UNOFFICIAL COPY

•	1	.ed ² lisey	The state of	24 297	539	de e	
	This Warrantenidens marked by		JE JAN 24 FA I	191	OCC CCCCCC		
	Philip E. Bransky	JAN-24-12	3 514605 0	24097539	u Д дод	2	16.
	Attornoy at Law 1515 Halsted Street		a above space for second	er's use only			
	Chicago Hoights, Illinots 60411 THIS INDENTURE WITNESSETH, That		Tabonal	Cuellar an	d Maria	- -1	
	J. Cuellar, his wife		Jubellai	cuerrar an	d Maria	ì	
	of the County of Cook and of Ten (\$10.00)	SHTS, a corpresent date	poration of the Un	ited States of	America, as day of the follow-	Section 4,	Lym
	Lot 4 in Block 190 in (of Section 28 and Section East of the Third Prince	Chicago H on 29, To ipal Meri	leights, a sub wnship 35 Nor dian, in Cook	odivision of th, Range County, I	of parts 14, Illinois.	. Sect	or of
	Dor	10	oo MAI	L		graph e	John Market Comments of the Comment
	TO HAVE AND TO HOLD the said premises with the	appurtenances	upon the trusts and for t	he uses and purpose	s herein and in	F .	W
9 KmyB	said trust agreement set forth. Full power and authority is hereby granted to aid thereof, to dedicate parks, streets, highways or alley, as often as desired, to contract to sell, to grant opticonsideration, to convey said premises or any part the successors in trust all of the title, estate, powers and au otherwise encumber said property, or any part thereof, treversion, by leases to commence in praesenti or futuro, case of any single demise the term of 198 years, and to re to amend change or modify leases and the terms and provided the control of the said premises of any single demise the term of 198 years, and to re respecting the manner of fixing the amount of present or other real or personal property, to grant easements or chaout or easement appurtenant to said premises or any ways and for such other considerations as it would be la or different from the ways above specified, at any time or In no case shall any party dealing with said trustee in conveyed, contracted to be sold, leased or mortgaged by or money borrowed or advanced on said premises, or obliged to inquire into the necessity or expediency of any of said trust agreement; and every deed, trust deed, mortestate shall be conclusive evidence in favor of every rinstrument, (a) that at the time of the delivery thereof it and effect, (b) that such conveyance or other instrument or ontained in this indenture and in said trust agreement or	on to running thou in which is success thou in seated in which is success thou in the interest of any in many the interest of any kin part thereof, and will for any per times hereafter. relation to said paid the interest of any kin in th	, to sell on any terms, to sor or successors in trust more or successors in trust man and the sell of	and to grant to suc to dedicate, to more to dedicate, to more to rany period or pense. To contract to main to fither everyon any prince to contract to main to fithe reversion a sid property, or any paign any right, title or y and every part the al with the same, who will be to the same to the total trust see in relative to the total trust see in relative to the total trust seed to inquire into a district seed to inquire into a district seed to the total trust seed to inquire the total trust seed to inquire the total trust seed to seed to the total trust seed to seed t	the or without the successor or gage, pledge or or gage, pledge or	ድንድ ቦታ ብ ያስተለው መተያው ነው	13:28
81.5	that said trustee was duly authorized and empowered that instrument and (d) if the conveyance is made to a success properly appointed and are fully vested with all the title predecessor in trust. The interest of each and every beneficiary hereunder carnings, avails and proceeds arising from the sale or of personal property, and no beneficiary hereunder shall havonly an interest in the carnings, avails and proceeds thereof if the title to any of the above lands is now or hereafte the certificate of title or duplicate thereof, or memorial, t	for or successors e, estate, rights, p r and of all perso ther disposition of ve any title or inf tas aforesaid. er registered, the l	in trust, that such usecassions and trust, that such succassions authorities, duties in claiming under them to if said real estate, and succassions are equitable, if Registrar of Titles is hereby	or r. successors in t a'.d obligations of i r a y c. them shall h inserves b reby n or to said eal esta y directed not to regi	trage or other rust have been ts, his or their be only in the declared to be te as such, but	Thus Factor Species	7
. 1	similar import, in accordance with the statute in such case And the said grantor S hereby expressly waive	made and provide	d S. any and all right or b	enefit under any ov	'		
2	and all statutes of the State of Illinois, providing for the ex In Witness Whereof, the grantorS aforesaid haVGhe	emption of home	steads from sale on execut	ion or otherwise.			
7		January	19 78	nand a	na		
	(Seal)	Judenal Cuell		(Seal)	22	
- [(Seal)	maria of	aull	(Seal)	25	1
-			Maria J. Cuel	lar			1
	State of Illinois County of Cook SS. Philip L. Bransky a Notary Public in and for said County. In the state aforesaid, do hereby certify that Juhenal Cuellar and Maria J. Cuellar, his wife					24297539	
	personally known to me to be the same person. S. whose name S. are subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that they signed, sealed and delivered the said instrument as their free and voluntary act for the uses and purposes therein set forth, including the release and waiver of the right of fomestead. Given under my hand and notation of this A3thay of January 1978						
		J/h	Notary Public	ransh	7		
	GRANTEE: First National Bighk in Chicago Heights		(0 t) M-:- (Chicass No.	ichne T		
	100 First National Plaza / Chicago Heights, Illinois 60411		For information	Chicago He: unly insert street as lescribed property.	ights Il	•	

ALEGATOR OF DOCUM