

UNOFIEIGIAUSTCOPY 87299193

WR.		872991.93		
THIS INDENTURE WITNESSETH	, That the Grantor	H. Ulrich Hah	n and Edith C. Hah	ın, His Wife
of the County of Cook consideration of Ten and no/oo and other good and valuable consideration.	lerations in hand pa	id, Convey s	Illinois and Warrant s	for and in dollars, unto
COMMERCIAL NATIONAL B. successor or successors, as Trustee 19_87, known as Trust Number	ANK of BERWY	N, Berwyn, Illi ment dated the , the foll	<u>luth</u> day of_	nking association, its April ,, estate in the County of
Lots 29 and 30 in Parkway and 10 in Sch of blocks 4, 9 and 10 in Sch Lots: Also 3.5 feet West and of the North West Quarter of principal Meridian, in Cook	nleswig and the v d adjoining said h of Section 36, To	acated alleys a Half Street of	and half Street adjo part of the South E	oining seid East Quarter
		V _T	CHIN OF C	BACIES IAZ
95-Y	`.O	# ····	Parkill Johnson (1)	906.00
(Permanent Index No. 1 3 . 36)	123 004 A	JK		
TO HAVE AND TO HOLD the real esthe trust agreement set forth.	it to with its appurter	ances upon the tru	ists and for the uses and	purposes herein and in
Full power and authority is bereby granted to said trustee sighways or alleys and to vacate any subdivision or part the convey either with or without consideration; to convey the state, powers and authorities vested in the trustee; to donat hereof, from time to time, in possession or reversion, by leasecute renewals or extensions of leases upon any terms and it any time or times hereafter; to execute contracts to make forecast contracts respecting the manner of fixing the amount my kind; to release, convey or assign any right, title or intenhereof in all other ways and for such other considerations as	reof, to ever jule contracts to self- real estate or any just thereof to le, to dedicate, it mort lage, or of uses to commenc, on present or in for any period or periods. If the eases and to execute onto as to be to fiprevent or future renta, its pi- gest in or about or easement less, its	or exchange, or execute gra a successors in therwise encumber the real of the future, and upon any ter- and to execute amendments ase and options to renew lea autition or exchange it for oth ternant to the real extate or ar	ants of options to purchase, to execu- trust and to grant to such successor estate, or any part thereof, to execute ris and for any period or periods of it! c, changes or modifications of leases sees and options to purchase the whole terreal or personal property, to execu- ty part thereof, and to deal with the ti-	ite contracts to sell on any terms, to or successors in trust all of the title, leases of the real estate, or any part me, not exceeding 198 years, and to and the terms and provisions thereof e or any part of the reversion and to te grains of eacments or charges of title to said real estate and every part
pecified and at any time or times hereafter. In no case shall any party dealing with said trustee in relief trustee, be obliged to see to the application of any purcha with, or be obliged to inquire into the necessity or expediency nortgage, lease or other instrument executed by the trustee in sease or other instrument, (a) that at the time of the delivery the xecuted in accordance with the trusts, conditions and limital was duly authorized and empowered to execute and deliver entits successor or successors in trust have been property.	use money, rent, or maney borrors, y of any act of the trustee, or he of n relation to the real extate shall b hereof the trust created herein and itions contained herein and in the very such deed, trust deed, lease ly appropried and are fully sestes by appropried.	wed in advanced on the read- bliged or "as leged to inquin- e conclusive systeme in fas- liby the trusce, reement was- trust agreement of thanly an- mortgage or other "any am- f with all the title, estating	entate, or he obliged to see that the te e into any of the terms of the trust agn or of every person relying upon or cla in full force and effect, (b) that such o tendments thereof and binding upon hit and (d) if the conseyance is made t this, powers, authorities, duties and	rms or the trust nave neeth compiled element, and every deed, trust deed, unning under any such convey ance, conveyance or other instrument was all beneficianes, (c) that the trustee of a successor or successors in trust, obligations of the trust.
This conveyance is made upon the express understan essor or successors in trust shall incur any personal liabil o do in or about the said real estate or under the provisi bout said real estate, any and all such liability being herel on with said real estate may be entered into by it in the urposes, or, at the election of the Trustee, in its own na ny such contract, obligation or indebtedness except on ischarge thereoft. All persons and corporations whoms. The interest of each beneficiary under the trust agreemen	ity or be subjected to any claim ions of this Deed or said Trust by expressly waived and release marie of the then beneficiaries and, as Trustee of an express ti By so far as the trust property oever and whatsoever shall be	in, judgment of decree "> it Agreement of any amen- rd. Any contract, obligation in the said Trust Agreement and not individually and librids in the actual charged with notice of the charged with notice of the said librids in the actual charged with notice of the said librids in the actual charged with notice of the said librids in the actual charged with notice of the said librids in the said librids in the actual charged with notice of the said librids in the	anything it or they or its or their a different sector, or for injury to per the wind bitchness incurred or ente- ed, as the cattorney in fact, hereta and the proster shall have no obling possession of the fruster shall be instructed.	gents or attorneys may do of omit red into by the Trustee in connec- by irresociably appointed for such gation whatsoeser with respect to applicable for the payment and filling for record of this Deed.
om the sale, mortgage or other disposition of the real estate, the real estate as such, but only an interest in the possess. If the title to any of the above lands is now or hereafter reg	and such interest is hereby declar tion, earnings, avails and proces	red to be personal property , a rds thereof as aforesaid	ind no beneficially shall nave any title	or interest, legal or equitable, in or
ords "in trust" or "upon condition," or "with limitations And the said grantorhereby expressly waive	s," or words of similar import, i and release any	in accordance with the statu	ite in such case made and personald. for and by virtue of any and it stati to	
or the exemption of homesteads from sale on execution or in Witness Whereof, the grantor				and seal
H. her de Hehr	day of ApA;	a	ach c. no	Um (SEAL)
H. Ulrich Hahn	(SEAL)	Ed	ith C. Hahn	(SEAL)
State of Illinois County of Cook ss. Edith C.	I. Marshal P.		a Notary Public in a H. Ulrich Hahn and	and for said County, in
	personally known to inc	to be the same perso	on whose name	subscribed to
"OFFICIAL SEAL" MARSHAL P. MORRIS Notary Public; State, of Himois	the foregoing instrument signed, scaled and deli	, appeared before me to vered the said instrum- ses and purposes there	his day in person and acknownent as their	lease and waiver of the
Motery Fublic, State, or/ minute	regin of indirested.	(1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	276 Name 711	ا د ده مه

THIS DOCUMENT PREPARED BY:

Marshal P. Morris 180 N. LaSalle, Chicago, IL 60601 For information only insert street address 2017-21 N. HUMOOId!

Notary Public

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DEPT-01 RECORDING TRAN 9912 96/93/87 19:33:99 #0234 # D *--67--299193 COOK COUNTY RECORDER

\$12.00 MAIL

Stopperty of County Cle

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DEED IN TRUST

TRUST NO.

COMMERCIAL NATIONAL BANK OF BERWYN 3322 OAK PARK AVENUE BERWYN, ILLINGIS 60402 MAIL TO:

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COMMERCIAL NATIONAL BANK

OF BERWYN

Berwyn, Illinois