UNOFFICIAL COPY

23 516 756

This Indenture Witnesseth, That the Grantor, THOMAS

A. McGOWAN and SHARON L. McGOW	AN, his wife
of the County of COOK and St	ILLINOIS
Ten and no hundredt	ns 10.00
of the sum of	Dollars (\$),
in hand paid, and of other good and valuable consideration	
	X IN CHICAGO, a corporation duly organized and existing as a
trusts within the State of Illinois, as Trustee under the provis	States of America, and duly authorized to accept and execute
day of May	1008 of a certain 1 rust Agreement, dated the 21775 19 76 and known as Trust Number 21775 COOK
une tollowing described real estate in the County of	
First Addition of part of B F.F. Oviat's South East qu	ock 25 in O. Reuter and Company's on to Morgan Park Manor Subdivision ock 2 and all of Blocks 1, 7, 8 in Subdivision in the West half of the larter of Section 13, Township 37 Not of the Third Principal Meridian, Illinois.
This Instrument Prepared by: Richard L. Sarmont Attorney-at-Law 376 Lake Street Antioch, Ill. 60002	
SUNJECT TO	
TO HAVE AND TO HOLD the said real estate with the appur- said Trust Agreement set forth.	en ace; upon the trusts, and for the uses and purposes herein and in
interion, to dedicate parks, streets, highways or alleys and to wavate any six desired, to contract to sell, to grant options to purchase, to sell on real existe or any part thereof to a successor or successors in trust and to observe and authoristics vested in said Truster, to donate, to dedicate, to mo observe said treal existe, or any part thereof, from time to time, in operating the state existence of the previous of time, and serviced parks upon an army period or period or private of time, and the any stand parks upon any extending in the previous of time and the previous of the	impowe manage, protect and subdivide said real estate or any part saudd isia; or part thereof, and to resubdivide said real estate as often any terms to convey either with or without consideration, to convey said grant stuch successor or successors in trust all of the title, estate, regare, pledge or are its encumber said real estate, or any part thereof, sion or reversior by le see to commence in presentil or in future, and the case of an single demise the term of 198 years, and to renew or I to amend, charter or mily leases and the terms and provisions thereof options to lease and or, one to renew leases and options to purchase the mer of hains the sam or ones to renew leases and options to property, to grant case next or charges of any kind, to release, convey mit to said eral estate or, any art thereof, and to deal with said real iderations as it would be law at lor any person owning the same to deal citized, at any time or times her item.
In no case shall any party dealing with said Trustee, or any inva- tate or any part thereof shall be conveyed, contracted to be sold, leased or the application of any purchase mency, rent or money borrowed or a sust have been complied with, or be obliged to inquire into the authori- vitinged to inquire into any of the terms of said Trust Agreement; an said Trustee, or any successor in trust, in relation to said real esist and the said trust of the said of the said of the said of the livery thereof the trust conditions to the said trust dealers any livery thereof the trust accordance with the trasts, conditions and I all amendments thereof, if any, and binding upon all burneficiaries, if all amendments thereof, if any, and binding upon all burneficiaries, if thereign and empowered to searcite and deliver every such deed, trust darks to a successor or successor in trust, that such successor or successor or title, rights, propers, authorities, duties and obligations of it	screen in trust, in relation to a d real estate, or to whom said real or mortgaged by said Trustee, or hy at soor in trust, be obliged to see dramed on said real estate, or be obliged in see dramed on said real estate, or be obliged or to said Trustee, or be obliged or to said Trustee, or be obliged or to said the said the conclusive revience in favor of e ray p soon (including the such convryance lease or other instrument, a) that at the time of the rement was in full force and effect, (b) tha such one-system or other inmitations contained in this Indenture and in
This conveyance is made upon the express understanding and as Trustee, now its successor or successors in trust shall incur any anything it on they or its orthing to agent to attorneys may do not not ed or said Trust Agreement or any amendment thereto, or fer injury it highligh telement thereto, or fer injury it highligh telement thereto, or fer injury it of the injury and the same of the control of the same	condition that neither Central National Bank in Chicag , incividually personal hability or be assisted to any claim, judgme a cree to do not not not not not to the total or the state or under the provisite so I this to do in or about the said resi estate or under the provisite so I this person or property happening in or about said real estate, as, and all this state or indebtoderes incurred or entered into by the Trustee in
The interest of each and every honeficiary hereunder and under as them shall be only in the earnings, avails and praceeds arising from the stry declared to be personal property, and one beneficiary hereunder shall such, but only on interest in the examings, avails and proceeds thereof a him in Chicago the ratics legal and equisable title in fee simple, is and a	id Trust Agreement and of all persons claiming, under them or any other disposition of said real entain, and such interest is 1 have any little or interest, legal or equishib, he or to said real estate as alcrement, the intention beyond being to vert to said Central National or 10 of the year of each other described on the desired National or 10 of the year other described on the desired National or 10 of the year other described on the desired National or 10 of the year other described on the desired National or 10 of the year other described on the desired National or 10 of the year of the described on the de
If the ritle in any of the above real estate is now as hereafter pegies the certificate of illie or deglicate thereof, or memorial, the sounds "he work in accordance with the statute in such case made and provided."	"我们,我们就是我们的,我们就是我们的,我们就是这个人的,我们的我们的,我们就是我们的,我们就是这个人的,我们就是这个人的。""我们的我们就是这个人,我们就是这
And the sald granter B. hereby expressly wave, and referen the State of Ellison, providing for the correction of homostouth from sale as	ony and all right or bounds under said by virtue of any and all statutes secretains or etherwise.
In Witness Whereof, the grantor Saforesaid have he	
	Thomas a W. Don 1991
idress of Grantees: ENTRAL NATIONAL BANK IN CHICAGO	
0 South La Salle Street	ADORES A. ACCOVER
ilcago, Illinois 60603	Marin & Mr Herrania

ANNELE CONSIDERATION

23 516 756

UNOFFICIAL COPY

1976 JUNI ARIANNY MERINA		1576 JUN 14 19 97 Cerson	RECORDER OF DECIDS	
TATE OF	Illinois			10.00
County of	ook	SSJUN-11-76 204609 23516756 A — Rec		10.00
		a Notary Public in and for said County, in the State aforesaid, of THOMAS A. MC GOWAN and SHARON L. MCG.		
4		WIFE	owan, HIS	
		personally known to me to be the same person_S_ whose name_S_	ARE	
		subscribed to the foregoing instrument, appeared before me this	day in person and	
		acknowledged that THEY signed, sealed and deliv		
		ment as <u>THEIR</u> free and voluntary act, for the uses and forth, including the release and waiver of the right of homestead.	purposes therein set	er alle en en
		Given under my hand and Notarial Seal this 5th		E CO
		MAY 1 & R. D. 19/16.	NOW SALES	
6		(I I Manual	- 6 G	10.12
4			NOT MY EVE	
000 1000	9.	My commission expires Dec. 11, 1979		
	TX,		沙州田 郭5	S. Times
	1		1000	
				*
		A 100 miles		
				ri. Out in the little
		1000		
		4,10		
	•		and the second of the second o	א
				ည္ဟို
				16
				्रा स
				ිරි.
				3
		현실한 역사 현기 학교회 전기 기업 전환 경기 학생 등 기계 기업		
1		그리는 이 그 벚대를 하시는 생기		1
	**			
	83			
	三三			
	6			
	=	TO ATTO		2
	Deed in Trust	OUT CAM DEED TO CBNTRAL NATIONAL IN CHICAGO TRUSTE		
	る	3 - 1 - 1 - 1 - 1 - 1 - 2 - 1 - 1 - 1 - 1		
	36			6,6
1		그 사이는 사람이 가는 사용을 가 되는 하는 사람들이 얼굴하다는 사람들이		1 .

ENDEUF REGENTATION OF MEN

BOX 333