## UNOFFICIAL COPY

24 491 .587

his wife	****	
of the County of Cook	and State of Illinoi	for and in conside
	ood and valuable considerations, receipt of which	
	BANK OF CHICAGO, 400-410 North Michigan	Avenue, Chicago, Illinois 6
a Neutocal Banking Associa	tion, as Trustee under the provisions of a	certain Trust Agreement,
4 / 4	ovember 19 73, and known as	
the following described real es	tate in the County of Cook State o	f Illinois, to-wit:
North 1/2 of the So 12 East of the Thir	t Estates Unit Number 3, being a subc uth West 1/4 of Section 32, Township d Principal Meridian, in Cook County,	38 North, Range
C	94	
		/
	Exert under provisions of	Paragraph <u></u> , Sec
	Real Fotato Transfer Tax Ac	· D D D
	<u> 4/1/14</u> × 12	Seller or Represent
SUBJECT TO	ี ปลว e Bryer	, dealer of Represent
TO HAVE AND TO HOLD th	ne said real estate with the appurter .nces, upon the tit set forth.	usts, and for the uses and pu
Full power and authority is h any part thereof, to dedicate parks, said real estate as often as desire with or without consideration, to grant to such successor or successo dedicate to mortrage, pledge or of	set forth.  ereby granted to said Trustee to imp. av. mage, pro- streets, highways or alleys and to vacate s y subdivint d, to contract to sell, to grant options to p' cause, to convey said real estate or any part there t to a succ s in trust all of the title, estate, powers and an activative service encumber said real estate, or any part, the estate of the encumber said real estate, or any part, the estate of the esta	ect and subdivide said real est n or part thereof, and to resub- sell on any terms, to convey- essor or successors in trust a vested in said Trustee, to done to lease said real estate, or an
thereof, from time to time, in posses any period or periods of time, not leases upon any terms and for any p	sion or reversion, by leases to commence in praes at it exceeding in the case of any single demise the term of period or periods of time and to amend, change or recay	n futuro, and upon any terms a f 198 years, and to renew or e losses and the terms and prov
options to purchase the whole or an or future rentals, to partition or to	ter, to contract to make leases and to grant options to be part to fibe reversion and to contract respecting the man exchange said real estate, or any part thereof, for other terrors of the part of the contract of the part of the contract of the part of the	r ea' or personal property, to
to said real estate or any part there	gof, and to deal with said real estate and every part the lawful for any person owning the same to deal with the ny time or times hereafter.	re f in all other ways and for
In no case shall any party de	ling with said Trustee, or any successor in trust, in rel	ation t said sal estate, or to
cessor in trust, be obliged to see to estate, or be obliged to see that th necessity or expediency of any act	o the application of any purchase money, rent or mone; e terms of this trust have been complied with, or be o of said Trustee, or be obliged or privileged to inquire	borrow or tvenced on said bliged to income also the auth into any of the terms of said
Agreement; and every deed, trust de relation to said real estate shall be o relying upon or claiming under any	ed, mortgage, lease or other instrument executed by said onclusive evidence in favor of every person (including it such conveyance, lease or other instrument, (a) that at	Trustee, or an' sur essor in true Registrar o. Ti'les of said co the time of the le've.v there
strument was executed in accordan	by said Trust Agreement was in full force and effect, it ewith the trusts, conditions and limitations contained hereof, if any, and binding upon all beneficiaries there	in this Indenture and in said in this indenture and in said in said in said in said in said in said in the said in
Agreement or in all amendments to	ized and empowered to execute and denver every addi-	such successor or succ. aso s in , authorities, duties and obliga
Agreement or in all amendments to successor in trust, was duly author other instrument and (d) if the convener been properly appointed and a succession of the convener and a succession of the conven	eyance is made to a successor or successors in trust, that are fully vested with all the title, estate, rights, powers	
Agreement or in all amendments is successor in trust, was duly author other instrument and (d) if the conv. have been properly appointed and a of its, his or their predecessor in the conveyance is made upon the during the conveyance is made upon the conveyance	eyance is made to a successor of successors in trust, that rue fully vested with all the title, estate, rights, power; ust.  the express understanding and condition that neither lucessor or successors in trust shall incur any personal l	lational Boulevard Bank of Ch ability or be subjected to any
Agreement or in all amendments of the convergence o	syance is made to a successor or successors in trust, trat- ing fully vested with all the title, estate, rights, power; ust.  the express understanding and condition that neither liccessor or successors in trust shall incur any personal I incur on the processor of the state of	fational Boulevard Bank of Ch ability or be subjected to any to do in or about the said read or for injury to person or pr walved and released. Any con
Agreement or in all amendments or the instrument and (d) if the convhave been properly appointed and of its, his or their predecessor in the instrument of t	eyance is made to a successor or successors in trust, that ire fully vested with all the title, estate, rights, power- ust.  I the express understanding and condition that neither I pressor or successors in trust shall incur any personal in it they or its or their agents or attorneys may do or omit dor said Trust Agreement or any amendment thereto. Late, any and all such liability being hereby expressly or entered into by the trustee it contents of the the Trustee. In its own name, as Trustee of an express	lational Boulevard Bank of Ch ability or be subjected to any to do in or about the said real or for injury to person or pro walved and released. Any con real estate may be entered it ct, hereby irrevocably appoint trust and not individually (ar
This conveyance is made upon individually or as Trustee, nor its at judgment or decree for anything it or under the provisions of this Dechappening in or about said real establigation or indebtedness incurred it in the name of the then beneficial such purposes, or, at the election of Trustee shall have not funded in the All persons and corporations whom	syance is made to a successor or successors in trust, that ire fully vested with all the title, estate, rights, power; ust.  I the express understanding and condition that neither incessor or successors in trust shall incur any personal if or they or its or their agents or attorner manner the end. the trust of the state of the trust of the condition of the con- tate, any and all such liability being hereby expressly or entered into by the Truste in connection with sui- cies under said Trust Agreement as their attorney-in-fa- the Trustee, in its own name, as Trustee of an express the Trustee, in the sown name, as Trustee of an express actual possession of the Trustee shall be applicable for soever and whatsoever shall be charged with notice of	ational Boulevard Bank of Ch ability or be subjected to any to do in or about the said real or for injury to person or pur- real estate may be entered in the trust and not individually (ar trust and not individually (ar the payment and discharge the his condition from the date of
This conveyance is made upon individually or as Trustee, nor its as judgment or decree for anything it or under the provisions of this Dechappening in or about said real establigation or indebtedness incurred it in the name of the then beneficial the control of	the express understanding and condition that neither lucessor or successors in trust shall incur any personal for they or its or their agents or attorneys may do or omit do r said Trust Agreement or any amendment thereto, tate, any amendment thereto, tate, any amendment the Trustee in connection with said or entered into by the Trustee in connection with said the Trustee, in the Trustee of an express atsoever with respect to any such contract, obligation; actual possession of the Trustee shall be applicable for sever and whatsoever shall be charged with notice of	Actional Boulevard Bank of Chi ability or be subjected to any c to do in or about the said real c or for injury to person or pro waived and released. Any con the control of the control of the the test may be proposed to trust and not individually (an r indebtedness except only so i the payment and discharge the this condition from the date c
This conveyance is made upon individually or as Trustee, nor its as judgment or decree for anything it or under the provisions of this Dechappening in or about said real establigation or indebtedness incurred it in the name of the then beneficial trustee health hove no obligation when the said hove no obligation when the persons and corporations whom	the express understanding and condition that neither lucessor or successors in trust shall incur any personal for they or its or their agents or attorneys may do or omit do r said Trust Agreement or any amendment thereto, tate, any amendment thereto, tate, any amendment the Trustee in connection with said or entered into by the Trustee in connection with said the Trustee, in the Trustee of an express atsoever with respect to any such contract, obligation; actual possession of the Trustee shall be applicable for sever and whatsoever shall be charged with notice of	Actional Boulevard Bank of Ch ability or be subjected to any 'to do in or about the said real' or for injury to person or pro waived and released. Any con released to the may be a proposed to the release to the proposed to the con- trust and not individually (ar r indebtedness except only so; the payment and discharge the this condition from the date 't
This conveyance is made upon individually or as Trustee, nor its as judgment or decree for anything it or under the provisions of this Dechappening in or about said real establigation or indebtedness incurred it such purposes, or, at the election of Trustee shall have no obligation when the trust property and funds in the All persons and corporations whom filing for record of this Deed.  The interest of each and ever them or any of them shall be only real estate, and such interest is he or interest, legal or equilable, in or as storesaid, the intention of the rest	the express understanding and condition that neither lucessor or successors in trust shall incur any personal in the term of the control of t	lational Boulevard Bank of Chi- ability or be subjected to any of to do in or about the said real of to do in or about the said real or for injury to person or pro- waived and released. Any con- ternation of the said of the said of the ct. hereby firewocably appoints trust and not individually (an indebtedness except only so in the payment and discharge the this condition from the date of the condition from the date of the condition of the condition from the date of the condition of the condition of the condition from the date of the condition of the condition of the condition of the condition
This conveyance is made upon individually or as Trustee, nor its at judgment or decree for anything it or under the provisions of this Dee help and the provision of this Dee help and the provision of this Dee help and the provision of the provi	the express understanding and condition that neither lecessor or successors in trust shall incur any personal in the stable incur any personal in the stable incur any do or omit dor sail Trust Agreement of a trust stable incur any do or omit dor sail Trust Agreement and the stable of the stable income close with sail cles under said Trust Agreement as their attorney-in-fet the Trustee, in its own name, as Trustee of an express actual possession of the Trustee shall be applicable for soever and whatsoever shall be charged with notice of y beneficiarly hereunder and under said Trust Agreement in the earnings, avails and proceeds arising from the express declared to be personal property, and no benefic ings to vest in said National Boulevard Bank of Chicag il estate above described.  **eral estate is now or hereafter registered, the Registre title or duplicate thereof, or memorial, the words "in toort, in accordance with the statute in such access made sint toort, in accordance with the statute in such examples.	Astonal Boulevard Bank of Ch ability or be subjected to any of to do in or about the said read to to do in or about the said read to waived and released. Any con real estate may be entered in the payment prevocably appoint or indebtedness except only so in the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment of the payment of the condition from the payment of the payment of the payment of the condition from the payment of the payment
This conveyance is made upon individually or as Trustee, nor its at judgment or decree for anything it or under the provisions of this Dechappening in or about said real establishment of the provision of this Dechappening in or about said real establishment of the provision and corporations whom filing for record of this Deck.  The interest of each and ever term or any of them shall be only real estate, and such interest is he or interest, legal or equitable, in or as aforesaid, the intention hereof be in fee simple, in and to all of the real in the said granter of imitations." or words of similar ingradual and the said grantor. — here any and all statutes of the State	the express understanding and condition that neither precessor or successors in trust shall incur any personal in the state of the stat	Astonal Boulevard Bank of Ch ability or be subjected to any of to do in or about the said read to to do in or about the said read to waived and released. Any con real estate may be entered in the payment prevocably appoint or indebtedness except only so in the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment of the payment of the condition from the payment of the payment of the payment of the condition from the payment of the payment
This conveyance is made upon individually or as Trustee, nor its at judgment or decree for anything it or under the provisions of this Dechappening in or about said real establishment of the provision of this Dechappening in or about said real establishment of the provision and corporations whom filing for record of this Deck.  The interest of each and ever term or any of them shall be only real estate, and such interest is he or interest, legal or equitable, in or as aforesaid, the intention hereof be in fee simple, in and to all of the real in the said granter of imitations." or words of similar ingradual and the said grantor. — here any and all statutes of the State	the express understanding and condition that neither lecessor or successors in trust shall incur any personal in the stable incur any personal in the stable incur any do or omit dor sail Trust Agreement of a trust stable incur any do or omit dor sail Trust Agreement and the stable of the stable income close with sail cles under said Trust Agreement as their attorney-in-fet the Trustee, in its own name, as Trustee of an express actual possession of the Trustee shall be applicable for soever and whatsoever shall be charged with notice of y beneficiarly hereunder and under said Trust Agreement in the earnings, avails and proceeds arising from the express declared to be personal property, and no benefic ings to vest in said National Boulevard Bank of Chicag il estate above described.  **eral estate is now or hereafter registered, the Registre title or duplicate thereof, or memorial, the words "in toort, in accordance with the statute in such access made sint toort, in accordance with the statute in such examples.	Astonal Boulevard Bank of Ch ability or be subjected to any of to do in or about the said read to to do in or about the said read to to do in or about the said read to waived and released. Any con real estate may be entered in the payment prevocably appoint or indebtedness except only so in the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and the payment of the condition from the payment of the condition from the payment of fittles is hereby directed a runt, or "upon condition," or in deprovided.
This conveyance is made upon individually or as Trustee, nor its as judgment or decree for anything it or under the provisions of this Dechappening in or about said real establishment of the provision of this Dechappening in or about said real establishment of the provision of the provision of the provision of the provision of the purposes, or, at the election of Trustee shall have no obligation what is persons and corporations whom filing for record of this Deck.  The interest of each and ever term or any of them shall be only real estate, and such interest is he or interest, legal or equitable, in or as aforesaid, the intention hereof be in fee simple, in and to all of the real in the said grant of the said grantor. And the said grantor. Here any and all statutes of the State	the express understanding and condition that neither precessor or successors in trust shall incur any personal in the state of the stat	Astonal Boulevard Bank of Ch ability or be subjected to any of to do in or about the said read to to do in or about the said read to to do in or about the said read to waived and released. Any con real estate may be entered in the payment prevocably appoint or indebtedness except only so in the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and the payment of the condition from the payment of the condition from the payment of fittles is hereby directed a runt, or "upon condition," or in deprovided.
This conveyance is made upon individually or as Trustee, nor its a judgment or decree for anything it cor under the provisions of this Decorated in the provision of the Decorate of the provision of the Decorate of the provision of the Decorate of the Dec	the express understanding and condition that neither liceasor or successors in trust shall incur any personal in the state of the condition of	Astonal Boulevard Bank of Chi- ability or be subjected to any of to do in or about the said read to to do in or about the said read to to do in or about the said read to to do in or about the said read to to do in or about the said read to to do in or about the said read to the said read to the said to the said to the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the this condition from the date of the payment and discharge the the payment and discharge the the condition from the date of the payment and proceeds the the entire legal and equitable are of Titles is hereby directed a trust, or "upon condition," or " do provided.  the or benefit under and by virt m sale on execution or other

4111

## **UNOFFICIAL COPY**

	Deed in Trust	JOHN BLAHA AND LORRAINE G. BLAHA	TO NATIONAL BOULEVARD BANK OF CHICAGO TRUSTEE	MAIL TO: GOLDSTINE AND BROIDA 7660 West 62nd Place Summit, Illinois 60501	C <sub>O</sub>	
	COOK COUNT FILEO FOR JUN 15 '78	•1	Any Cla	24 4	91587	
	threin set GI/EN 3ra	day of day of formand and since in expression expressio	the release and waiven and notarial April  April  November 16, 1978		eal this Luno3	<b>3</b>
900 M	personally subscribed and acknow	known to me to to the foregoin		whose name s are before me this day in	person the said	•
STATE OF	ILLINOIS C O O K	85.	ROSEMARY POGGI	•		

END OF RECORDED DOCUMENT