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S	This Indenture Witnesse  and JACQUELYN D. DAHLS:	M, Chat the Gr	antorDA	VID_R_ I	AHLSTROM		-
1/	of the County of Lake	and St	ate of Illin	ois-	for and in consid	deration	n.
~ ^	of the sum of				lars (\$ 10.00	-	-
3	in head paid, and of other good and v  Conve and Quitclair		ons, receipt of			vledged	-
	unto NATUNAL BOULEVARD BANK	OF CHICAGO, 2	National Banki	ng Associatio	n, as Trustee un		
, in	provisions of a certain Trust Agreement, and known as Trust Number, 5938					.9 <u>. 译卷</u>	
``	and State of Illinois, 'o-wit:	, the lonewing des	cribed real esta	tte in the Co.	inty of Cook	<del>— कुंध</del> केंद्र	:
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	Ox	EE RIDER "A"	ATTACHED		00	3	
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			0,			-2	and Supp
	SUBJECT TO MORTGAGE dated Ju Document 24495753 in Rec	order's Offi	ce, Cort	County,	Illinois		-:-
	herein and in said Trust Agreement set forth.						
	Full power and authority is hereby grant, any part thereof, to dedicate parks, streets, high and real estate as often as deared, to contra- dition without consideration, to convey said grant to auth successor or successors in trust at	of the title estate of	were and action	purce so er	Terretain trust	and to	
	dedicate, to mortgage, pledge or otherwise encu thereof, from time to time, in possession or rever any period or periods of time, not exceeding in leases upon any terms and for any period or per	sich, by leases to community the case of any sing	or any part ther nence in praesent tile demise the te	roi, in lei ir da i primi itu.o. im of 192 vr.r	id feat estate, or as hd upon any terms; a, ind to renew or	no part and for extend	
	thereof at any time or times hereafter, to contra options to purchase the whole or any part of the or future rentals, to partition or to exchange as ensements or charges of any kind to release to	of to make leases and reversion and to conti if real estate or any	to grant options	to lease and o	is the amount of	grant	
	to yaid real estate or any part thereof, and to d other considerations as it would be lawful for an from the ways above specified, at any time or it	y person owning the s	ght, title or inter air and every par same to deal with	t thereof in all the same, whe	l of the ways and fo ther un Har to or di	tenant or such Cerent	
	In no case shall any party dealing with as said real estate or any part thereof shall be concessor in trust, be obliged to see to the applical estate, or be obliged to see that the jerms of it		ressor in trust, in be sold, leased or money, rent or m implied with, or i	mortanged by oney borrowed	or advanced on a require into a war	whom y suc- ' real ' or'ry,	
$\sim$	nereship or expediency of any act of said frus Agreement; and every deed, trust deed, mostigate reliation to said real estate shall be conclusive ex- reliate upon or claiming under any such conver-	ies, or to obliged or lease or ether instruction debies to fascr of eser into lease or other to	grindeged octob renteneratedby greenn (redule grunnent (a) the	uire Into any a said Trustmon ng the Ermistra at at the time o	if the terms of soid tang successor Litz Ar of Titles of said: If the delivery they	su lu ur 2)	
<u> </u>	relying upon or claiming under any such convey frust created by this indenture and by said This state of was received in accordance with the state who is the said of the said of the said was a successor in frust, was duly authorized and emp offer instrument and (d) if the conveyance is ma- layed lives properly appointed and are fully was	t Agreement was in forward, conditions upon and to analytic mental to example to the conditions of the	uli force and effectionitations conta limitations conta il beneficiaries ti	et, the that rue oned he this In hereunder, tes	to recognize or att denture and in said that said Trustee,	Trust	
	other instrument and (d) if the conveyance is mainable them properly appointed and are fully wast of its bis or their predecessor in trust.	le to a surrespondr surel with all the title.	estate, rights, pe	that auch surce were, authoriti	cest or successors to	n trust	CV
	of its fits on their predicessor in trust.  This conveyance is made in the symmets influidity or as Thuster, mustic suprement or as I fluidity, must be supremented as a function of their or district the problems as of this liked or and The happer not not be supremented by the supremental of the suprementation of the function of the suprementation of the function of the fluidity of the function o	understandieg anden eresors in trust shall in their agerts or sto	ndition that exith Librar any general Chesa eas in her	er National Re el liablisty er emit to do in er	interest Pank of Ch be subjected to any about the said real	claim.	
· _ ·	or inter the provinces of this lived or said Tri- happering in or about said each extra, any and obligation or indebtedness incurred or extered it is in the care of the tien in of agree mider as	of Serveniert or Les all cost Dati its bet to be the Weister to d'Otuet incorporation	- Assendanest ther ng hereby expans - Kommentian with - Their Attacher i	ets or for injustic market are said real entertains.	of the person of profession of the person of	operty stract.	
	But a unposes, or, at the election of the Trustee, Trustee, the finishment of the trustee, the following schatters with the following property and fue is an the artisal purery.	to transminische, on t respect to ann and projekte Erospeck	Frustee of an esp wears of the co- ulate apply at the	rese frust krid. Grant is rebted. Grant and strike	not indistructly to core except only so that discharge the	nd the far as	
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عر	If the title to any of the above real estate first size on sixte in the seri firste of fittle or dupli- limitational or words of significant terport, in accord-	e nam or hereafter re nate thereof or melec abor with the rist of	g fatered ofter åreg engligte en verde i om evithingsen mæt	ierren ef আirles ier troof form e erdigen i Sed	la hieret y directot gamen com titivo i co	Set to	\$2 \$2
	And the said granter thereby expressly art, and all statutes of the State of 100-sets, pr						2
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COOK COUNT :E. NO:S FILED FOR RECORD	nesserves see
JUL 6'78 13 17 AF	÷
	OTIS H. HALLEEN , said County, in the State aforesaid, do hereby certify
7/	be the same personS whose name S are
and chowledged that instrument their	r instrument, appeared before me this day in person they signed, sealed and delivered the said free and voluntary act, for the uses and purposes the release and waiver of right of homestead.
GIVEN und r my hand a	June A. D., 19.73  Ti. H. H. L. Notary Public.
My commission expires	September 30, 1979
	Clary
	TÓOSS
	Стам оу. 105 бв FL

Deed in Orust

TRUST NO

NATIONAL BOULEVARD BANK
OF CHICAGO
TRUSTEE

B. A. HELIZON

### LEGAL DESCRIPTION

Or a No. 2505-E as delineated on survey of the following described parcels of real estate (herein referred to as "Parcel"):

East 40 feet of Lot 13 in the Subdivision of part of Out Lot 'B' in \rightharpoonup in \rightharp

also

Lots 3, 4 and 5 n the Resubdivision of Lots 1 to 9 inclusive (except the Easterly 3 feet thereof of said Lot 9) and Lots 14, 15 and 18 (except the Westerly 1) feet of said Lot 14) all in Goudy and Goodwillic's Subdivision of Lots 2, 3 and 4 in Assessor's Division of Out Lot 'B' of Wrightwood, a Subdivision of the South West 1/4 of Section 28, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois

also

The East 1/2 of Lot 12 and all of Lot 13 and the West 10 feet of Lot 14 in Goudy and Goodwillie's Subdivision of Lots 2, 3 and 4 in Assessor's Division in Out Lot 'B' in Wrigh wood, a Subdivision of the South West 1/4 of Section 28, Tewnship 4. North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois

2150

Lot 14 (except that part taken for Lakeview Avenue) in the Subdivision of part of Out Lot 1B1 in Wrightwood of the South West 11, of Section 28, Township 40 North, Range 14 East of the Third Printipal Meridian, according to the plat thereof recorded in Book 14 of Plats, 1, gc 79 as Document 237247 in Cook County, Illinois.

Which survey is attached as Exhibit "B" to Declaration of Co. Learning incide by National Bowlevard Bank, a national banking accordance, as trustee und agreement dated February 1, 1979, and known as Trust No. 4207, and not it als vidually, recorded in "... ortice of the Recorder of Cook County, as Document No. 2281 Lea : treather with an univided coops % interest is said Parcoll No. 2201 Cab ; together with an unsityided 81923 % interest in said Parcel (excepting from said parcel all the property and space comprising all the units thereof as defined and set forth in said Declaration and survey), in Cook County, 11.

SORDED DOCUMENT