UNOFFICIAL COPY

1981 SEP 11 AM 10 09

20.20

San Marie III. George	3EP-11-31 5	20357	English States		
	,		For Recorder's Use Only)		
THE GRANTOR S MANUEL SUARE					
of the County of Cook of Ten and no/100	and State of		lllinoks and in cor	nsideration .	
and other good and valuable consideration	ons in hand paid, Co	nvey_and(W	&BRANGK_/QUIT CL	_Donais, _AIM)*	
nto Bank of Ravenswood,	1825 W. La	wrence. Ch	cago, Il.		
as Trustee under the	nrovisions of a trust a	SAME AND ADDI	RESS OF GRANTEE),	£:	
of ruste s,) and unto all and every successor or	successors in trust unde	r said trust agreer			1
in the Cranty of cook and		בסנ אור שונ	nd the South half	1	
in Floc' 5 in Baxter's Subdiv quarter of 5 tion 20, Townsh Meridian, in Look County, Il	nip 40 North, R				
TO HAVE AND TO UDLD the said pren and in said trust agreement set forth.	nises with the appurtena	inces upon the tru	sts and for the uses and purp	ooses herein	32.0
Full power and authority are vereby gran any part thereof; to dedicate p rks. tr., shigh property as often as desired; to conf. act to sell without consideration; to convey sad premisucessor or successors in trust all of the alle, mortgage, pledge or otherwise encumber said p time to time, in possession or recreasion, by le period or periods of time, not exceeding in the upon any terms and for any period or periods thereof at any time or times hereafter; to contract options to purchase the whole or any part of the rof future rentals, to partition or to exchange safe eachements or charges of any kind its release, out to said premises or any part thereof; and to deal considerations as it would be lawful for any perste ways above specified, at any time or times he	ways or alleys; to vacate to grant options to pror any part thereof to the take powers and authorized to the party, or any part the ases to commence in passes and to amend, and take take take take take take take take	te any subdivision to self of a successor or storities vested in creating the successor or storities vested in the successor or storities vested in the successor or storities vested in the set term of 19 change or modified to trespecting the next the section of	or part thereof, and to result in any terms, to convey eith occessors in trust and to gra- said trustee; to donate, to di property, or any part the turo, and upon any terms as 8 years, and to renew or exty leases and the terms and lease and options to renew tanner of fixing the amount or real or personal property in or about or easement as of in all other ways and for ie, whether similar to or diffe-	rend leaves provisions 2	**************************************
In no case shall any party dealing with st thereof shall be conveyed, contracted to be sold, putchase money, rent, or money burrowed or a been complied with, or be obliged to inquire i privileged to inquire into any of the terms of instrument executed by said trustee in relation to upon or chaining under any such conveyance, le created by this Indenture and by said trust agree was executed in accordance with the trusts, como or in some amendment thereof and binding upoempowered to execute and deliver every such de is made to a successor or successor in trust, that sected with all the fittle, estate, rights, powers, as The interest of each and every beneficiary in the earnings, avails and proceeds arising fror declared to be personal property, and no beneficireal estate as such, but only an interest in the ear If the title to any of the above lands is now or note in the certificate of title or duplicate theretions," or words of similar import, in accordance	leased or mortgaged by dwanced on said premi, and the necessity or evail trent agreement; a said read estate shall be ase or other instrument ment was in full force: altition, and limitations on all beneficiaries thered, trust deed, leave, mosteb successor or succe uthorities, duties and of hereunder and of all pen in the sale or other disjary hereunder shall hardings, avails and processor thereafter registered, cof, or memorial, the with the statute in such	said rivitee, be of x 's obliged appel one of any and wer deed, a containt' e e id, tat that at a containted in the containted of the containt of t	bliged to see to the application to see that the terms of this act of said trustee, or be a trust deed, mortgage, lease ence in favor of every personne of the delivery thereof which conveyance or other is adenture and in said trust a definition of the said trust and the said trust and the said trust and the said trust and the said the	ion of any trust have obliged or or other on relying of the trust nortunent in writerd and are fully itself. It is hereby or to said o register in limita-	Estate Truncter Max Act.
And the said grantor hereby expressly wand all statutes of the State of Illinois, providing In Witness Whereof, the grantor aforesaic		ny and all right comesteads from so hand an	1065	c fany w	1
day of August 19 81.		1	Kiring and a second	利	7 6
	(SEAL)_/	Wine &	uly	. (SEAL)	ÇO CO
	A	anuel Suare	2		1
Cook	(SEAL)T_	acela Suare		SEAL)	g.
State of Illinois, County of Cook			_	* 1	CV
said. DG	the undersigned, a Not HEREBY CERTIFY	that Manuel S	for said County, in the Statuarez and Gacels	Starez, HIS	wife
personal	ly known to me to be th	e same person_S	whose name aresu	abscribed	_
that _h voluntar	signed, sealed and d	elivered the said purposes therein	his day in person, and acknown instrument as	free and	}
Waiver o	f the right of homestead	d. Fof —-Septemb	or19.	81 8 140	길
Commission expires	1984	On	y law	Y la	
This instrument was prepared by Geo. Ki			Chicago, NOLARY I	PUBLIC	
		NAME AND AD	Onges) 606	3/	
USE WARRANT OR QUIT CLAIM AS PARTIE	S DESIRE	MORESSANPE	PERTY:		ا ده ا
VIETUR 1	2HUNA S	X//		r ş	57
700	A CONTRACTOR	ساند		ž. Ž	65
MAIL TO	BF 601 1	DHI ABOVI A OND AND IS	DDRESS IS FOR STATISTICAL I SOTA PARTOL TRISDIED	PURPOSES SER	5
O. Hie Alm	0 Ic 1		AST DAY BILLY TO	ar R	157
ibig State and Zim	60617		:Pearries		150

END OF RECORDED DOCUMENT