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N.	22 303 164	
This Indenture Witnesse		_
of the County of COOK and State of	of Illinois , for and in consideration	on
of the sum of Ten and 00/100	Dollars (\$ 10.00).
in hand paid, and of other good and valuable considerations,	receipt of which is hereby duly acknowledged, Convey	_
and Warrantunto CENTRAL NATIONAL BANK II	tates of America, and duly authorized to accept and execut	
trusts within the State of Illinois, as Trustee under the provisions day ofMarch	s of a certain Trust Agreement, dated the 28th 1968, and known as Trust Number 9792	-
ue following described real estate in the County of		•
'ad , tate of Illinois, to-wit:		-
Lot' 13 and 14 in Block 15 in Ira B Seli'n 26, Township 41 North, Rang Seridian in Cook County, Illinois.		
sots 1, ', and 4 in Block 15 in I In the South ast quarter of the Sou Trownship 41 North, Range 12, East o In Cook County, Illinois.	ra Brown's Addition to Park Ridg thwest quarter of Section 26, f the Third Principal Meridian,	e,
bots 7, 8, 9, 10, 11, 12, 15, 16 and Addition to Park Fidge, in Section Least of the Third Price pal Meridian	d 17 in Block 15 in Ira Brown's 26, Township 41 North, Range 12, n, in Cook County, Illinois.	
SUBJECT TO: Covenants, conditions an General taxks for year 1	nd restrictions of record. 1972 and subsequent years.	
TO HAVE AND TO HOLD the said real esta e wit the appurtenassaid Trust Agreement set forth.	nces, upon the trusts, and for the uses and purposes herein and in	
TO HAVE AND TO HOLD the said real esta e wit the appurent said Trust Agreement set forth. Full power and authority is hereby granted to said it sates to import and the said real estate of the said control	force, butters, protect and subdivide said real state or any particlivation or part thereof, and to resubdivide said real states as drive terms, to convey either with or without consideration, to convey said it to such successor is increased in the successor or successor in trust all of the title, estate, it. Diedge or otherwise encumber said real estate, or any part thereof, or reversion, by lease to commence in presentior in futures, and of, change or modify leases and the terms and provisions thereof on its lease and options to purchase the of fing the amount of present or future rentals, to partition or to the successor of	2
In no case shall any party dealing with said Trustee, or any success catate or any part thereof shall be conveyed, contracted to be sold, leased or m to the application of any purchase money, rent or money borrowed or advan- trust have been compiled with, or be obliged to inquire into the authority, privileged to inquire into any of the terms of said Trust Agreement; and c by said Trustee, or any successor in their, in relation to said real entire if	nor in true, in relation to said real estate, or to whom said real nortragged by a d sixte, or any successor in trust, be obliged to see need on said cal saire, or be obliged to see that the terms of this necessity or ers dier y of any act of said Trustre, or be obliged or very deed, true de l. mortgage, lease or other instrument executed hall be conclusive or de see in favor of every person (including the	22 303
delivery thereof the trust created by this Indenture and by said Trust Agreen instrument was executed in accordance with the trusts, conditions and limit in all amendments thereof, if any, and binding upon all beneficiaries there sunbroised and empowered to execute and deliver every south deed, trust deed, made to a successor or successors in trust, that such successor or successors the title, exatter, rights, powers, authorities, duties and obligations of its. P	nent was in ful orce and eff (b) that such conveyance or other ations contained in this In enture and in said Trust Agreement or under, (c) that said Tru ee, or ny successor in trust, was duly, lease, mortgage or other instrument and (d) if the conveyance is in trust have been proper, appoint, and are fully vested with all his or their predecessor in in.	164
for anything it or they or its or their agents or attorneys may do or omit to Deed or said Trust Agreement or any amendment thereto, or for injury to pe such liability being hereby expressly waived and released. Any contract, obli- connection with said real estate may be entered into by it in the name of the in-fact, hereby irrevocably appointed for such purposes, or at the election of not individually (and the Trustee shall have no obligation whatsueever with res ar as the trust property and funds in the actual possession of the Trustee at and corporations whomsoever and whatsueever shall be charged with notice of	o do in or about the said real cats, or mill the agrovation or terms or properly happening in or about the said real cats, or mill the agrovation or properly happening in or about the said that the said spation or indebtedness incurred or entry of in by the Trustee in the their about the said Trust Agree for as their attorney of the Trustee, in its own name, as Trustee of an express trust and spect to any such contract, obligation or indeb dness except only so hall be applicable for the payment and discharg there. All persons this condition from the date of the filing for record y is in Deed.	
of them interest of each and every beneficiary nercunder and under said of them in the said of	Trust Agreement and of all persons claiming un or hem or any alle or any other disposition of said real estate, and such intrais ave any title or interest, legal or equitable, in or to said recestate dispersaid, the intention hereof being to vest in said Central National III of the real estate above described.	
If the title to any of the above real estate is now or hereafter registere nertificate of title or deplicate thereof, or memorial, the words "in trumport, is accordance with the statute is such case mad and provided. And the said grantor	ed, the Registrar of Titles is hereby directed not to register the ust," or "upon condition," or "with limitations," or words of similar	Sc.
And the said grantor bereby expressly waive. said release S of the State of Illinois, providing for the exemption of homesteads from sale on exe	any and all right or benefit under and by virtue of any and all statutes	1
In Witness Whereof, the grantor aforesaid ha S hereu	into set hand and	()
ealthisl9thday of Febru	1ary 19 73	
Address of Country	Gan Tauh Occhy [SEAL]	
Address of Grantee: CENTRAL NATIONAL BANK IN CHICAGO	Alan Rauh Orschel	
20 South La Salle Street	[SEAL]	
Chicago, Illinois 60603	[SEAL]	

4, Real Estate Transfer

Do Not Deliver
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Transfer Desk

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