER, to: the all unpaid general to	or TO HOLD the above the party of the party	restriction the current f the first part, as vested in it by the te, and of every other and/or mortgages ments and other lien	year. Fustee, as aforesems of said Deed power and autopon said real es and claims of	aid, pursuant to or Deeds in Trusority thereunto any, of rany kind; pendin	ord, OF ILLINOIS THE TRANSFER TAX TO \$\tilde{\pi}\$ 3 1. 0 0 and in the exerci: set and the privisi' at enabling, SUBJEC, ecord in said country ng litigation, if any,		
TO HAVE ANI tenancy in common, I subject to This deed is en of the power and au of said Trust Agree HOWEVER, to: the all unpaid general to affecting the said read wall rights and party	or TO HOLD the above but in joint tenancy. Covenants, taxes for thority granted to and ment above mentioned, liens of all trust decayes and special assess; wall agreements, if an wall agreements, if an	restriction the current f the first part, as vested in it by the to and of every other ds and/or mortgages ments and other lien ; building, liquor and ;; Zoning and Buildin	S and e is a year. Frustee, as afores erms of said Deed power and authupon said real es and claims of lother restrictioning Laws and Ording L	aid, pursuant to or Deeds in Tru ority thereunto tate, if any, of re any kind; pendis of record, if ar	of ILLINOIS TE TRANSFER TAX TO \(\begin{array}{l} \tilde{\pi} & 3 & 1 & 0 & 0 \end{array}\) and in the exercists and the provision enabling, SUBJEC ecord in said country ing litigation, if any ny; party walls, party walls, party		
To HAVE ANI tenancy in common, I Subject to Subject to This deed is en of the power and au of said Trust Agree HOWEVER, to: the all unpaid general to affecting the said reswall rights and party easements of record,	or TO HOLD the above but in joint tenancy. Covenants, taxes for thority granted to and ment above mentioned, liens of all trust decayes and special assess; all estate; building lines, wall agreements, if any; and rights and	restriction the current f the first part, as vested in it by the te, and of every other ds and/or mortgages ments and other lien; building, liquor and y; Zoning and Buildiclaims of parties in p	S and e is a year. Frustee, as afores rems of said Deed power and authupon said real es and claims of their restriction in Laws and Ordinossession.	aid, pursuant to or Deeds in Tru cority thereunto tate, if any, of reads in front of reads in the cord, if ar mances; mechanic	of ILLINOIS ATE TRANSFER TAX TO \(\begin{align*} & 3 \\ 1 & 0 \\ 0 \end{align*} and in the exercists and the provision of		
To HAVE ANI tenancy in common, I subject to Subject to form of the power and au of said Trust Agree HOWEVER, to: the all unpaid general to affecting the said reawall rights and party casements of record, IN WITNESS WI has caused its name	or TO HOLD the above but in joint tenancy. Covenants, taxes for taxes for taxes for thority granted to and liens of all trust decayes and special assessal estate; building lines wall agreements, if any if any; and rights and thereor, said party one to be signed to the	restriction the current f the first part, as vested in it by the tr, and of every other is and/or mortgages ments and other lien; building, liquor and y; Zoning and Buildiclaims of parties in pof the first part has neese presents by its	S and e 18/19 year. Frustee, as afores erms of said Deed power and auth upon said real es s and claims of 1 other restriction ig Laws and Ordi possession. caused its corpor	aid, pursuant to or Deeds in Tru ority thereunto tate, if any, of reany kind; pendia so frecord, if ar nances; mechanic rare seal to be be	of ILLINOIS ATE TRANSFER TAX and in the exerci: ast and the p. visi' as enabling, SUBJEC. ecord in said countring litigation, if any ny; party walls, party 's lien claims, if any		
To HAVE ANI tenancy in common, I subject to Subject to form of the power and au of said Trust Agree HOWEVER, to: the all unpaid general to affecting the said reawall rights and party casements of record, IN WITNESS WI has caused its name	or TO HOLD the above the party of the party	restriction the current of the first part, as vested in it by the te , and of every other ds and/or mortgages ments and other lien ; building, liquor and ; Zoning and Buildi claims of parties in p of the first part has nese presents by its ten.	Frustee, as afores erms of said Deed power and autupon said real es and claims of l other restriction. Caused its corpor Vice-President	aid, pursuant to or Deeds in Tru ority thereunto tate, if any, of rany kind; pending of record, if ar nances; mechanic tate seal to be he and attested by	and in the exerci: st and the privist as enabling, SUBJEC. cord in said country ny; party walls, party 's lien claims, if any stereunto affixed, and its Assistant Trus		
To HAVE ANI tenancy in common, I subject to Subject to form of the power and au of said Trust Agree HOWEVER, to: the all unpaid general to affecting the said reawall rights and party casements of record, IN WITNESS WI has caused its name	or TO HOLD the above but in joint tenancy. Covenants, taxes for taxes for taxes for thority granted to and liens of all trust decayes and special assessal estate; building lines wall agreements, if any if any; and rights and thereor, said party one to be signed to the	restriction the current f the first part, as vested in it by the tr, and of every other is and/or mortgages ments and other lien; building, liquor and y; Zoning and Buildiclaims of parties in pof the first part has neese presents by its	Frustee, as afores erms of said Deed power and ault upon said real est and Calims of lother restrictions in Laws and Ordinossession.	aid, pursuant to or Deeds in Tru ority thereunto tate, if any, of rany kind; pending of record, if ar nances; mechanic tate seal to be he and attested by	and in the exercists and the provision enabling, SUBJEC. exercised in said country literature of literature is lienclaims, if any account of the country of literature of		
To HAVE ANI tenancy in common, I subject to Subject to form of the power and au of said Trust Agree HOWEVER, to: the all unpaid general to affecting the said reawall rights and party casements of record, IN WITNESS WI has caused its name	or TO HOLD the above but in joint tenancy. Covenants, taxes for taxes for taxes for thority granted to and liens of all trust decayes and special assessal estate; building lines wall agreements, if any if any; and rights and thereor, said party one to be signed to the	restriction the current of the first part, as vested in it by the te, and of every other ds and/or mortgages ments and other lien; building, liquor and y; Zoning and Buildi claims of parties in p of the first part has nesse presents by its ten.	Frustee, as afores erms of said Deed power and ault upon said real est and Calims of lother restrictions in Laws and Ordinossession.	aid, pursuant to or Deeds in Tru ority thereunto tate, if any, of reany kind; pending of record, if ar nances; mechanic are seal to be he and attested by	and in the exercists and the provision enabling, SUBJEC coord in said country literature of literature and lite		
To HAVE ANI tenancy in common, I subject to Subject to form of the power and au of said Trust Agree HOWEVER, to: the all unpaid general to affecting the said reawall rights and party casements of record, IN WITNESS WI has caused its name	or TO HOLD the above but in joint tenancy. Covenants, taxes for taxes for taxes for thority granted to and liens of all trust decayes and special assessal estate; building lines wall agreements, if any if any; and rights and thereor, said party one to be signed to the	restriction the current of the first part, as vested in it by the te, and of every other ds and/or mortgages ments and other lien; building, liquor and y; Zoning and Buildi claims of parties in p of the first part has nesse presents by its ten.	Frustee, as afores erms of said Deed power and ault upon said real est and Calims of lother restrictions in Laws and Ordinossession.	aid, pursuant to or Deeds in Tru ority thereunto tate, if any, of reany kind; pending of record, if ar nances; mechanic are seal to be he and attested by	and in the exercists and the provision enabling, SUBJEC. exercised in said country literature of literature is lienclaims, if any account of the country of literature of		
To HAVE ANI tenancy in common, I subject to Subject to form of the power and au of said Trust Agree HOWEVER, to: the all unpaid general to affecting the said reawall rights and party casements of record, IN WITNESS WI has caused its name	or TO HOLD the above but in joint tenancy. Covenants, taxes for taxes for taxes for thority granted to and liens of all trust decayes and special assessal estate; building lines wall agreements, if any if any; and rights and thereor, said party one to be signed to the	restriction the current of the first part, as vested in it by the te, and of every other ds and/or mortgages ments and other lien; building, liquor and y; Zoning and Buildi claims of parties in p of the first part has nesse presents by its ten.	Frustee, as afores erms of said Deed power and ault upon said real est and Calims of lother restrictions in Laws and Ordinossession.	aid, pursuant to or Deeds in Tru ority thereunto tate, if any, of reany kind; pendis of record, if ar nances; mechanic rate seal to be he and attested by TIONAL BANK aforesaid, and n	and in the exercists and the provision enabling, SUBJEC coord in said country literature of literature and lite		
To HAVE ANI tenancy in common, I subject to Subject to form of the power and au of said Trust Agree HOWEVER, to: the all unpaid general to affecting the said reawall rights and party casements of record, IN WITNESS WI has caused its name	or TO HOLD the above but in joint tenancy. Covenants, taxes for taxes for taxes for thority granted to and liens of all trust decayes and special assessal estate; building lines wall agreements, if any if any; and rights and thereor, said party one to be signed to the	restriction the current of the first part, as vested in it by the te, and of every other ds and/or mortgages ments and other lien; building, liquor and y; Zoning and Buildi claims of parties in p of the first part has nesse presents by its ten.	Frustee, as afores erms of said Deed power and ault upon said real est and Calims of lother restrictions in Laws and Ordinossession.	aid, pursuant to or Deeds in Tru ority thereunto tate, if any, of reany kind; pendis of record, if ar nances; mechanic rate seal to be he and attested by TIONAL BANK aforesaid, and n	and in the exercist and the provision and the pr		
To HAVE ANI tenancy in common, I subject to Subject to form of the power and au of said Trust Agree HOWEVER, to: the all unpaid general to affecting the said reawall rights and party casements of record, IN WITNESS WI has caused its name	or TO HOLD the above but in joint tenancy. Covenants, taxes for taxes for taxes for thority granted to and liens of all trust decayes and special assessal estate; building lines wall agreements, if any if any; and rights and thereor, said party one to be signed to the	restriction the current of the first part, as vested in it by the te, and of every other ds and/or mortgages ments and other lien; building, liquor and y; Zoning and Buildi claims of parties in p of the first part has nesse presents by its ten.	Frustee, as afores erms of said Deed power and ault upon said real est and Calims of lother restrictions in Laws and Ordinossession.	aid, pursuant to or Deeds in Tru ority thereunto tate, if any, of reany kind; pendis of record, if ar nances; mechanic rate seal to be he and attested by TIONAL BANK aforesaid, and n	and in the exercist and the provision and the pr		

UNOFFICIAL COPY

1972 AUG 31 PM 1 AUG-31-72 494524 0 22034940 4 A --- Rec COUNTY OF COOK Patricia Boyer STATE OF ILLINOIS CERTIFY, that William L. Papke Vice-President of CENTRAL NATIONAL BANK IN CHICAGO, March 5, sion expires.... As Trustee under Trust Agreemen **Central National Bank** ENTRAL NATIONAL etalkatika **is**t JOINT TENANCY IN CHICAGO Corp. 12 gives a or to best to tree! 22 034 940

END OF RECORDED DOCUMENT