NW-50779 STI . 85-90661

Ψ,

THIS INDENTURE WITNESSETH, THAT THE GRANTOR,

86471687

Michael Giannelli, a married man, and Richard Sassmannshausen, divorced and not since remarried

,	od and valuable co ddress is 5850 West ent, dated the 1s 85, and know	nsiderations, r unto COLONIA Belmont Aven t	eceipt of which AL BANK AND TF ue, Chicago, Illin mber 928	is hereby duly ack RUST COMPANY OF Idis, as Trustee unde) nowledged, CHICAGO,
PARCEL 1: The South 25 Lots 5 and 6 in Plock 1 the Northwest Quarter of Range 13 East of the The	.ll feet of th in Castle's S f the Southeas	e West 22.4 ubdivision t Quarter o	of the North	ot 7 and all of west Quarter of Township 39 N	o£
PARCEL 2: The East had Northwest Quarter of the Section 3, Township 39 to in Cook County, Illinoi. PPI Nos. 16-03-400-007;	Northwest Qu Worth, Range 1	arter of the 3 East of the 5	e Southeast he Third Pri	odivision of th Quarter of ncipal Meridia	
THIS IS NOT HOMESTEAD PI TO HAVE AND TO HOLD the said real estate Full power and authority is hereby granted to highways or alleys to vacate any subdivision or pa on any terms, to convey either with or without consisurates, pladge or otherwise encumber said real leases mortgage, pladge or otherwise encumber said real leases to commence in present) or in futuro, and or times hereafter, to contract to make leases and to contract respecting the manner of fixing the am property, to grant essements or charges of any kill part thereof, and to deal with said real estate and et to deal with the same, whether similar to or diffusion no case shall any party dealing with said friveyed, contracted to be sold, leased or mortgaged rowed or advanced on said real estate, or be obliged of instrument executed by said Trustee, or any successor titles of said county) relying upon or claiming und denture and by said Trust Agreement was in full follimitations contained in this Indenture and in said Trustee, or any successor in trust, was duly authoriconveyance is made to a successor or successor in trust shall incur any permay do or omit to do in or about the said real estine ty happening in or a boul said real estate, any and al into by the Trustee in connection with said real estate end obligation whatsoever with respect to any.	s with the appurtenances, up and frustee to improve, mit thereot, and to resubdivided deration including deeds comor or successors in trust all testate, or any per thereof, tupon any terms and for any proven any terms and for any provent or any per thereof, to grain polions to lesse and ount of present or future rent and, to release, convey or asset out of present or future rent from the ways above apustee, or any successor in truly said Trustee, or any successor in truly said Trustee, or any successor to the second to see that the terms of this or privileged to inquise into an er any such conveyance, lesser and effect, (b) that such or trust and effect, (b) that such or trust, that such accessor patients of its, his or their prederated ing and conditions to it in trust, that such accessor patiens of its, his or their prederated in is will inability or be subjecte or under the provisions of the is uch its billity being hereby at all the election of the Trustee.	con the trusts and for anage, notect and sub a said re- er. and sub es said re- er. and sub of the tille, exert, poet of the tille of tille of the t	the uses and purposest divide said real estate of ten as desired, to contract ten as desired, to contract of grantee, to convey said were and suthorities west and suthorities west of the said said that the said purchased and the said real estate, its wall in or real estate, or who mail do see to the uprice land real estate, or who mail do see to the uprice land real estate, or who mail do see to the uprice land real estate, or who mail do see to the uprice land real estate, or who mail to see to the uprice land real estate, or who mail to see to the uprice land said the see to the uprice land said the see to the uprice land was binding up the deed, trust deed, trust deed, trust deed, trust deed, trust deed, trust deed, and trust contract, ob implement or any amendmalessed. Any contract, ob implement of an express trustee of an express trustee of an express trustee of an express trustee.	in the part thereof, to dedicate compared to sell, to grant options to private and the provided the self trustee, to donate, milme to time, in possession is ed in self trustee, to donate, milme to time, in possessions there is the terms and provisions their in the terms and provisions their or enypart thereof, for other rement appurtenant to said real estate or any part thereof in a self the self their provisions to the self their provisions their in a said purchase money, ron to inquire into the authority, not of any purchase money, ron to inquire into the authority, not of any purchase money, ron to inquire into the authority, not of any purchase ded, mortgage	corrections and control of the state of the
the Trustee shall be applicable for the payment and oftion from the date of the filing for record of this. The interest of each and every beneficiary here ings, avaits and proceeds arising from the sale or a interesting shall have any little or interest, legal or e intention hereof being to vest in said Colonial Bandescribed. If the little to any of the above real estate is not duplicate thereof, or memorial, the words "in trust," and provided. And the said grantorhereby expressly wa	Deed, under said Trust in yother disposition of said registron of said registron of said real estaic said Trust Company of Chow or hersafter registered, the or upon condition, or "with	Agreement and of all peal estate, and such in tale as such, but only a icago the entire legal re Registrar of Titles II limitations," or words	ersons claiming under the lerest is hereby declared in interest in earnings, as and equitable title in fee is hereby directed not to of similar import, in according to the contract of the contract in according to the co	tem or shy of them shall be on tio be personal property, and vails and proceeds thereof as a simple, in and to all the real register or note in the certific ordance with the statute in au	nly in the earn- no beneficiary aforesaid, the estate above cate of title or on case made
providing for exemption or homosteads from sale of	on execution or otherwise.				ste di mindis,
In Wilness Whereof, the grantor(s) aforesaid he	hereunto sei	hand(s) and sea	(a) this	st	day of
December	× 19.85	60.11		- ASSA	

THIS DOCUMENT PREPARED BY JOHN F. PUTTILL

Michael Giannelli

HOLMSTROM & GREEN, P.C.

116 N. Benton St., Woodstock, IL 60098

Colonial Bank and Trust Company of Chicago

Property commonly known as: 4333 W. Division St. Chicago, IL 60644

Richard Sassmannshausen

For information only insert street address of shove described property.

affixing Riders and Revenue Stamp ₫ This space

UNOFFICIAL COPY

Satural Marie

85471587

DEPT-01 RECORDING \$11.00 T#5333 TRAN 2992 10/10/86 15:49:00 #5270 # ☆ ※一母と一件ア16日ア COOK COUNTY RECORDER

	10/	•	COOK C	OUNTY RECORDER
	0	•		
	ζ	6		
		171		
				— 89√igze noissimmob √M
Hotely Public	},	8/8/11		35,5
201 Dearness	Ma		1/2	
			T_{α}	
58 % CY	ресещрет	10 Yeb Je.	T T T T T T T T T T T T T T T T T T T	on bha bhari yny hand and no
ciuding the relesse and waiver of the right of homestead.	uses and purposes therein set forth, in	and voluniary act, for the	****	Tiehr
sa Inemuriani bias edi besavijab bra belase ,bengis		the!	d acknowledged in	e no, seg ni yab siri) em esched
besseqge "Ineminiani gologerol edi ol bedisedur.	sre		lhe same person(s)	ed ol ar∷o) ·w∵ni yll≨nosteq
		peq	e remarri	and not sinc
Sasmannahausen, divorced	ied man and Richard	elli, a marr	nnsið í s ann	Mich
	do heraby carrily that	in the State aforeselving, in the		County OI COOK
bise tot bne ni biking matok ,	dersigned	un əya	· 1 (———————————————————————————————————	STATE OF THE STATE