## OFFICIAL CO

ne County of Cook	and State of Illinois , for and in consideration and No/100 ***********************************
munio COLUMBIA NATI	valuable considerations, receipt of which is hereby duly acknowledged, Conveyand Quit IDNAL BANK OF CHICAGO, a corporation duly organized and existing as a national banking distance of States of America, and duly authorized to accept and execute trusts within the State of Illinois, as
	Trust Agreement, dated the 23rd day of June 1986, and
wn as Trust Number 2552 State of Illinois, to-wit:	the following described real estate in the County of Cook
State of minors, to-wit.	
South 15 feet there and 3 in Subdivis: 12, East of the Th	North 15 feet thereof) all of Lot 6 and Lot 7 (except the eof) in Block 15 in Oriole, being a subdivision of Lots 2 ion of part of Sections 1 and 12, Township 40 North, Range ird Principal Meridian, as per plat recorded August 13, Plats, Page 7 in Cook County, Illinois.
	en de la companya de La companya de la co
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	for 1780 and subsequent years.
205	mt
Estate Tax 4 12 12 15 ( TO HAVE AND TO HOLD the said real est	147 0100 Y  are with the appurieria, then the trusts, and for the uses and purposes herein and in said Trust Agreement set forth, said Trustee to improve, it analy, project and subdivide said real estate or any part thereof, to dedicate parks, street, highways or
Full power and authority is hereby granted to and to vacate any subdivision or part thereof, a	said Trustee to improve, it may; protect and subdivide said real estate or any part thereof, to dedicate parks, streets, highways or and to resubdivide said real rate exposed as desired, to contract to sell, to gram options to purchase, to sell on any terms, to convey
with or without consideration, to convey said to powers and authorities vested in said Trustee, to	and to resubdivide said real surget often as desired, to contract to self, to gram options to purchase, to self on any terms, to convey eal estate or any part thereof to thus any or successors in trust and to gram to much successors in trust all of the tible, o donate, to modified, to mortgate, pick-or otherwise encumber said real estate, or any part thereof, to lease said real estate, or any trible, to commence in processor in inclusion, by leases to commence in processor in inclusto, and upon any terms and for any period or periods of time, not exceeding in the
frany single demise the term of 198 years, and to oversome thereof at any time or times beteaflet.	sion, of reacy of extend leases upon any 1/m, and for any period or periods of time and to amend, change or modify leases and the terms in contract to make leases and to grant ontions to lease and options to renew leases and options to purchase the whole or any part of
version and to contract respecting the manner of	o renew or extend leases upon any 1° m, and for any period or periods of time and to amend, change or modify leases and the terms to contract to make leases and to gran options to lease and options to renew leases and options to purchase the whole or any part of fining the amount of present of future renal **, Artition or to exchange staid real estate, or any part thereof, for other real or per- kind, to release, convey or assign any right, tile, or in cress those about or easement appurtenant to said real estate or any part thereof.
ocal with said real estate and every part there	Of in an other ways and for such other confluencies as it would be lawful for any person owning the same to near with the same,
to be sold, leased or mortgaged by said Truste	niliter, or any successor in trust, in relation to said ralle tate, or to whom seld real estate or any part thereof shall be conveyed, con- re, or any successor in trust, be obliged to see to the application of any purchase money, tend or money borrowed on advanced on said trust have been complied with, of the obliged to incl., et include authority, necessity or expediency of any act of said Trustee, or be
in relation to said test estate that he conclusion	of said Trust Agreement; and every deed, trust died, mo least or other instrument executed by said Trustee, or any successor in the evidence in favor of every person (including the Res. ". of Titles of said county) relying upon or claiming under any such con-
e itase or other instrument, (a) that at the time e or other instrument was executed in accordan	of said Trust Agreement; and every deed, trust deed, mo lease or other instrument executed by said Trustee, or any successor in the evidence in favor of every person (including the Reg. "" of Titles of said county) relying upon or claiming under any such con- rof the delivery of the regular created by this Indenture and by said Trust Agreement was in full force and effect, (b) that such con- side with the trusts, conditions and limitations contained in this Informatic and Insaid Trust Agreement or in all amendments thereof, if
ng singing upon an penericiaries increunors, it	cyling and i page, o a successor in trust, was only authorized an imposerge to execute and server every such used, it us used, it was a major to a successor in trust that such a receipt or successor in this table and are
This conveyance is made upon the express und it shall incur any personal fiability or be subjected.	suthorities, duties and obligations of its, his or their predecessor in 1922.  restanding and condition that neither Columbia National Bant of 2, mago, individually or as Trustee, nor its successor or successors ed to any claim, judgment or decree for anything to rethey or its or their agen, or storneys may do or omit to do in or about the said
tate or under the provisions of this Deed or sal- ability being hereby expressly waived and releas	ed to any claim, judgment of decretion anyming tor income to the control agent of the control agent of the control and the control agent of the control agen
y it in the name of the then beneficiaries under tame, as Trustee of an express trust and not Indi-	aid Trust Agreement as their attorney-in-fact, hereby irrevocably appointed for such purposes, or at the election of the Trustee, in its vidually (and the Trustee shall have no obligation whatsoever with respect to any sin a contract, obtained nor indebtedness except only
as the trull property and lunds in the actual peyer shall be charged with notice of this cond	ostession of the trainer shall be applicable for the payment and discharge inercol. All persons and corporations who moved and ition from the date of the filing for record of this Deed.  under and under said Trust Agreement and of all persons claiming under them or an, after most all be only in the earnings, avails and
eds arising from the sale or any other dispositio	n of said real estate, and such interest is hereby declared to be personal property, and an other clary hereunder shall have any title or such, but only an interest in the earnings, avails and proceeds thereof as aforeraid, the interfunction in the earnings, avails and proceeds thereof as aforeraid, the interfunction in the earnings, avails and proceeds thereof as aforeraid, the interfunction in the earnings, avails and proceeds the earning in the earnings are the earnings.
at the last citizens at a management and another	the little for the should be and an all as the sent manner should be an all the sent manner should be a sent manner should be
rial, the words "in trust," or "upon condition, not be required to produce the said Agreement of	one time in rec simple, in and to all of the real extend above destrook or or or or or or or of title or duplicate thereof, or or hereafter registered, the Registered of Titles is hereby discreted not to register or note in the confidence of title or
tance with the true intent and meaning of the t And the said grantorhereby expressly we e exemption of homesteads from sale on execu	and release any and all right or benefit under and by virtue of any and all statutes of the state. I Illinois, providing
•	aforesaid han_hereunto setherand
	y of June 19 86.
Outto Bla	· mett
THE PULL	(SEAL)
	[SEAL] [SEAL]
SS.	the undersigned a Notary Public in and for said County, in
or Cook }55.	the state aforesaid, do hereby certify that Esther C. Garzonetti, a widow
	personally a nown to me to be the same person whose name
	the foregoing instrument, appeared before me this day in person and acknowledged that She signed, realed
	and delivered the said instrument as her free and voluntary act, for the uses and purposes therein set forth,
	including the release and waiver of the right of homestead. Given under my handyprid potarial sent this 23 day
	- / or / 1 ///
	of June (9.86. / )
	Notary Public Notary Public

TR4 C&J

Chicago, II, 60656 ATTN: Trust Dept.

Manhall Man

FFR. 25,1990 550C.

MSTRUMENT WAS PREPARED BY THEY LL.

COLUMBIA NATIONAL BANK OF CHICAGO 5250 N Havem Ave Chikago, Minois

Provisions of Chicago Transaction

Byrei. Sellet of Bepresentative

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