## UNOFFICIAL COPY

|   |  | 24 433  | 874   |                   |
|---|--|---|---|-------------------|
| This Indenture Witt   | nesseth That 1   | the Grantor (s) FRAM  | ICESCO RUSSO and  | d                 |
| CONCETTA RUSSO, his   | wife   |   |   |                   |
|   |  |   | 10.   |                   |
|   |  | of Illineis   | 110~  | 30                |
| of the County of Cook  of Tan and NO/100  | and State  | of recentes   | for and in consideration  | on                |
| of TEN and NOTTOO III   |  |   | Dollar  | rs,               |
| and other goo . and valuable consideration  | ns in hand, paid. Conv   | ey and Qui  | t-Claimun   | to                |
| WORTH BANI NO TRUST, 6  | 825 West 111th Stre  | et, Worth, Illinois 60482.  | a corporation of Histor   | ٠.                |
| as Trustee under the provinors of a trus  | st agreement dated the   | 16th day of Mar   | ch 1975   |                   |
| known as Trust Number 1215<br>and State of Illinois, to-wit:  | _, the following descri  | bed real estate in the Count  | y of <u>Cook</u>  | -                 |
| Lot 8 in Block 6 in Acs<br>of the South East 1/4 o<br>12 East of the Third Pr   | f Sertion 32,<br>Licipal Merid   | Township 37 No<br>Lian, in Cook Co  | a Subdivision<br>rth, Range<br>unty, Illinois.  |                   |
|   | 004  |   |   |                   |
|   | (  |   |   | Đ,                |
| TO HAVE AND TO HOLD the sai   | d premises with the  | apporter arges upon the tr  | usts and for the uses and   | a ( ( ′           |
| Full power and authority is hereby  | ment set forth. granted to said trus   | stee to invove manage, i  | protect and subdivide sair  | a 1               |
| thereof, and to resubdivide said property on any terms, to convey either with or wicesor or successor in trust and to grant authorities vested in said trustee, to donat any part thereof, to lease said property, of to commence in praesenti or in future, it in the case of any single demise the term period or periods of time and to amend, or times hereafter, to contract to make le to purchase the whole or any part of the present or future rentals, to partition or property, to grant easements or charges about or easement appurtenant to said prothereof in all other ways and for such of to deal with the same, whether similar to to deal with the same, whether similar to | parks, streets, inflow<br>as often as desired, it<br>to such successor or,<br>e, to dedicate, to mort<br>e any part thereof, fro<br>and upon any terms a<br>of 198 years, and to<br>change or modify leas<br>mess and to grant op<br>t reversion and to con<br>to exchange said proof<br>of any kind, to releas-<br>emises or any part the<br>her considerations as<br>or different from the w | o contract to set to grant to contract to set to grant to convey said pre his sort to convey said pre his sort to convey said pre his sort to convey sort the contract to the contract to convey sort to convey or convey or extend leases to pess and the terms and previous to lease and options to tract respecting the manne berty, or any part thereof, e, convey or assign any rit to deal with said it would be lawful for any axys above specified, at any says above specified, at any | te any subdivision or par-<br>portions to purchase, to sel<br>any part thereof to a sue<br>he title, estate, powers an<br>neumber said property, or<br>or reversion, by leases<br>ds of time, not exceeding<br>on a y terms and for any<br>sions, hereof at any time<br>or or we leases and options<br>or of the real or personal<br>that the control of the control<br>for the real or personal<br>that the control of the control<br>person own at the smooth | 6                 |
| In no case shall any party dealing w<br>any part thereof shall be conveyed, contr<br>the application of any purchase money, re<br>that the terms of this trust have been c-<br>any act of said trustee, or be obliged or pu-<br>deed, trust deed, mortgage, lease or other<br>conclusive evidence in favor of every per-<br>instrument, (a) that at the time of the de-<br>ment was in full force and effect, (b) the<br>theory period of the said of the said of the<br>thereof and binding upon all beneficiaries<br>execute and deliver every such deed, trus-<br>made to a successor or successors in trust<br>and are fully vested with all the title, est<br>predecessors in trust.       | acted to be sold, leass nt, or money borrowed omplied with, or be of wilvileged to inquire intinstrument executed son relying upon or clivery thereof the trust such conveyance or this Indentur, thereunder, (c) that the deed, lease, mortgag  | d or mortgaged by said tr<br>l or advanced on said pren<br>bliged to inquire into the r<br>o any of the terms of said tr<br>by said trustee in relation<br>laiming under any such o<br>et created by this Indentice<br>other instrument was est<br>e and in said trust agreeme<br>said trustee was duly auth<br>ge or other instrument, and   | ustee, he oblige, to be<br>nises, or he oblige, to be<br>necessity or expediency of<br>rust agreement; and every<br>to said real estate shall be<br>niveyance, lease or others<br>and by said trust agree-<br>cuted in accordance with<br>notice, and empowered to<br>to it is a superiorized, and empowered to<br>(d) if the conveyance is   |                   |
| The interest of each and every benefi-<br>shall be only in the earnings, avails and<br>and such interest is hereby declared to be<br>interest, legal or equitable, in or to said re-<br>thereof as aforesaid.   | proceeds arising from<br>personal property, a  | i the sale or other disposind no beneficiary hereunde   | ition of said real estate;<br>r shall have any title or   |                   |
| If the title to any of the above lands is<br>not to register or note in the certificate of<br>condition." or "with limitations," or words<br>provided.  | s now or hereafter re-<br>title or duplicate the<br>of similar import, in  | gistered, the Registrar of<br>reaf, or memorial, the wa-<br>accordance with the status  | Titles is hereby directed<br>rds, "in trust," or "upon<br>he in such case made and  | •                 |
| And the said granter 1 hereby expre-<br>virtue of any and all statutes of the Sta-<br>execution or otherwise.   | te of Illimor, providir  |   | or benefit under and by<br>comesteads from sale on  | <i>L</i> ?        |
| In Witness Whereof, the grantor, Safe   | 12.  |   | hard ≜ and  | ₹ <del>&gt;</del> |
| seal this day of  | , ,,,,,,,  | Com. 15   | Puzza   |                   |
| Trongeroo Puno  | (SEAL)   | 1 Daniel  | JUSTO SEAL  | Ci                |
| FRANCESCO RUSSO   |  | COURTTA DI SOC  | ALPHERICA (SERLI)   | 37.               |
|   | (SEAL)   | CONCESSOR AGOST   | SEAL)   |                   |
|   | (SEAL)   |   | .(SEAL)   |                   |

0-13-13-19

23-32-407-014

## **UNOFFICIAL COPY**

| 8033<br>0 | H + 7 . | DEED IN TRUST  | the foregoing they free and volu- and waiver of GIVEN u | signed, seale<br>ntary act, for the<br>the right of hom-<br>inder my hand and | ared before me tid and delivered uses and purposestead. d Notarial Scal time 19 | whose name_<br>his day in person, as<br>the said instrument<br>as therein set forth, | i deliver              |
|-----------|---------|----------------|---|---|---|--|------------------------|
| ~         | 20_     |                | free and volume   | signed, seale   | d and delivered<br>uses and purpos  | the said instrument  | as thinks              |
|           |         |                |   |   |   | 5 whose name   | subscribed to          |
|           |         |                |   |   |   |  | io hereby certify that |
| ST        | CATE (  | OF ILI<br>Y OF |   | · I,  |   |  |                        |

AP-SECONDED DOCUMENT