

	26 380 37 2	
This Indenture Witn	12552th: That the Grantor	Опов
THOMAS PHILBIN AND PHILO	OMENA PHILBIN, HIS WIFE	Exempt under provision of or under provisions of Pthe Chicago Transaction Cotober 9, 1982
of the County of COOK	K and State of ILLINOIS for and in consideration	hica hica
	Dollars,	nder pro ago ago
and other good and valuable considerati	ions in hand paid, the receipt whereof is hereby acknowledged, Convey	provis: Trai 982
andunto the CIT	TZENS BANK & TRUST COMPANY, PARK RIDGE, ILL., an Illinois	ovis Lons Isac
	the provisions of a trust agreement dated the FIRST	ion of tion
	19 78 known as Trust Number 66-3736 the following	of Para. Para. Tax Gran
described real estate in the County of	COOK and State of Illinois, to-wit:	41/25 4
95		s D
Let 25 Ver Plank 13 in M	CIntosh Brothers Irving Park Boulevard Addition	Rep
to Chicagr, a Subdivisi	on of the West 1/2 of the South East 1/4 of	Section 200.1-4 ance Representative
Section 1/ Township 40 Meridian, in Cook Count	North, Range 13 East of the Third Principal	200
Ox		200.1-3 0.1-43 femo-5
THIS DOCUMENT PREP/RED	BY: DAVID F. BENEGAS	1-240 3 of
	Attorney at Law 5339 W. Wilson Ave. Chicago, III. 60630	/ 9
	Chicago, III. 60630 SP. 7-8217	
	31.142.	
TO HAVE AND TO HOLD the sa	aid premises with the appurtenances upon the trusts and for the uses and pur	r-
poses herein and in said trust agreem	ment set forth.	
premises or any part thereof, to dedic thereof, and to resubdivide said prope	sby granted to said runge to improve, manage, protect and subdivide said rate parks, streets, highway, or alleys and to vacate any subdivision or par stry as often as desired, to locitact to sell, to grant options to purchase, inth or without consideration to convey said premises or any part thereof to grant to such successor of averassors in trust all of the title, estate, power e, to donate, to dedicate, to more age, pledge or otherwise encumber said project of property, or any part thereof, from the to time, in possession or reversion or in future, and upon any terms an for any period or periods of time, not a use the term of 188 years, and to view or extend lesses upon any terms and the said of the said terms of the said terms of the said terms of the said to the said of the said terms and the said terms of the said terms of the said terms and the said terms and terms and the said terms of the said terms of the said terms and the said terms and terms and the said terms and terms and terms and terms are terms and terms are the said terms and terms are the said terms and terms and terms are the said terms and terms are the said terms and terms are the said terms are the said terms and terms are the said terms are the said terms and terms are the said terms are the said terms and terms are the said terms are the said terms and terms are the said terms are the said terms and terms are the said terms are the said terms are the said terms are the said terms and terms are the said terms	it o
successor or successors in trust and to and authorities vested in said trustee	o grant to such successor of av reasors in trust all of the title, estate, power, to donate, to dedicate, to mo age, pledge or otherwise encumber said pro-	
by leases to commence in praesenti or ceeding in the case of any single dem	or in future, and upon any terms an for my period or periods of time, not are time the term of 198 years, and to renew or extend lesses upon any terms and to amend, change or modify lesses and the terms and provisions thereof a	26
any time or times hereafter, to contri	Tact to make leases and to grant option; to have and options to renew leases	
amount of present or future rentals, or personal property, to grant easeminterest in or about or essement and	to partition or to exchange said property, or my part thereof, for other re- ients or charges of any kind, to release, convey or assign any right, title or purtenant to said premises or any part thereof a to to deal with said propert ways and for such other considerations as it would be lawful for any person	26 300 Si Z
owning the same to deal with the sa	ways and for such other considerations as it would be lawful for any personance, whether similar to or different from the ways above specified, at any time.	on C
or times hereafter. In no case shall any party dealing	ng with said trustee in relation to said premises, or to woom a id premises	or
the application of any purchase mone	contracted to be sold, leased or mortgaged by said trustee be collised to see ey, rent, or money borrowed or advanced on said premises. — bliged to see n complied with, or be obliged to inquire into the necessity of encodiency	Res Oct
 any act of said trustee, or be obliged every deed, trust deed, mortgage, lea 	d or privileged to inquire into any of the terms of said trust e remant; as or or other instrument executed by said trustee in relation to said the said trustee in relation to said the said trustee in relation to said the said trustee in the said	al E
other instrument, (a) that at the time agreement was in full force and effect	ne of the delivery thereof the trust created by this Indenture and by sick week, (b) that such conveyance or other instrument was executed in according	stat r 9,
ment thereof and binding upon all be ered to execute and deliver every suc	ations contained in this indenture and in said trust agreement or in some when eneficiaries thereunder, (c) that said trustee was duly authorized and empor ch deed, trust deed, lease, mortgage or other instrument and (d) if the co	e Tr e Tr 198
	eccessors in trust, that such successor or successors in trust have been proper all the title, estate, rights, powers, authorities, duties and obligations of it	ta,
The interest of each and every	beneficiary hereunder and of all persons claiming under them or any of the and proceeds arising from the sale or other disposition of said real estate, a	
such interest is hereby declared to	be personal property, and no beneficiary hereunder shall have any title or sid real estate as such, but only an interest in the sarnings, avails and process	Tax Cra
If the title to any of the above !	lands is now or hereafter registered, the Registrar of Titles is hereby directed to the control of title or duplicate thereof, or memorial, the words "in trust," or "up	edarantor tedor
condition," or "with limitations," or provided.	words of similar import, in accordance with the statute in such case made a	tecrograph a
 by virtue of any and all statutes of 	by expressly waiveand releaseany and all right or benefit under a f the State of Illinois, providing for the exemption of homesteads from sale	and Span
execution or otherwise.	or s aforesaid ba we hereunto set their hand S	ando -
seal S_this_9th	day of October 10 82	
	1 // was / heller . [Son	11.48
Address of Grantee:	of theorem (thelow) .[See	1]• 🖒
One S. Northwest Highway Park Ridge, Illinois 60068	• [Sea	,
<u> </u>	FO	.17

CBT 1517A

UNOFFICIAL COPY

COUNTY OF COOL		<u> </u>
	Notary Public in and for said County, in the State aforesaid, do be THOMAS PHILBIN AND PHILOMENA PHILBIN, HIS WI	• •
	persenally known to me to be the same person. S whose name S subscribed to the foregoing instrument, appeared before me this disacknowledged that they signed, sealed and delivered the as their free and voluntary act, for the uses and purposes including the release and waiver of the right of homestead.	said instrument
0	GIVEN under my hand and notarial	seal this
O,	9rh day of October	A. D. 19_82.
PUDLIC		Notary Public.
	Mary	
After re pany, by de	ording, please return this Dec 1 to Citizens Bank & Trust positing the same in Box 405 if on 1 Deed has been record, otherwise by mail to:	
oldney M. When RECORDER OF DEEDS 7 6 3 8 0 3 7 2	Citizens Bank & Trust Company One S. Northwest Highway Park Ridge, Illinois 60068	ŤŚ (
COOK COUNTY, ILLINOIS FILED FOR PICORO 1902 OCT 13 PH 2: 59	MPANY	SOM 3/2
BOX 405 COOK COUNTY, ILLINOIS BOX 405 COOK COUNTY, ILLINOIS 1902 OCT 13 PH 2: 59	TO: CITIZENS BANK & TRUST COMPANY TRUSTER PARK RIDGE, ILL.	

LEND OF KECORDED DOCUMENT