This In	dentlyte E	esi(th, Tha	the Ginin P	NOMAS BYRNE au	<u>nd </u>
	DIEL	71 O18112 D 1112 -		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	22660
of the County		and the St			n consideration
of	TEN	and NO/100 (\$10.00)		Dollars,
and other good	and valuable considers	tion in hand paid, Co	enveyand V	Varrant	unto
NORTHWEST	NATIONAL BANK o	f Chicago, a nations	al banking association,	of Chicago, Illinois	, its successor
or successors a	u Trustee under the pr	ovisions of a trust s	greement dated the	14th day of Ma	rch
			the following describ		• · · · · · · · · · · · · · · · · · · ·
***************************************	and State of Illin	•		_	
in the Nort	th West quarter	(1/4) of Sec	g Park Boulevard tion 24, Townsh idian, in Cook	ip 40 North,	
				12 1	
Exempt Ander grow	visions of Paragraph & !	Section 🔏	NORTHWEST !	WITHORE BANK	
-31-16	1 AS ARC		as Trustee under	ust No. 10-0-	79240-7
Date	Ó_		By:	Mara	0
	Q		4	YKe President	
ADDRESS OF	GRANT & 3985	N. Milwaukee	Avenue, Chica		
	Ox		00 20 - 04	0-000 A	2.6
REAL ESTATE ADDRESS OF F	TAX IDENTIFICAT PROPERTY: 3816 N	TON NO.:/3 -	9 - 110 - 04 ne, Chicago, Ill	inois 60618	
		0_			
TO RAVE A herein and in said	ND TO HOLD the said trust agreement set forti	p emara with the a	ppurtenances, upon the	trusts and for uses	and purposes
to convey, either in trust and to gr trustee, to donate, property, or any in futuro, and up the term of 138 y amend, change or make leases and of the reversion of the reversion of any kind, to premises or any juther consideration	with or without consider and to such successor or to dedicate, to mortgage part thereof, from turnion any terms and for a years, and to renew or modify leases and the to grant options to least and to contract respectively or any part thereof, and to determine the part thereof, and to determine thereof, and to determine the succession of the part thereof, and to determine the succession of the succession o	ration, to conv y land a successors in write a e, pledge or otherv use to time, in possessany period or period, extend leases upon a terms and provision and options to renug the manner of fix it thereof, for other in any right, title of all with said property if or any person ow	o sell, to grant options of premises or any part ill of the title, estitle, por encumber, said property in or reversion, by let of time, not exceeding a y arms and for any time, and the said options to the control of presented or pursonal proper interest in or about and every yar thereoning the same wheal y each estate of the control	nereof to a successor wers and authorities of any part thereof uses to commence in in the case of any period or periods of or times hereafter, to purchase the whole ent or future rentals by, to grant easement or easement appurted in all other ways	or successors vested in said to lease said praesenti or single demise time and to contract lo to contract lo to partition ts or charges enant to said and for such
part thereof shall application of any she terms of this of said trustee, or trust deed, mortga widence in favor (a) that at the tin orce and effect, (a) that at the tin orce and imutations coupon all benefina every such deed, it trust.	be conveyed, contract purchase money, rent, trust have been compli- be obliged or privileg ge, lease or other instru- of every person relying ne of the delivery there b) that such conveyand intained in this Indentu- intas thereunder, (e) the trust deed, lease, morigi, that such successor or	ed to be sold, leased or money borrowed ed with, or be oblige ed to inquire into an ment executed by sain gupon or claiming of the trust created to ee or other instrying ure and in said trust at and trustee was age or other instruct the successors in trust he	lation to said premiors, or mortgaged by said or advanced on said gld to inquire into the nity of the terms of said ditrustee in relation to sunder any such convey this indenture and by it was executed, in accordance exercises or in some duly authorized and entit, and (d) if the converse been properly appoints of sts, his or their pre-	trustee, be obliged to take, or be obliged to cassity or expedience trust agreement; and aid eat virte shall trace, are no other, said trust agreement dince with the trust amendment, he reof apowered to execute eyance is made they we noted and are fully we noted and are fully we	to see to the d to see that ty of any act l every deed, be conclusive instrument, it was in full ta, conditions
be only in the ea nterest is bereby	rnings, avails and proc declared to be personal	eeds arising from the property, and no be-	of all persons claiming e sale or other disposit neficiary hereunder shal interest in the earnings	on of said real esta Il have any title or a	te, and such in
ot to register or .	note in the certificate of	of title or duplicate t	er registered, the Regis hereof, or memorial, the a accordance with the	words "in trust" or	eby directed frupon con-
And the said g of any and all sta- therwise.	grantorS hereby expre- tutes of the State of II	sely waive and rele linois, providing for	rase any and all righ the exemption of homes	t or benefit under au Reads from sale on o	ry ph. Artine E.
In Witness Wh	ereof, the grantor.S. af	oresaid haVe. hereu	nto et their		hand.S and
esl this	14th day		19 86		
	0,94				
	e to milk to	e straget ,		TO NEW TO DEMAND	दे र न्यक् रि
Thomas	Brown!		Della Byrne	wie	ANTAT S
Thomas B	yrne	(SEAL)	Della Byrne	1	(SEAL)

ADDRESS OF PROPERTY FO WARRANTY DEED ADDRESS OF PROPERTY TO TO WORTHWEST NATIONAL BANK OF CHICAGO LIVING PANK AND CICEDO AT BILLWANGER

Onass Far

HALM SYNC CICENO VI HITMYRICE

246

204 County Clart's Office الماهد دلم Isinston bas med to tight the trept of born their Thomas Byrne and Della Byrne, His Wife--

COOK STONITII

Plotke