## UNOFFICIAL COPY

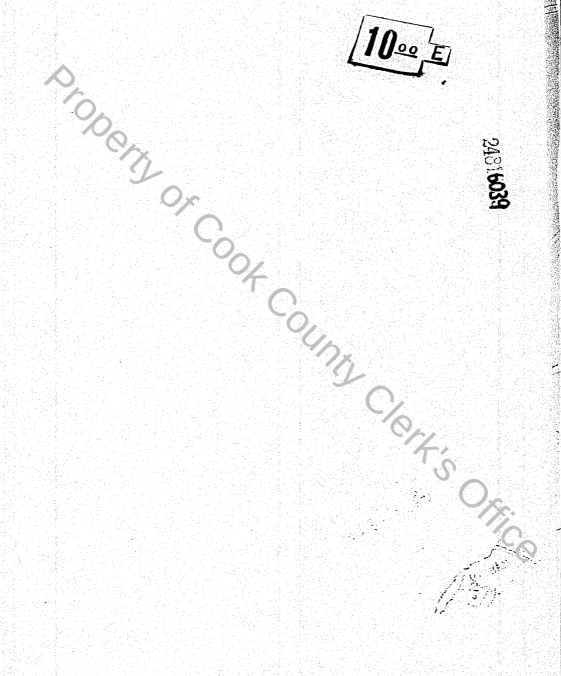
24816039

(WARRANTY)	e above space for recorder's use only
THIS INDENTURE WITNESSETH, That the Grantor, Arnold B	
Michael 1. Moss. of the County o. Cook and State of Illino	is, for and in consider-
ation of the sum c Ten and no/100in hand paid, and o other good and valuable considerations, receipt and Warrantint OLD ORCHARD BANK AND TRUST CO	of which is hereby duly acknowledged, Convey
authorized to accept 2 id execute trusts within the State of Illir Agreement, dated one 4th day of January	iois, as Trustee under provisions of a certain Trust
7933 , the following excribed real estate in the County of Unit No. 3112 in the Late Park Plaza Condoming the following described real estate:	Cook and State of Illinois, to-wit ium), as delineated on a survey of Company's Subdivision of Lots 1 and ection 21, Township 40 North, Range
Lots 1 and 2 in Block 2 in the Equitable Trust 2 in Pine Grove, a subdivision of Fractional Sec. 14, East of the Third Principal Meridian, in Co.	
which survey is attached as Txb.F.t "A" to the as document 24769207 together with its undivide elements. THIS INSTRUMENT WAS PRF.ARID BY: Ka	Declaration of Condominium recorded d percentage interest in the common ren A. Mich, Old Orchard Bank
SUBJECT TO and Trust Company, 494 Old Orchard	Road, Skokie, Illinois.
TO HAVE AND TO HOLD the said real estate with the appt tens rees, upon Trust Agreement set forth. Full power and authority is hereby granted to said Trustee to inprive, rethereof, to dedicate parks, streets, highways or alleys and to vacate in y side of often as desired, to contract to sell, to grant options to purchase, to "o" or an convey said real estate or any part thereof to a successor or successors in title, estate, powers and authorities vested in said Trustee, to domate, o led estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, to lease said real estate, or any part thereof, from im in praesenti or in futuro, and upon any terms and for any period or periods of it of 198 years, and to renew or extend leases upon any terms and for any period in the terms and provisions thereof at any time or times hereafter, to contract resent or future tentals, to partialion or the total or the reversion and resent or future tentals, to partialion or the total or the tental or the estate or any part thereof, and to deal with said real estate and every part ther would be lawful for any person owning the same, whether similar to or diffe hereafter.	name, protect and subdivide said real estate or any part issue or the said of the subdivide said eat estate as y terms, to convey either with or without one terms and to resubdivide said eat estate as y terms, to convey either with or without one terms and to grant to such successor or successors in trust all of the icate, to mortgage, pledge or otherwise encumber said real to to term, in possession or reversion, by leases to commence m, not exceeding in the case of any single demise the term on exceeding in the case of any single demise the term of the said of th
In no case shall any party dealing with said Trustee, or any successor in trust, any part thereof shall be conveyed, contracted to be sold, teased or mortgaged by the application of any purchase money, rent or money borrowed or advanced or the application of any purchase money, rent or money borrowed or advanced or privileged to impure in one or bulleged to impure in our or privileged to impure on any successor in trust, in relation to said real executed by said Trustee, or any successor in trust, in relation to said real executed by said trustee, or any successor in trust, in relation to said real executed in the Registrar of Titles of said county) relying upon or claiming under the time of the delivery thereof the trust created by this Indenture and by said conveyance or other instrument was executed in accordance with the trusts, consaid Trust Agreement or in all amendments thereof, if any, and binding upon successor in trust, was duly authorized and empowered to execute and delivery appointed and are fully vested with all the title, estate, rights, powers, authorities.	in relation t. d. elestate, or to whom said real estate or said Trustee, or my uccessor in trust, be obliged to see to said Trustee, or my uccessor in trust, be obliged to see to said real estate, or see diged to see that the terms of this sity or expediency of said Trustee, or be obliged ery deed, trust deed my rigage, lease or other instrument tate shall be conclusive svidence in favor of every person Trust Agreement west sulf force and effect. (b) that at diditions and limitations contair su this Indenture and in all beneficiaries thereunder, so that said Trustee, or any er every such deed, trust ded, leas, mortgage or other lat such successor or successor in trust have been properly so, duties and obligations of its, so their predecessor in
on its conveyance is made upon the express understanding and condition that in our aff trustee, mor its successor or successor in trust shall incur any personal lia and a structure of the property of the property of the property and the property of the p	either Old Orchard Bank and Trus. C. api ny, individually bility or be subjected to any claim, it gin not or decree for about the said real estate or under a property happening in or about said ree esta, any and ligation or indebtedness incurred or entered on to by the election of the Trustee, in its own in the trust even in a said election of the Trustee, in its own in the trust even in the said associety with respect to any such contract, o ligat a consession of the Trustee shall be applicable for the east most
The interest of each and every beneficiary hereunder and under said Trust A, them shall be only in the earnings, avails and proceeds arising from the sale or ar them shall be only in the earnings, avails and proceeds the same of the state as such, but only an interest in the earnings, avails and crumeder than orchard Bank and Trust Company the entire legal and equitable title in fee simple, If the title to any of the above real estate is now or hereafter registered, the R in the certificate of title or duplicate thereof, or memorial, the words "in trust," amiler import, in accordance with the statue in such case made and provided, and in the case in the control of the trust."	recement and of all persons claiming under them or any of y other disposition of said real estate, and such interest is any title or interest, legal or equitable, in or to said real a loresald, the intention hereof being to vest n said Old a loresald, the intention hereof being to vest n said Old egistrar of Titles is hereby directed not to register or note or "upon condition," or "with limitations," or words of
In Witness Whereof the grantors aforesaid have hereunte co	t all a to bond a conduct C 1990 C
Arnold B. Swerdlow (SEAL) International Section (SEAL) the under-Michael	H. Moss a Notary Public in and for said County, in
county of the state aforesaid, do hereby	certify that Arnold B. Swerdlow, dd Michael H. Moss.
personally known to me to subscribed to the foregoing ir	be the same person S whose name S AYE strument, appeared before me this day in person and
voluntary act, for the uses an waiver of the right of homestea	and delivered the said instrument as <u>their</u> ree and d purposes therein set forth, including the release and d. since the said this set the day of January
COCCI	r Ca. Hich
	Notary Public
Orchard Bank and Trust Company Old Orchard Road at Lavergne Skokie, Ill. 60076  For information	only insert street address of above described property.

## **UNOFFICIAL COPY**

1979 JAN 25 AM 10 51

JAN-25-79 2095 16 20816057 .-- KTR 10.99



LEUENEWHIELE DOCUMENTER