UNOFFICIAL COPY

23 498 997

| of the County ofCook | and State of Illi | Do18 for and in a | consideration |
|--|--|--|--|
| of the sum of | | | |
| in hand prid, and of other good and valuat | | er englische Arthreit in der eine Gerarden er eine Gerarden. | |
| Convey n'id Quit Claim | | | |
| unto NATIONAL BOULEVARD BANK OF C | | | |
| a National Barking Association, as Tru the 20th any of May | 19 76 , and know | n as Trust Number55 | |
| the following described real estate in the Cou | nty of ODOR Sta | te of Illinois, to-wit: | |
| Lot 7 in Block 15 iv Midland Develoring a Resubdivision of the East all of Lots 202 to 311 both inclusions both inclusive, Lot, 578 to 62 in William Zelosky's High Pulge Porth, Range 12 East of the Third | 117.34 feet of Lots 147 sive, Lots 338 to 395, to 15 both inclusive, and I ark in the North West \(\frac{1}{2} \) | to 201 both incluoth inclusive, Lot ots 642 to 751 bot of Section 20, To | usive, and ts 448 to th inclusive wnship 39 |
| THIS INSTRUMENT PREPARED BY: | | | 10 |
| J CISEPH IT, CONNERLY | | | |
| WESTCHESTER TRUST AND SAVINGS BANK 10500 W. CERMAK ROAD WESTCHESTER, IL 60153 | Exempt under pr | ovisions of Paragraph | E, Section |
| | 12 22, 1976 | Buyer, Seller, or R | Li Ven |
| SUBJECT TO | | Dayer, Selier, Of, N | ebi esei ilauya |
| Full power and authority is hereby granted any part thereof, to dedicate parks, streets, highward real estate as often as desired, to contract with or without consideration, to convey said red dedicate, to mortgage, pledge or otherwise encum thereof, from time to time, in possession or reversing period or periods of time, not exceeding in tleases upon any terms and for any period or period thereof at any time or times hereafter, to contract or future rentals, to partition or to exchange said or future rentals, to partition or to exchange said crasments or charges of any kind, to release, conto said real estate or any part thereof, and to despite considerations as it would be lawful for any from the ways above specified. at any time or time and in no case shall any party dealing with said real estate or any part thereof shall be convessor in trust, be obliged to see to the application. | in, by leases to commence in praeser he case of any single demise the tie of time and to amend, change or iversion and to contract respecting real estate, or any part thereof, to eye or assign any right, title or intil with said feel estate and every parson owning the same to deal wit as hereafter. Trustee, or any successor in trust, eyed, contracted to be sold, leased no of any purchase money, rent or no fany purchase money, rent or | ti or u; two, and upon an improved and to remove the control of th | y terms and for enew or extend and provisions new leases and ount of present operty, to grant nt appurtenant ye and for such r to or different at a, or to whom to, or any successful and and a such a said reases. |
| In me case shall any party dealing with said and real estate or any part thereof shall be conversor in trust, be obliged to see to the application extate, or be obliged to see that the terms of this necessity or expediency of sny act of said Trust exclusion to said real states and the see that the terms of the relation to said real states shall be conclusive evid relying upon or claiming under any such conveys trust created by this indenture and by said Trust strument was executed in accordance with the traction to the said structure of the said structure of the said structure of the said the conveyance is made have been properly appointed and are fully wester of its, his or their predecessor in trust. | e, or be abliged or privileged to it ease or other instrument executed bence in favor of every person (include, lease or other instrument, (a) of Agreement was in full force and | quire into any of the term y said Trustoe, or any succe ling the Registrar of Titles hat at the time of the deliv- set, (b) that such conveys- tained in this indenture as | # o said Trust # of # id ounty) ers to ers the nce o other in- |
| Agreement or in all amendments thereof, if any, | usts conditions and limitations con | thereunder, (c) that said auch deed, lear | Trustee, A & 17 |
| | | | |
| This conveyance is made upon the express used to the control of the successor or su | inderstanding and condition that me cessors in trust shall incur any per- r their agents or attorneys may do: st Agreement or any amendment it all such liability being hereby exp in 17 pust Agreement as their attorne in its own name, as Trustee of an e respect to any such contract, oblig- tion of the Trustee shall be applicable intacover shall be charged with no | ither National Boulevard B onal liability or be subject r omit to do in or about the erecto, or for injury to per casily waived and released to the construction of the 'rin-fact, hereby irrevocable xpress trust and not indivi- sition or indebtedness excep- le for the payment and discount ice of this condition from | ank of Chicago, ed to any claim, said real estate son or property. I. Any contract entered into by appointed for dually (and the tonly so far at harge thereof), the date of the |
| This conveyance is made upon the express used to the control of the successor or su | inderstanding and condition that me decesors in trust shall incur any peri r their agents or attorneys may do: st Agreement or any amendment it all such liability being hereby exp in the state of the state of a condition of the I Trust Agreement as their attorne in its own name, as Trustee of an conjunct, oblig- tion of the Trustee shall be applicable into one that the charged with no hereunder and under said Trust ag sa, avails and proceeds arising from to be personal proceptly interest is asid National Boulevard Bank of (described. | ither National Boulevard B onal liability or be subject r omit to do in or about the erecto, or for injury to per casily waived and released '-in-fact, hereby irrevocabl xpress trust and not indivi ation or indebtedness except ice of the payment and disc ice of this condition from recement and of all persons the sale or any other dis- ity in the earlings, avails and p thicago the entire legal and chicago the entire legal and | ank of Chicago ed to any claim said real estate son or property. Any contract entered into by appointed for dually (and that only so far as thereof), the date of the claiming under position of said have any title proceeds thereof dequitable title |
| This conveyance is made upon the express usindividually or as Trustee, nor its auccessor or successor or succ | inderstanding and condition that me coessors in trust shall incur any perior their agents or attorneys may derect their agents or attorneys may decided as a successive and a such liability being hereby exployed their trustee in connection with the such liability being hereby exploint to any auch contract, obligation of the Trustee shall be applicable in the successive shall be charged with not hereunder and under said Trust agent as wells and proceeds arising from the successive shall be charged with not the said National Boulevard Bank of described. In now or hereafter registered, the Foats thereof, or memorial, the work and we said with the statute in such case in anong with the statute in such case in anong with the statute in such case in anong with the statute in such case in | ither National Boulevard Bonal liability or be subject or omit to do in or about the create, or for injury to per casily walved and released the said real entate may be suppress trust and not individuo or indebtedness except for the payment and discording the condition from reement and of all persons a the sale or any other disconding the personal the sale or any other disconding the condition of individual time sale or any other disconding the control legal and the estimate of Titles is hereby is "in trust," or "upon conducted and and and and provided. | ank of Chicago ed to any claim said real estate son or property. Any contract into by duality (and the tonly so far as charge thereof), the data of the claiming under position of said equitable title of the contract of the contract of the charge thereof) of said the contract of the charge thereof the contract of the |
| This conveyance is made upon the express used to the control of the successor or su | inderstanding and condition that me coessors in trust shall incur any perior their agents or attorneys may derect their agents or attorneys may decided as a successive and a such liability being hereby exployed their trustee in connection with the such liability being hereby exploint to any auch contract, obligation of the Trustee shall be applicable in the successive shall be charged with not hereunder and under said Trust agent as wells and proceeds arising from the successive shall be charged with not the said National Boulevard Bank of described. In now or hereafter registered, the Foats thereof, or memorial, the work and we said with the statute in such case in anong with the statute in such case in anong with the statute in such case in anong with the statute in such case in | ither National Boulevard Bonal liability or be subject or omit to do in or about the create, or for injury to per casily walved and released the said real entate may be suppress trust and not individuo or indebtedness except for the payment and discording the condition from reement and of all persons a the sale or any other disconding the personal the sale or any other disconding the condition of individual time sale or any other disconding the control legal and the estimate of Titles is hereby is "in trust," or "upon conducted and and and and provided. | ank of Chicago ed to any claim said real estate son or property. Any contract into by duality (and the tonly so far as charge thereof), the data of the claiming under position of said equitable title of the contract of the contract of the charge thereof) of said the contract of the charge thereof the contract of the |
| This conveyance is made upon the express usindividually or as Trustee, nor its auccessor or successor or succ | inderstanding and condition that me cessors in trust shall incur any perior their agents or attorneys may do it all such liability being hereby exploity to be in consecutive to by the Trustee in connections in its own name, as Trustee of an espect to any such contract, obligation of the Trustee shall be applicable in the summary of the trustee shall be applicable to the process of the trustee shall be applicable to the process and in the summary of the trustee shall be applicable to the process and in the state of the trustee shall be applicable to the process and in the state of the | ither National Boulevard Bonal liability or be subject or omit to do in or about the create, or for injury to per casily walved and released the said real entate may be suppress trust and not individuo or indebtedness except for the payment and discording the condition from reement and of all persons a the sale or any other disconding the personal the sale or any other disconding the condition of individual time sale or any other disconding the control legal and the estimate of Titles is hereby is "in trust," or "upon conducted and and and and provided. | ank of Chicago ed to any claim said real estate son or property. Any contract the said real estate son or property. Any contract the said real estate son or property absoluted for duality (and the tonly so far as charge thereof), the date of the claiming under position of said mave any title rocceds thereof the cultishing of contract of the contract of the said of the cultishing of the |
| This conveyance is made upon the express to individually or as Trustee, nor its auccessor or successor or suc | inderstanding and condition that me cessors in trust shall incur any perior their agents or attorneys may do it all such liability being hereby exploity to be in consecutive to by the Trustee in connections in its own name, as Trustee of an espect to any such contract, obligation of the Trustee shall be applicable in the summary of the trustee shall be applicable to the process of the trustee shall be applicable to the process and in the summary of the trustee shall be applicable to the process and in the state of the trustee shall be applicable to the process and in the state of the | ither National Boulevard Bonal liability or be subject or omit to do in or about the erecto, or for injury to per casily walved and released the survey of t | ank of Chicago, ed to any claim, said real estate son or property. Any contract, Any contract, and contract of the contract of |

UNOFFICIAL COPY

| STATE OF Illinoi | | |
|--|---|-------------------------------------|
| COUNTY OF Cook | | |
| | a Notary Public in and for said Country | |
| | a Notary Public in and for said County, in the State aforesaid, do hereby certify that Thomas F. De Veno and Josephine M. De Veno, his wife | |
| | pe sonally known to me to be the same person_8 whose name_8 are | |
| | sulve ibed to the foregoing instrument, appeared before me this day in person | |
| | and a skir wledged that they signed, sealed and delivered the said instrument as their free and voluntary act, for the uses and purposes | |
| | therein let forth, including the release and waiver of right of homestead. | |
| | GIVEN under ny hand and seal this | |
| | Ai D., 19 76 | |
| | Lucille M. Hillia d Notary Public. | |
| | My commission expires March 5, 1977 | anning. |
| | | |
| Coor | | |
| FILED FOR RECORD | | 1 3.E |
| lar 26 12 53 PH 77= | | on coo |
| 31/H // 5 | | Autostatus. |
| | *23498357 | |
| | | |
| | | |
| The state of the s | | |
| | | |
| | | |
| | | |
| | | |
| | | 1 |
| | | |
| | • 5 | |
| | 79 | |
| Aed in Trust | TO TO CHICAGO TRUSTEE | |
| | 202 | |
| dec. | ₹° | |
| | | EDIL BATTELLA SANSARIA (#1 10 1 1) |

END OF RECORDED DOCUMENT