UNOFFICIAL COPY

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	AETNA BANK 2401 NORTH HALSTED STREET CHICAGO, ILLINOIS 60614 DEED IN TRUST	eran William Principal de	981 JUL 1 AM 9 30	25923267	Athlie
4	THIS INDENTURE WITNESSETH, That the	Grantor MARY	V.WHALEN, a never ma		7
1 642	of len and no/100ths (\$10.00)	and State of III	# \$2734 2598	•	10.00
7-010-0	7th day of M the following described real estate in the Countries	Illinois, as Trustee i ay nty of Cook	under the provisions of a trus 19 79 , known as Trust Num and State of (III	nber 10-2572 inois, to-wit:	REAL STAN
7	Lot 19 in Block 4 in Taylor's : the East 1/2 of the Northwest East of the Third Principal Men	1/4 of Section ridian, in Coo	8, Township 39 North k County, Illinois.	, Range 14,	ESTATE
}	Subject To. Teneral real estate existing tenuncies; building v			equent years;	TRANS
	INSTRUMENT WAS PRING TO DY. INTERPRETALL J. MALLIZ INT. West Washington Street Change, Hilmon 60%02 TO HAVE AND TO HOLD the said premises w' a	th. appurtenances upo	on the trusts and for the uses and o	Mood by the residual to said	ACTION 1
	rust agreement set forth. Full power and guthority is hereby granted 5 st of, to dedicate parks, streets, highways or alley, as as desired, to contract to sell, to grant options to y vey said premises or any part thereof to a successo type and power terrain of the successo said for the said power terrain of the successo said for the said year terrain of the said service in praceenit or future, and upon any terms and for a in praceenit or future, and upon any terms and for a in praceenit or future, and upon any terms and for a in 198 years, and to renew or extend leases upon an and the terms and provisions thereof at any time or transfer and provisions thereof at any time or casements or charges of any kind; to release, convey mises or any part thereof, and to deal with said pro would be lawful for any person owning the same to all any time or times hereafter.	hid trustee to improve, r ind to vacate any subdivi ur, ass. to sell on any to r, rs ucessors in trust us, re, 'a donate, to ded any purt, aer of, from to any per od o pe lods of	minage, protect and subdivide sald i sion or part thereof, and to resubdiv- terms, to convey either with or with and to grant to such successor or si loate, to mortgage, bledge or other me to time, in possession or reversit time, not exceeding in the case of i	premises or any part there- vide said property as often out consideration, to con- iccessors in trust all of the vise encumber said proper- only leases to commence any single demise the term	
	or 196 years, and to renew or extend leages upon and the terms and provisions thereof at any time or to renew leases and options to purchase the whole och of present or future rentals, to partition or lo exceedements or charges of any kind, to release, convey mises or any part thereof, and to deal with said prowould be lawful for any person owning the same to at any time or times hereafter.	y term, an' ir any per times no ea' ir to con r any part r to e reversi lange said pro jerty, or r or assign any right, r perty and every par this o deal with the sai le, y	riod or periods of time and to amen- tract to make leases, and to grant or on and to contract respecting the m any part thereof, for other real or p of interest in or about or easemen ree if in all other ways and for such who her similar to or different from	d, change or modify leases pitions to lease and options anner of fixing the amount lease and options anner of fixing the amount lease and present appurlement to said presonter considerations as it the ways above specified,	
	be invested to the solid like and the solid like and or mortga or	ged by said frustee, be or be obliged to see that is act of said trustee, or be age, fease or other instruction or claiming acted by this indenture sted in accordance with ment thereof and bindin	or extended the second of the	s or any part thereof shall any purchase money, rent, amplied with, or be obliged to any of the terms of said relation to said real estate e or other instrument, (a) in full force and effect, (b) as contained in this indensity. (c) that said trustee was	ST
	at any time or times nevertier. In no case shall any party dealing with said trus be conveyed, contracted to be sold, leased or morte be to over the said premises, or to inquire into the necessity or expediency of any to inquire into the necessity or expediency of any to inquire into the necessity or expediency of any to induire into the necessity or expediency of any that per conclusive property in the said the conclusive property in the said that the time of the delivery thereof the trust or that such conveyance or other instrument was executers and in said trust agreement or in some amended and appropriate and expenses of the said of the said trust agreement or in some amended and the said trust agreement or execute and delivation of the said to the said that the title, estate, rights, powers, a The interest of each and every beneficiarly here earnings, avails and proceeds arising from the sale on sonal property, and no beneficiarly hereunder shall an it the title to any of the above lands is now or in the certificate of still or duplicate thereof, or mo of similar import, in accordance with the statute in standard and the said standard.	iver every such deed, it rust, that such successo uthorities, duties and of uperson or other disposition of shave any title or interes if as aforesaid, the emorial, the words "in uch case made and provide in the control of the cont	rüst deed, lear , r rigage or other r or successo, sir rur i have been or higations of its nis ur their predece ald real estate, and "uch interest is n t, legal or equitavie, in or to "res se Registrar of Titles is her by dir thest", or "upon condition", or wi	Instrument and (d) If the coperly appointed and are assor in trust. Item shall be only in the areby declared to be perently declared to be perently declared to the perently declared to rought only in the lestate as such, but only ed not to register or note in limitations", or words	TE OF ILL ESTATE TRAN * * * * = 0
Ì	And the said grantor hereby expressly wany and all statutes of the State of Irlinois, providing In Witness Whereof, the grantor aforesal day of	for the exemption of hi	omesteads from sale on execution cher	o herwise.	LINOIS II
		(Seal) \M	25923 Mary VIII. ARY N. WHALEN	alen (Seal)	* * * * * * * * * * * * * * * * * * *
_	State of Illinois 1 cm the unc	(Seal)		(Seal)	
State of					TYOF OF CALL PROPERTY O
-	personally known to me to be the same personwhose name				F CHIC
		hand and notarial sea	0 01/11	COP *	AGO *
_(AETNA BANK 2401 NORTH HALSTED STREE CHICASO, ILLINOIS 60614	∶T	725 North Ada, Chica		259232
ETURN TO: BOX 443					

END OF RECORDED DOCUMENT