UNOFFICIAL COPY

Track 111	
AETNA STATE BANK AETNA STATE BANK 2401 NORTH HALSTED STREET CHICAGO, ILLINOIS 6061400K COUNTY, ILLINOIS 22 122 688	. Oliens
CHICAGO, ILLINOIS 60614COOK COUNTS ILLINOIS CL LL DOS The above space for recorder's use only # 22122	CRR
THIS INDENTURE WITNESS HOLD THE Grandel	,000
WILLIAM R. FAUBER, divorced and not remarried,	
of the County of Cook and State of Illinois for and in consideration of Ten and 00/100ths (\$10.00)	
and valuable considerations in hand paid, Conveys and Quit ClaimS unto the AETNA STATE BANK, a corporation of Illinois, as Trustee under the provisions of a trust agreement dated	
the 18th day of October 1972, known as Trust Number 10-1630 the following described real estate in the County of Cook and State of Illinois, to-wit:	
Lots 18, 19 and 20 in Krenn and Dato's Main Kostner Sub- division of the North West 1/4 of the South East 1/4 and the West 1/2 of the West 1/2 of the South West 1/4 of the South Ea t 1/4 of Section 22, Township 41 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois	
Term. Index No. 10-22-402-001 10-22-402-002	
10-22-402-003	
Grante's Address: 2401 North Halsted Street Chicago, Illinois	2
TO BAVE AND TO HOLD the said presides with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth. Tull power and authority is hereby greated to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, higher, or alleys and to vacate any subdividen or next trend, and to restaud the company of the product of t	ATIO
often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey said premises or any part thereof to a suc-, or successors in trust and to grant to such successor or auccessor in trust all of the title, estate, powers and authorities vested in said runtee, to donate, to decileate, to mortgage, pledge or otherwise encumber said property, or any part thereof, to less, said property or any part the said property or any part thereof, to less, said property or any part thereof, to less, said property or any part thereof, thereof, the part thereof, the part thereof, the part the part thereof, the part thereof, the part the part the part thereof, the part the part the part the part thereof, the part the pa	e Steam DERA
mence in praesent or futuro, and upon any term. — 1. say period or periods of time, not exceeding in the case of any single denies the term of 188 years, and to renew or extend leases u on any terms and for any period or periods of time and to amend, change or modify leases and the terms and provisions thereof at any time — times increater, to contract to make leases and to grant options to rement leases and organic options to	Revenue NVS(D
of fixing the amount of present or future rentals, to partition of the change said property, or any part thereof, for other real or personal property, or any part thereof, for other real or personal appurtenant to said premises or any part thereof, for other real appurtenant to said premises or any part thereof, and of the ways and for such other condiderations as it would be jawth for on the fact that property and every part thereof in all other ways and for such	or for afficing Riders and Revenue Stamps NO TAXABLE CONSIDERATION
the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relation to a ld premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said it ust obliged to see to the application of any purchase money.	ABLE
beliged to inquire into the necessity or expediency of any act of and a use or one obliged or privileged to inquire into the necessity or expediency of any act of and a use or one obliged or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, rase or their instrument executed by said trustee in relation to add real estate shall be conclusive evidence in favor of every person ret. , wo nor claiming under any such conveyance, lease or other	TAX,
TO BAVE AND TO HOLD the said presses with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set forth. The said presses are said presses and the said presses are said property as the said presses or any part thereof, and in resultivistic and the said presses or any part thereof, and the said presses or any part thereof to a use or nuccessors in trust and to grant to such successors or without consideration to the title, estate, powers and authorities vested in said rustee, to donate, to declicate, to mortal converses the title, estate, powers and authorities vested in said rustee, to donate, to declicate, to mortal property, or any part thereof, to lesse said property, or any part thereof, to lesse said property, or any part thereof, to lesse said property, or any period or passession or reversion, by lesses to commende the said property, or any part thereof, to restend lesses u on any terms and for any period or periods of times and to sanguage declined and the said of said the said of said the said of said the said to said the said of said the said to said the said of said the said to said the said the said to said the said of said the said to said the said to said the said to said the said to said the said of said the said to said the said to said the said of said the said to said the said the said to said the said the said the said to said the said to said the s	NO NO
predecessor in trust. The interest of seah and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real easier an such interest is hereby declared to be	Ē
predecessor in trust. The interest of each and every beneficiary hereunder and of all persons claims, under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real exact an such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal o equ shle, in or to said real exact as such. If the title to any of the small said and proceeds thereof as aforesaid. If the title to any of the small said and proceeds thereof as aforesaid thereof, or hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the direction or "upon co" difficilly or "with limitations", or words of similar import, in accordance with the statute in such case made and provided.	
And the said grantor hereby expressly waive S and release S any and all right or enel t under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution of otherwise.	
In Witness Whereof, the grantoraforesaid ha_S_hereunto sethis	
this 19th. day of October 19 72	
(Seal) X Million of Muliu — (Seal)	
William R. Fauber (Seal)	\ · \
$ au_{ij}$	Doe: 12
State of Illinois, SS. County of Cook SS. the state aforesaid, do hereby certify that William R. Fauber,	
divorced and not remarried,	88
personally known to me to be the same person whose name 15 subscribed to	1/50
the foregoing instrument, appeared before me this day in person and acknowledged that 10 O	
tary act, for the uses and purposer therein set forth, including the release and waiver of the	<u> </u>
Given under my hand and notarial seal this 19th day of October 19 72	
Moran Praid.	
4255 W. Main Street	h .
AETNA STATE BANK 2401 NORTH HALSTED STREET CHICAGO, ILLINOIS 60614 Skokie, Illinois For information only lasert street address of above described property.	
Box 102	

END OF RECORDED DOCUMENT