UNOFFICIAL COPY

	and the second					- 1 - 1	
wyomberzeniem word fi							
$\bigcap_{i=1}^{n}$		23	3 746 4°	19			
This	Indentura	Mitne	sseth,	That the	Grantor,		
4 3.		rts, a bac	helor				
of the County	Cook		case of Ill	inois	, for and in	consideration	
	len and No/1	00		which is hereby du	illars (\$ 10.00 ly acknowledged, (Convey S	
and Only Clair	S CENTRAI	L NATIONAL BA	INK IN CHICA	GO, a corporation	dilly organized and		
	ing association under the State of Illiani, as T	he laws of the Ur	nited States of A	merica, and duly a	uthorized to accep	t and execute	
day of	July		19	, and known as T	rust Number 21	926	
the following	described real estate	he County of C	ook				•
and State of	Illinois, to-wit:						
part of	5,6,13, & 14 the East 10 Southeast 1/4 Third Princip	acres of C	ne west 2	nship 37 N	orth, Rang		t
		FC	TC			10	00
ot under provi Estate Transf	sions of Paragra er Tax Act	Borre	ection		MENT WAS PRE		٠٨٠ يم.
Date SUBJECT TO		er or Repres	entative	120 50 TF L	DIVISION IONAL BANK II A SALLE STRE LINOIS 6060	et	
лн от	VE AND TO HOLD the s	aid real estate with the	appurtenances, upo	n the trusts, and (r	the ses and purpos	es herein and in	
Full po- thereof, to ded as desired, to real estate or a powers and aut to lease said ru upon any term extend leases is at any time or exchange said or assign any estate and eve with the same	wer and authority is hereby leate parks, streets, highway contract to sell, to grant op ny part thereof to a successo horities veated in said Trust al estate, or any part thereof and for any part thereof years of the part of the reversion and to real estate, or any part there iright, title or interest in or yp part thereof in all other whether similar to or diffe whether similar to or diffe	granted to said Trus a or alleys and to vac tions to purchase, to it or or successor or consumers and the consumers of the co	ate any subdivision sell on any terms, to and to grant to sell on any terms, to and to grant to se, to mortgage, pledi possession or reveding in the case of time and to amend, grant options to let the manner of fixin presonal property, to popurtenant to said there considerations as bove specified, at an attention of the presonal property, to the considerations as bove specified, at an attention to the considerations as the considerations are the considerations as the consideration a	mage, protect and au or part thereof, and it or part thereof, and it or convey either with o uch auceasor or succeed or otherwise encumbration, by leases to cor any single demise the change or modify leasure and options to ree to the convey of the convey	ndivice said real est of said real est of said real est of said real state or middle and real est of said real state or mence in pract said real state or mence in pract said real said re	ate or any part al estate as often n, to convey said the title, estate, any part thereof, or in futuro, and and to renew or provisions thereof to purchase the yutilitin or to crulease, convey the sam the sam teal whore said real	
to the application trust have bee privileged to it by said Trust Registrar of T delivery thereo instrument wa in all amendm authorized and made to a sue	whether similar to or diffe ase shall any party dealing art thereof shall be conveyed ion of any purchase mouse, in compiled with of the termine, or any successor in trust itles of said country relying fithe trust created by this IT is executed in accordance with the control of the component of the converse of the component of the control of the converse of the control of the co	ged to inquire into the s of said Trust Agrees in relation to said r g upon or claiming un denture and by said T the the trusts, condition inding upon all benefind deliver every such dece that such successor or se, duties and obligati	e authority, necessit ment; and every de cal estate shall be der any such conve rust Agreement wa ns and limitations of ciaries thereunder, i, trust deed, lease, c successors in trust ons of its, his or t	ed, trust deed, mortga conclusive evidence in syance lease or other is s in full force and effe contained in this Inde (c) that said Trustee, mortgage or other in thave been properly a heir predecessor in tra	ge, lease or other ins favor of every perso instrument, (a) that a et, (b) that such con ture and in said Tru, or any successor in trument and (d) if typointed and are full ist.	trument execut' 1 on (including the the time of the tweyance or other set Agreement or trust, was duly the conveyance is y vested with all	3
This co or as Trustee for anything i Deed or said ' such liability ! connection wi in-fact, hereby not individuall far as the true and corporation	inveyance is made upon the nor its successor or successor or successor or successor or successor or they or its or their age fugust Agreement or any ame being hereby expressly with said real estate may be er irrevocably appointed for a y (and the Trustee shall have the property and funds in the naw shomsoever and whatsoe	ic express understandingsors in trust shall is into or attorneys may condens thereto, or for d and released. Any cutered into by it in the condition what cactual possession of the cress and the charged wer shall be charged.	ing and condition in a mour any personal do or omit to do in injury to person of contract, obligation e name of the then he election of the Toever with respect to the Trustee shall be with notice of this c	liability or be subject or about the said rea property happening it or indebtedness incur beneficiaries under sarustee, in its own nar any such contract, ob applicable for the paymondition from the date	ed to any claim, jud lestate or under the n or about said real er ed or entered into b id Trust Agreement ; ne, as Trustee of an ligation or indebtedne tent and discharge the of the filing for recon	state, any and all y the Trustee in as their attorney- express trust and as except only so reof). All persons d of this Deed.	
The int of them shall hereby declare	erest of each and every ben be only in the earnings, ava d to be personal property, a mly an interest in the earnin	ils and proceeds arisin and no beneficiary hered ags, avails and proceed	g from the sale or under shall have any s thereof as aforesai	any other disposition of title or interest, legal d, the intention hereof the real estate above d	of said real estate, and t or equitable, in or t being to vest in said escribed.	o said real estate Central National	
If the in the certific	itle to any of the above real	estate is now or here eof, or memorial, the	after registered, the words "in trust," o provided.	"upon condition," or	"with limitations," or	words of similar	
And the	said grantor hereby e	apressly walve an mption of homesteads fr	d release any a om sale on execution	nd all right or benefit un or otherwise.	oder and by virtue of a	hand and	;
In Wit	ness Whereof, the gra	ntoraforesaid	hahereunto :	BER 19.76		anuanu	•

Address of Grantee: CENTRAL NATIONAL BANK IN CHICAGO 120 South La Salle Street Chicago, Illinois 60603

UNOFFICIAL COPY

STATE OF <u>Jelin</u>						
	ss.	001				
County of Cook) I,	aid County in the State aforesaid, d	teuceu.			
	Ochs		o nereby certify that			
			100			
er pakeran						
TARREST TO THE PARTY OF THE PAR	personally known to me to be the same person whose name					
/ 00° 11. 11.	subscribed to the foregoing instrument, appeared before me this day in person and					
GIRS GIVE	acknowledged thatsigned, sealed and delivered the said instru- ment asfree and voluntary act, for the uses and purposes therein set					
			purposes therein set			
	forth, including the release and walver of the right of homestead.					
	Given under my hand and the cereber	day of				
	N	ne O. Christe				
The state of the s	even	ne C. Carelle	NOTARY PUBLIC			
	N., commission expires	March 9,	1979.			
			ist in the training of the State of the Stat			
a double for	INOIS	Lichney K				
FILED FOR REDO	RO	PSCORDER OF D	하는데 하다 이 사람들이 살 가는데 하는데 뭐 🕷			
DEC 14 12 35 PM	176	*237 46	499			
			and was provide state of			
		in the second	그 사내 그는 일 하루 시험을 가장하는 것이 돼.			
		The solid of a survey				
		e merit (e.)	ANAL TERMINE			
			Company Charles by all the authorizing			
이 이 이 가는 사용하는 1번 등을 하고 밝혔다. 			//// 14 A			
i probante de ce			្រួក ស្រួក ស្រួន () នេះ ស			
	11150 21 145 MSS	restable and plo pro-	TERMORET T. 4			
		LUCATED TO CERT				
	Ž					
		er, de la care procede	100 N			
2 2 2 2 3 3 3 3 3 3 3 3 3 3		The second spring starts				
<u>T1924</u> Trust	o A	an orași de				
6	A O N	actions of the section of the sectio				
<i>M</i> ←	TO LATIONAL					
# = :	Z Z Z		alt de constitanti — — — — — — — — — — — — — — — — — — —			
機	3 z		A C			
·	RA I					
TRUST NO.	CBNTRAL	ne Grain	FORM 807-010 (REV. 1/74)			
RUS	59 💆 🎶	4/1/	Fo.			
L 11						
			503			

END OF RECORDED DOCUMENT