or f

S C OO

 ∞

Ŝ I cr

TRANSFEL STAMES

AFFIXED TO DE#

. Individual

OR

RECORDER'S OFFICE BOX NUMBER.

INSTRUCTIONS

The aboye space for recurders the only

FFICIAL, COP

11115 TADENTOTES, made this court of	
between the NORTHWEST COMMERCE BANK, a corpor	
banking corporation under the kiws of the State of Illig	
execute trusts within the State of Illinois, not personally but	
or deeds in trust duly recorded and delivered to said banking	
Trust Agreement, dated the Lst di	yof June 1286 and
known is Trust Number LT 84-068	, party of the first part, and
Chicago Title & Trust Company, as Trustoc	
	of the second part.
WITHNESSTII, that said party of the first part, in considerate	on of the sum of Ten (\$10,00)
SOA DOVIDO SANTANAMANAMANAMANAMANAMANAMANAMANAMANAMA	- Dollars, and other good and valuable
considerations in hand pald, does hereby grant, sell and conv	ev unto said parties of the second part.
the following described real estate, situated in Cook	County, Illinois, to-wit:
	the second of th
graphic extending to a company that the content of the according to the con-	in the second of the second problem (1980). The
ong transport of the control of the	en and the state of the state o
proceedings of the process of the contract of the contract of	and the first that the second of the second
and of extra it is the the contract of	and the first assertion of the State of the Artist Control
they are despited as the figure of the contribution of the contrib	and and a first a selection of marchines 📗
But the first of t	and the state of t
regarding of the control of the cont	er er i till til til til en til have epietet kare. 📗
Bankara and Article (1990) and Article (1990) 🚣 (1994) — Scholl (1990) and	ing the contract of the section of the section of the latest terms of the section
the state of the s	e carete comart con comi po el 1990 📳
in the state of th	in the contract of the second
and the second of the second o	that the second section that the barrier
Control of the contro	rajan kan di kanalan di Kabupatèn Bandaran 🕍
	ing special and the special sp
the state of the s	, the continue there is a second of the later of the late
and the second of the second o	og and the second of the secon
together with the tenements and appurtenances thereunto belonging	r . The hour of the country and that a 📳
TO HAVE AND TO HOLD the same unto said party of the second gest and to the	pennic ties, honolit and bokacif. Colorus, at each patty
of the second part.	
	grand the second of the second
	ettings = ettings = 1
	Some of the second transfer of the
	, the in the gate the
	and the second second second
This deed is excused by the party of the first part, as Trustee, as aforesaid, pursua	est le mind in the experise of the proper and authority
This deed is excused by the party of the first part, as Trustee, as aforetaid, pursua granted to and vested in it by the terms of said beed or beeds in Trust and the provious each power and, authority thereunto enabling. The deed is made subject said real estate, if any, recorded or registered in said county.	tions of an a Trust Agreement above mentioned, and to the the Bear of all trust design and for marteness anon
spid real estate, if any, recorded or registered in said county,	True of march by the state of the
in WITNESS WHEREOF, sulf party of the flist part has caused its corporate soil is sliked to these presents by one of its Trust Officers or its Assistant Trust Officers	to be herete after de and his capsud its dame to be
Sugmed to these presents by the of the feast Concers in as Assistant from the	ices and allow by the Cashini, the day and year
	mi anni hadden anti a taine a fill an i an i a tain
	T COMMERCE WNK
By Kathleen h	Nanco
	ASST. TOURT OUTGOES
Allost T Cola Ches.	CUMA SM.
Family the mark of the first	CASHIRR
Farni 8101 Typersti Cv Chicago	
1, the undersigned, a Netgry Public in and CERTIFY, that the above named	tor the County and Slats aforessid, DG HEREHY SST Trist Officer and Cashier of the thanking Corporation, Orantor, personally Kniewe- re subscribed to the foregoing instrument, as such Cashier espectively, appeared before one this day and delivered the said instrument as their copy free net of said Banking Corporation to the use and
COUNTY OF COOK SS. NORTHWEST COMMERCE BANK, an Illinois	thinking Corporation, timptor, personally known
HSST Trust Officer and	Cushing respectively, appeared before the this day
in person and hekinivledged that they signed in	nd delivered the sold instrument as their own free
purposes therein set forth; and the said Cashie	r then und there acknowledged that paid Castier.
This instrument prepared said, flanking Curporution to be affixed in an	r then and there acknowledged that said Castiler, on the great the casted the corporate feel of the interment us said: Castilers, we free anti-very the standard the said Castilers of the sixes and the said Castilers of the sixes and
bitt berand twentill and trutalit	i of said pauring Carporation for the bigs and
Northwest Commerce Bank	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
2727 W. ruggins Roan	Durking
Russemont, Minute 60018 133	Hay My Jaken
and the state of t	Minry Public 30 12 19 19 19 19 19 19 19 19 19 19 19 19 19
DENAME RAPPY TERM ROLLES	
British Octob Golfeb	POR INFORMATION ONLY INSERT STREET ADDRESS OF ABOVE
STREET 190 A) / A Callo C	DESCRIBED PROPERTY HERE

E Wall of the Control	

60062 Wheeling, IL

DIRECTION AND WITH AUTHORITY TO CONVEY DIRECTLY PARESTRUST GRANTER NAMED HEREIN. THE POWERS AND AUTHORITY CONFERRED TRUST GRANTEE ARE RECITED AND INCORPORATED HEREIN BY REFERENCE.

THIS DEED IS EXECUTED PURSUANT TO AND IN THE EXERCISE OF THE POWER AND AUTHORITY CRANTED TO AND VESTED IN SAID TRUSTEE BY THE TERMS OF SAID DEED IN TRUST DELIVERED TO SAID TRUSTEE IN PURSUANCE OF THE TRUST AGREEMENT ABOVE MENTIONED.

To have and to hold the said premises with the appurtenances upon the trusts and the uses and purposes herein and in said trust agreement set forth,

Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivide said premises or any part thereof, to dedicate parks, streets, highways or alleys and to vacate any subdivision or part thereof, and to resubdivide said property as often as desired, to contract to sell, to grant options to purchase, to sell on any terms, to convey either with or without consideration, to convey said premises or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in said trustee, to donate, to dedicate, to mortgage, pledge or otherwise encumber said property, or any part thereof, to lease said property, or any part thereof, from time to time, in possession or reversion, by leases to commence in praesents or in future, and upon any terms and for any period or periods of time, not exceeding in the case of any single demise the term of 198 years, and to renew or extend leave upon any terms and for periods of time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter, to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to contract respecting the manner of fixing the amount of present or future rentals, to partition or to exchange said real estate or any part thereof, for other real or personal property, to grant easements or charges of any kind, to release, convey or assign any right, title or interest in or about or essement appurtenant to said real estate or any park thereof, and to deal with said real estate and every part thereof in all other ways such other considerations as it would be lawful for any person owning the and for same to deal with the same, whether similar to or different from the ways shove specified, at any time or times hereafter.

In no case shall any party of eling with said Trustee, or any successor in trust, relation to said real estate, or to whom said real estate or any part thereof shall be conveyed, contracted to be soll, leased or mortgaged by said Trustee, or any successor in trust, be obliged to see to the application of any purchase money, rent or munuy borrowed or advanced on said sal estate, or be obliged to see that the terms of this trust have been complied with, or be obliged to inquire into the authority, necessity, or expediency of any act of said Trustee, or be obliged or privileged to inquire into any of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease or other instrument executed by said Trustee, or any successor in trust, in relation to said real estate shall be conclusive evidence in favor of every person (including the Registrar of Tiples of said county) relying upon or claiming under any such conveyance, lease or other instrument; (a) that at the time of the delivery thereof the trust created by this Indenture and by said Trust Agreement was in full force and effect (b) that such conveyance of other instrument was executed in accordance with the trusts, conditions and limitations contained in this Indenture and in said Trust Agreement or in all amendments thereof, if any, and binding upon all beneficiaries thereunder, (c) that said Truscee or any successor in trust was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrument and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appoint and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their predecessor in truet.

The interest of each and every beneficiary hereunder and of all persons claiming under them or any of them shall be only in the earnings, avails and proceeds arising from the sale or any other disposition of each real estate; and such interest is hercuby declared to be personal property, and no beneficiary hereunder, any title or interest, legal or equitable, in or to said real estate as Buch, only an interest in the earnings, avails and proceeds thereof as aforesaid.

If the title to any of the above lands is now or hereafter registered, Kagistrar of Titles is hereby directed not to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust" or "upon conditions, with limitations", or words of similar import, in accordance with the statute in such case made and provided.

Secretary Of Allers Conversed Conve

соок сопити весоврев F 2 5 5 2 2 5 4 9875#

равл-от несонотис

98, Hd 54 C

ال

UNOFFICIAL COPY

0 0 3 4 4 3 | 3

Unit 155 of Catherine Court Industrial Condominium, as delineated on a survey of the following described real estate:

Lot One in Catherine Court Subdivision, Resubdivision of part of the North East Quarter (1/4) of Section 10 and part of the North West Quarter (1/4) of Section 11, all in Township 42 North, Range 11, East of the Third Principal Meridian, according to the Plat thereof registered in the Office of the Registrar of Titles of Cook County, Illinois on May 7, 1986 as Document LR 3513052 and recorded in the Office of the Recorder of Deeds of Cook County, Illinois on May 7, 1986 as Document 86181236, which survey is attached as Exhibit 'B' to the Declaration of Condominium recorded in the Office of the Recorder of Deeds of Cook County, Illinois on May 7, 1986 as Document 86181238 and also filed in the Office of the Registrar of Titles of Cook County, Illinois on May 7, 1986 as Document LR3513054, together with its undivided interest in the percentage elements, in Cook County, Illinois.

"Grantor also hereby grants to the Grantee, its Successors and Assigns, as rights and casements appurtenant to the above described real estate, the rights and easements for the benefit of said property set form in the Declaration of Condominium aforesaid, and Grantor reserves to itself, its Successors and Assigns, the rights and basements set forth in said Declaration for the benefit of the remaining property described therein.

This Deed is subject to all rights, easements, covenants, conditions, restrictions and reservations contained in said Declaration the same as though the provisions of said Declaration were recited and stipulated at length herein.

Permanent Index No. 03-10-201-035-0000

المسلمة المسلمة المسلمة

81844818