UNOFFICIAL COPY

This Indenture Witnesseth That the Grantor (s)



	R	OBERT W. NO	ORDAN, a l	pachelor	LIU	
the County of_	Cook		and State of	. Illinois	for and in co	nsideration
Ten and	no/100					Dollars.
id other grade id	l valuable co	nsiderations in ha:	nd, paid, Chit*61	(XSSSSSSS		,
				et, Chicago, Illinois 606		
	10			26th day of Fe		
own as Trust Nu	18 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	301 the fol	llowing describe	d real estate in the Cour	nty of Cook	
nclusive i anal Trust ast of the urvey is a y The Amer	n Huste ees Sub Third attached ican Na	d's Subdivodivision i Principal las Exhibi	vision of n Section Meridian, t "A" to and Tru	of the following to as "Parcel the South par 33, Township in Cook Coun Declaration of Trust Agreem to contact the following to the corded the south the corded the corded the corded to the corded the corded to the corded	t of Block 40 North, ty, Illino f Condomin	6 to 48 13 in Range 14, is; which ium made a National
order of C n undivide arcel all	cook Cou	inty, Illin	ois, as D	Trust Agreem ecorded in the occument 21563 d Parcel (exc prising all t aration and S	823; togethepting from	t the Re-
TO HAVE AN	D TO HOL	D the said premisust agreement se	ses with the ar	purtenances upon the	trusts and for th	COOK
any terms, to co ssor or successors thorities vested in part thereof, to commence in pri- the case of any s- riod or periods of times hereafter, purchase the wh- sent or future r- operty, to grant out or easement is ereof in all other deal with the san In no case sha y part thereof sha application of a at the terms of ty act of said trust d, trust deed, mandled, the clusive evidence trument, (a) tha int was in full for trusts, condition reof and binding cute and deliver det to a successor d are fully vested edecessors in trust the only in the forther thereafter.	nvey either is in trust am in said trustee lease said placesent or in single demise for the and to contract it to contract ways and fee, whether s all any party hall be conveny purchase this trust hat the time to contract in favor of the time in contract and effes and limitate upon all be every such it or successor if with all the state and are searnings, and hereby decident in the contract of the contr	with or without cod dto grant to such to grant to such to grant to such to grant to such to the such to said premises of any it to said premises of such other constimilar to or different dualing with said syed, contracted to money, rent, or more the such that such such t	in as desired, to insideration, to a successor or staticate, to mortgint thereof, from n any terms an any ears, and to reor modify leased to grant opticion and to contain any ears and to grant opticion and to contain any ears and part there siderations as it enteres are to see the sold, leased one to inquire into ment executed the successor conveyance or this indenture inder, (c) that a lease, mortgag such successor critical and in the successor critical and in the successor critical and in the successor critical and and interest and ols arising from an analysis and premarks.	y, or alleys and to vac on rect to sell, to gran convect to sell, to gran convect to sell, to gran convect to sell, to gran convector in trust, all of age, perce or otherwise, itime o 'ime, in posse, it time o 'ime, in posse, it time o 'ime, in posse, it would be as a dopions and the terms and pro- ins to lease a dopions act respecting the nan rety, or any part thereo- convey or assign in- cort, and to deal with si- would be lawful for tys above specified, at a tion to said premises, of i or mortgaged by said or advanced on said pr- liged to inquire into the any of the terms of said by said trustee in relational aiming under any such created by this Indent other instrument was e and in said trust agrees and in said trust agrees and trustee was duly at e or other instrument as r successors in trust hat thorities, duties and ob- f all persons claiming the sale or other diag d no beneficiary hereur only an interest in the	toptions to purch rany part thereof the title, estate, p e encumber said pression or reversion, riods of time, not ipon any terms an ovisions thereof at to renew leases aimer of fixing the it for other real oright, title or interior property and early time or times or to whom said provided the conversion of the said respective of the said real estatements or be obliged eneces atty respectively of the said real estatement or said eal estatement or in som as under the conveyance, respectively of the said respectively.	were and the second of the sec
If the title to a to register or n dition," or "with vided.	ny of the ab ote in the ce limitations,	ove lands is now ortificate of title o	or hereafter reg r duplicate ther ilar import, in a	ristered, the Registrar eof, or memorial, the accordance with the sta	of Titles is hereb; words, "in trust," tute in such case	y directed ON made and
				eases any and all rig g for the exemption o	f homesteads from	n sail on
	ereof, the gr	antoraforesaid				77
lthis	7	day of(SEA	MARSH	X oberth		9/28
			Ŕ	obert W. Nord	an 🧖	KON.
Allen Holle	A. Sch b. Gers	THIS INSTRU uh tein & Gla	MENT WAS P	REPARED BY Suite 4040, (Chicago, Ill	One IBM Pia	N317

ai ..

UNOFFICIAL COPY

TRUST No DEED IN TRUST		TO TRUSTEE TRUSTEE TRUSTEE PROPERTY ADDRESS	HARRIS TRUST AND SAVINGS BANK CHILLY West Months Brown CHICAGO
Ara I	(3) PM '76	County C	*23436723 1-98080-88 1-98080-88
et.	GIVEN under my	hand and Notarial Seal this	ATTL day O Lile William M. Chan WEDDONG For 191900
the	he signe	ed, sealed and delivered the sai	in person, and acknowledged that
	R	obert W. Nordan, a	a bachelor