UNOFFICIAL COPY



25925321

This In		,					n <u>e</u> n en	
	JOHN E.							
of the County of			_and State of			•	nd in considerati	ion
of the sum of T	EN AND OO/	100			p	ollars (\$.00	-).
n hand paid, and o	f other good and	valuable con	siderations, re	ceipt of whi	ch is hereby d	uly acknowled:	ged, Convey_S_	_
nd Quit-Claim.S	_unto CENTRAL	NATIONA	L BANK IN	CHICAGO	, a corporation	duly organized	i and existing as	
ational banking ass	ociation under the	laws of th	e United Sta	tes of Amer	ica, and duly	authorized to :		rte
rusts within the Sta	_	ustee under t						
7y of	* 1			_1979, an	d known as 1	Trust Number_	23760	- •
hr allowing describ		the County o	of Co	JOK	A Property			4 .
of Illinois,	to-wit:			1.	+ +++			.10n
Lots 11 thi in Bellair 27, Town h in Cook Co	Manor Uni p 41 Nort	it Numb h, Rang	er 2. a	Subdiv	ision in	ı East 🧎	of Secti	an V
	$O_{\mathcal{K}}$	* :						Ę
e en							•	ers.
)						Paragraph t.
								94 0
	TO HOLD the said : forth.	04						Tax /
								10 to 12
								v10 579
DIECT TO		,						r provision Fransfer
BJECT TO			0					Under Late To
Full power and as reof, to dedicate parks desired, to otedicate parks desired, to contract to le estate or any part the errs and authorities we ease said real estate, or un any terms and for a rend leases upon any tenny time or times here unit of the end of the en	thority is hereby grae, a treets, highways or sell, to grant options or ted in said Trustee, to rany part thereof, fro any part thereof, fro any period or periods and for any period after, to contract to reversion and to co or any part thereof, or interest in or above of in all other ways	nted to said T alleys and to a to purchase, is to purchase, is successors in the donate, to dedig me time, to teme, not expedient to time, not expecting the temperature of te	rustee to improvacate any subdo to sell on any trust and to gran acte, to mortgage in possession o cerding in the trust and to a to grant option g the manner or personal prope appurtenant to other considerat	c, minane, ivisit a c part to uch suc pledge if a reve od, by case of any simend, change s to lease and f fixing the sirry, to grant said real ests tons as it wou	protect and sub- ithereof, and to y either with or ceasor or success or success y leaves to comm ng? den to the o modif leages ptions to tenes munt of resent casemer or cha ite or an pa t d be law un' o	livide taild real resubdivide said without considers tors in trust all said real estate, sence in praesent term of 198 years and the terms and viesses and optic or future rentals rges of any kind, thereof, and to easy person owning	estate or any par- real estate as ofter tion, to convey said of the title, estate or any part thereof i or in future, and s, and to renew or d provisions thereof ms to purchase the s, to partition or to to release, convey leal with said real	Feal Seal
In no case shall an te or any part thereof i the application of any; t have been complied ileged to inquire into said Trustee, or any s istrar of Titles of said sery thereof the trust c rument was executed; Ill amendments thereof orized and empowered to a successor or suc title, calate, rights, p	y party dealing with thall be conveyed, compurchase money, rent with, or be obliged to any of the terms of a uccessor in trust, in accounty) relying uporeated by this Indentral accordance with the it and in the control of the county is and binding to execute and deliver coxors in trust, that	naid Trustee, of tracted to be so or money borro inquire into laid Trust Agrielation to said or claiming the and by said trusts, conditing upon all benevery such does each successor	or any successor de, lessed or mos che authority, mem ut; and eve rea, estate shal ander any such Trust Agreement ons and limitatics claims thereon or successors in or successors in	in trust, in rigaged by said ed on said res cessity or exp ry deed, trust 1 be conclusive conveyance for the was in full ones contained ader. (c) that ease, mortgage trust have be	relation to said if Trustee, or any il estate, or be ediency of any a deed, mortgage, e evidence in fa use or other instr force and effect, in this Indentus asid Trustee, or or other instru- ten properly appo	y al estate, or the trust of	is the terms of this c, or be obliged or instrument executed ion (including the inverse or other test Agreement or in or was duly included in the con-	
as Trustee, nor its suc amything it or they or d or said Trust Agreen a liability being hereby action with said real e- lect, hereby irrevocably individually (and the T as the trust property ar corporations whomsoey	ent or any amendmen expressly waived and state may be entered appointed for such pi rustce shall have no c ad funds in the actual er and whatsoever shi	in trust shall attorneys may at thereto, or for released. Any into by it in the arposes, or at shiligation whats a possession of all be charged	incur any person do or omit to use injury to person contract, obligate name of the chee election of to overer with respect the Trustee shall with notice of the contract of th	nal liability of the form or about on or property tion or indebt then beneficial the Trustee, in ct to any such I be applicable to a form of the condition I	to be subjected to be said real est happening in or edness incurred ries under said I its own name, a contract, obligation for the payment rom the date of the said of the sai	to any claim, just about said real of the about said real of the content into the content frust Agreement as the Trustee of an tion or indebtednand and discharge the the filing for recor-	dgment c der es provision. of th' estate, any and . 'I by the Truste in as their attorn, express trust and use except only so recoil, All persons d of this Deed.)
The interest of each tem shall be only in the by declared to be persouch, but only an interest in Chicago the entire								
If the title to any of e certificate of title or rt, in accordance with	the above real estate duplicate thereof, or the statute in such es	is now or here memorial, the	after registered, words "in trust provided. «	the Registrar ," or "upon or	of Titles is here andition," or "wis	by directed not to th limitations," or	register or note words of similar	
And the said granter.	hereby expressly	Waive 20	d telesse	y and all right	or benefit under i	and by wirtue of a		
e State of Illianis, provid In Witness Where					his _	1	handand	
7 5 -		dav_of	May	_	10 79	- ·		
		Luay OI	Ja 5	() 0		7/2	, it	
dress of Grantee: NTRAL NATIONA NEW 1 - Selle St		CAGO	_	-Joseph	15 (J	oherto	(SEAL)	

6-67-5954

Chicago, Illinois 60603

UNOFFICIAL COPY

1979 JUN 27 AM 11 27	RECORDER OF TENDO
a Notary Public in and for said County, in the State afores JOHN E. ROBERTS	laid, do hereby certify that
subscribed to the foregoing instrument, appeared before a acknowledged thatsigned, sealed and ment asfree and voluntary act, for the use forth, including the release and waiver of the right of homes	ne this day in person and d delivered the said instru- us and purposes therein set
Av commission expires	A CONTRACTOR OF THE PROPERTY O
AL BANK O	
	PATRICIA A. WILKEY PATRICIA A. WILKEY a Notary Public in and for said County, in the State aforer JOHN E. ROBERTS Personally known to me to be the same person whose nan- subscribed to the foregoing instrument, appeared before a scknowledged that signed, sealed and ment as free and voluntary act, for the use forth, including the release and walver of the right of homes Given under my hand and Notarial Seal this A. D. 19 This county BECEMBER 19. 19: WY BY BY BY BY BY BY BY BY BY

END OF RECORDED DOCUMENT