| | CHICAGO, ILLINOIS 60614 | | 25213616 | • | |
|---|--|--|---|---|--|
| | DEED IN TRUST | | The above space for recorde | r's use only | |
| | THIS INDENTURE WITNESSETH, That the Grantor LUIS FASCO, married to CAROLLYN FASCO | | | | |
| | | | | | [|
| | COOK | | TUTHOTO | for and in consideration | |
| | of TEN AND NO/100 (\$10.00) Dollars, and other good and valuable considerations in hand paid, Conveys and Quit Claim S unto the | | | | 1 |
| | AETNA STATE BANK, a corporation of Illinois, as Trustee under the provisions of a trust agreement dated the | | | | |
| . } | 22nd day of June 1979 , known as Trust Number 10–2604 | | | | |
| 7 | the orange described real estate in the County of COOK and State of Illinois, to-wit: 1 ot 7 in William E. Hatterman's Subdivision of Lots 3 and 4 and the vacated alley in Block 2 in The Superior Court Partition | | | | |
| 5 | of Hocks 2,4,7 and | the West 1/ | 2 of Block 3 and | the South 1/2 | NO BO |
| 1 | cf locks 2,4,7 and the West 1/2 of Block 3 and the South 1/2 of Plock 8 in Cochran's Subdivision of the West 1/2 of the South Fast 1/4 of Section 6, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois. | | | | |
| , | | | | | |
| 6 | | | Siderall Olivar | | A TRAN TAX OF INANCE |
| 10 | COOK COUNTY, IL FILED FOR BEI | LINOIS | Sidney W. Olson | 11000 | A F NO |
| 12 | | | RECORDER OF DEEDS | 100 | <u> 505</u> |
| 1 | 1979 OC 3. AH | 2: 44 | 25219616 | | Cuys |
| | TO HAVE AND TO HOLD the said premises will trust agreement set forth. | the ppurtenances up | on the trusts and for the uses and | purposes herein and in said | 2 |
| | trust agreement set forth. Full power and authority is hereby granted to so of, to dedicate parks, streets, highways or alleys as desired, to contract to sell, to grant options to p at desired, to contract to sell, to grant options to p title, estate, powers and authorities vested in said tritle, estate, powers and authorities vested in said tritle, or any part thereof, to lease said property, or an preasent or future, and upon any terms and for a 198 years, and to renew or extend leases upon an to renew leases, and options to purchase the whole of present or future rentals, to partition or jo excreasements or charges of any kind, to release, convey misso or any part thereof, and to deal with said prowing the same tit any time or times hereafter. In no case shall any party dealing with said trus and the same tit. | id trustee to improve, | manage, protect and subdivide said | premises or any part there- livide said property as often | 1 (S) } |
| | as desired, to contract to sell, to grant options to p vey said premises or any part thereof to a successo title, estate, powers and authorities vested in said tro | r c suc essors in trus | terms, to convey either with or with and to grant to such successor or dicate, to mortgage, pledge or other | successors in trust all of the rwise encumber sald proper- | |
| 1 | ty, or any part intreof, to lease said property, or in praesenti or futuro, and upon any terms and for a of 198 years, and to renew or extend leases upon an and between the said providing the said to the said t | ny peri d or ser'uds o y terms nd or any pe | If time, not exceeding in the case of time and to ame | any single demise the term and, change or modify leases | 80 |
| - } | to renew leases and options to purchase the whole o | any part of the revers | r any part thereof, for other real or | personal property, to grant | |
| - 1 | mises or any part thereof, and to deal with said pro would be lawful for any person owning the same to at any time or times hereafter. | perty and every part of deal with the sam | nereo in all other ways and for suc whet er similar to or different from | h other considerations as it in the ways above specified, | SECTION AND AND AND AND AND AND AND AND AND AN |
| | In no case shall any party dealing with said trus be conveyed, contracted to be sold, leased or mortga or money berrowed or advanced on said premises, or | tee in relation to said ged by said trustee, be the obliged to see that | nemins, or to whom said premis obliged to see to the application of | es or any part thereof shall any purchase money, rent, pomptied with, or be obliged | HIGH & |
| | to inquire into the necessity or expediency of any trust agreement; and every deed, trust deed, mortal shall be conclusive evidence in favor of every person | ect of said trustee, or b ge, lease or other inst relying upon or claim | ne o. lier 1 c priviteged to inquire in rumence ecuted by said trustee in ling und ran such conveyance, le | nto any of the terms of said on relation to said real estate ase or other instrument, (a) | 9 / 6 |
| | that at the time of the delivery thereof the trust cr that such conveyance or other instrument was execu- ture and in said trust agreement or in some amendr | eated by this indentur led in accordance with nent thereof and bind | e and b. 52 d thist agreement was the trusts, conditions and limitation ing upon all beneficiaries thereund | in full force and effect, (b) ons contained in this inden- er, (c) that said trustee was | |
| | at any time or times hereafter. In no case shall any party dealing with said trustee in relation to sai, or mind, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged of see to the application of any purchase money, finding to conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged or see to the application of any purchase money, finding the conveyed of the property of the terms of said trustee in the property of the terms of said trustee in the conveyed of the terms of said trustee in the conveyed of the terms of said trustagreement; and every deed, trust deed, mortgage, lease or other instrument, or could by said trustee in relation to said real estate shall be conclusive evidence in favor of every person relying upon or claiming und r and such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created by this indenture and by soil is a speciment was in full force and effect, (b) that at the time of the delivery thereof the trust created by this indenture and by soil is a speciment was in full force and effect, (b) that at the time of the delivery thereof in the said trust as the conveyance (case of the centurer, (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease mc (sage or other instrument and (d) if the conveyance is made to a successor or successor in trust, that such successor or successor in us have been properly appointed and are fully authorized and empower of successors in trust, that such successor or successors in such such such such such such such such | | | | 9 7 20 |
| - | earnings, avails and proceeds arising from the sale or other disposition of said real estate, and so interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equital ", in or to said real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid. | | | | PANGRAP |
| 7 | If the title to any of the above lands is now or in the certificate of title or duplicate thereof, or me of similar import, in accordance with the statute in st | If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is here! y dire end not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust", or "upon condition", or "it ith limitations", or words of similar import, in accordance with the statute in such case made and provided. | | | |
| And the said grantor S hereby expressly waive and release any and all right or ben it under and by virtue of any and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on executic (c. on exhibits). | | | | | HERCOY EXEMPT P BY PARAG |
| 7 | 14 With and Manager the access S | October of the second of the s | | and seal 5 | |
| 7 | this OLII day of | | | 1 | |
| 06400000 | Prepared by: Frank S | . Wrobel | 61 - 1 | 777440 | <u> </u> |
| $\frac{2}{2}$ | 1141 No | rtn Damen A | venue, Chicago, | ITTIMOTE | <u> </u> |
| 2 | Xuis Gara | (Seal) | Carollyn Fasco Catollyn Fasco | ((eal) | <u> </u> |
| 2 | Luis Fasco | (Seal) | carorijn rasco | (Seal) | × 21 |
| 51 | | | | (800.7) | ි ලා ි |
| | State of Illinois SS. I, MARY TO KENZIE a Notary Public in and for said County, in | | | | 90 |
| 7 | the state aforesaid, do hereby certify that Luis Fasco, married to | | | | ent Number |
| | the state aforesaid, do hereby certify that Luis Fasco, married to Carollyn Fasco, and Carollyn Fasco | | | | umbe (|
| | personally known to me to be the same person S whose nameS are sub- | | | | |
| | scribed 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 | | | | 1 8 |
| | | | | | |
| | act, for the uses and purposes therein set forth, including the release and waver of the right of thomestead. Given under my hand and notarial seal this 8th day of October 1979 | | | | S. M |
| | Commission expires: Jaw. 9,1980 | | | | |
| | whiteston expires: 1 | W. 111700 | May Gran | ş | |
| | \ | | Novary Public | | |
| | AETNA STATE BANK | | | | |
| | 2401 NORTH HALSTED STREET 1743 WEST DIVISION STREET | | | | |
| | CHICAGO, ILLINOIS 60614 | | For information onl above desc | y insert street address of ribed property. | 12 S |
| | | • | DOW TOO | | |

END OF RELORDED DOGUMENTS