UNOFFICIAL COPY 63332

	
inda Moore Myers, husband and wife	
and State of Illinois for and in cons	
0) —	
ons in hand paid, Convey and Warrant	
ASSOCIATION, a banking corporation of the United States of America, and	qualified
he laws of Illinois, as Trustee under the provisions of a trust agreement d	
day ofApril 19_87_, known as Trust	
described real estate in the County of Cook	and
9 FEET THEREOF) ALL OF LOT 3 AND THE EAST 1/2 OF	
UTH 44 FEET OF THE EAST 1/2 OF LOT 4) IN BLOCK 7 IO GLENCOE BEING A SUBDIVISION OF SOUTH WEST 1/4 OF	
ST 1/2 OF THE NORTH EAST 1/4 OF THE NORTH WEST 1/4	
HIP 42 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL	
UNTY, ILLINOIS.	
	40
27.4.2	100
$0_{\mathcal{R}}$	# &c
<u> </u>	
-017 HL-C-4	·
prant options to purchase, (Scallon any terms, to convey either with or without consider to a successor or successor in trust and to grant to such successor or successor trust and to grant to such successor or conference o	essors in otherwise eversion, the case time and
nt easements or charges of any kind, to release, convey or assign any right, title o said premises or any part thereof, and to deal with eald property and every part the rations as it would be lawful for any person owning and sarrie to deal with the same, we specified, at any time or times hereafter.	ke leases o contract It thereof, or interest thereof in , whether
nt easements or charges of any kind, to release, convey or assign any right, title o said premises or any part thereof, and to deal with eald property and every part the rations as it would be lawful for any person owning one sarie to deal with the same,	ke leases o contract of thereof, or interest thereof in , whether If thereof purchase compiled quire into id trustee iveyance, greement tions and efficiaries mortgage essors in
In easements or charges of any kind, to release, convey or assign any right, title o said premises or any part thereof, and to deal with heald property and every part the rations as it would be lawful for any person owning any same to deal with the same, we specified, at any time or times hereafter. With said trustee in relation to said premises, or to whom, said premises or any part it leased or mortgaged by said trustee, be obliged to see to the application of any particles on said premises, or be obliged to see that the terms or this, but have been resistly or expendiency of any act of said trustee, or be obliged or privileged to include and every deed, trust deed, mortgage, lease or other instrument evoluted by said trust evidence in favor of every person relying upon or claiming under any such continue of the delivery thereof the trust created by this indenture and by said trust acconveyance or other instrument was executed in accordance with the trust, conditioned and empowered to execute and deliver every such deed, trust deed, it are in ance is made to a successor or successors in trust, that such successor or successors in trust, that such successor or successors felling under them or any of them shall be on the said or other disposition of said real estate, and such interest is hereby de thereunder shall have any title or interest, legal or equitable, in or to said real estate is and proceeds thereof as aforesaid.	ke leases or contract of thereof, or interest in
In easements or charges of any kind, to release, convey or assign any right, title o said premises or any part thereof, and to deal with heald property and every part the rations as it would be lawful for any person owning any sarie to deal with the same, we specified, at any time or times hereafter. With said trustee in relation to said premises, or to whom said premises or any part it leased or mortgaged by said trustee, be obliged to see to the application of any perfect on said premises, or be obliged to see that the terms or this and thave been it can devery deed, trust deed, mortgage, lease or other instrument and context of said trustee, or be obliged or privileged to include every deed, trust deed, mortgage, lease or other instrument and context of the delivery thereof the trust created by this indenture and by air frust acconveyance or other instrument was executed in accordance with the trust and conveyance or other instrument was executed in accordance with the trust and thorized and empowered to execute and deliver every such deed, trust deed, it are in the said trust agreement or in some amendment thereof and binding upon all head ance is made to a successor or successors in trust, that such successor or successors in trust, the successor or successors in trust, t	ke leases or contract of thereof, or interest in thereof, or interest in thereof in thereof in thereof in thereof in thereof in the complete quire into interest into interest into interest in the contract i
nt easements or charges of any kind, to release convey or assign any right, title or said premises or any part thereof, and to deal with a sid property and every part the rations as it would be lawful for any person owning any sarie to deal with the same, we specified, at any time or times hereafter. With said trustee in relation to said premises, or to whom said premises or any part it leased or mortgaged by said trustee, be obliged to see to the application of any premises, or be obliged to see that the terms or this and there exists or expendiency of any act of said trustee, or be obliged or privileged to include and every deed, trust deed, mortgage, lease or other instrument exponsed by said trustee evidence in favor of every person relying upon or claiming under any such contained of the delivery thereof the trust created by this indenture and by said trust acrowyance or other instrument was executed in accordance with the trust, condit if in said trust agreement or in some amendment thereof and binding upon all behalf of the said trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust and behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some	ke leases or contract of thereof, or interest in thereof, or interest in thereof in thereof in thereof in thereof in thereof in the complete quire into interest into interest into interest in the contract i
nt easements or charges of any kind, to release, convey or assign any right, title or said premises or any part thereof, and to deal with heald property and every part the rations as it would be lawful for any person owning any sarie to deal with the same, we specified, at any time or times hereafter. Alth said trustee in relation to said premises, or to whom said premises or any part it leased or mortgaged by said trustee, be obliged to see to the application of any premises or any part sessity or expendiency of any act of said trustee, or be obliged in privileged to include any such contains and every deed, trust deed, mortgage, lease or other instrument any coned by said lusive evidence in favor of every person relying upon or claiming under any such contained of the delivery thereof the trust created by this indenture and by said trust accordance with the trust created by this indenture and by said trust accordance or other instrument was executed in accordance with the trust, condition in said trust agreement or in some amendment thereof and binding upon all head of the said trust agreement or in some amendment thereof and binding upon all head with all the title, estate, rights, powers, authorities, duties and oblig the fully vested with all the title, estate, rights, powers, authorities, duties and oblig ficiarly hereunder and of all persons claiming under them or any of them shall be on the sale or other disposition of said real estate, and such interest is hereby die and proceeds thereof as aforesaid. Is now or hereafter registered, the Registrar of Titles is hereby directed not to rehereof, or memorial, the words "in-trust," or "upon condition," or "with limitations," stalute in such case made and provided. expressly waive and release any and all right or benefit under and nois, providing, for the exemption of homesteads from sale on execution or other aforesaid halve hereunto set there hand hand hand hand	rithereof, or interest thereof, or interest thereof in the interest thereof in the interest in the int
nt easements or charges of any kind, to release convey or assign any right, title or said premises or any part thereof, and to deal with a sid property and every part the rations as it would be lawful for any person owning any sarie to deal with the same, we specified, at any time or times hereafter. With said trustee in relation to said premises, or to whom said premises or any part it leased or mortgaged by said trustee, be obliged to see to the application of any premises, or be obliged to see that the terms or this and there exists or expendiency of any act of said trustee, or be obliged or privileged to include and every deed, trust deed, mortgage, lease or other instrument exponsed by said trustee evidence in favor of every person relying upon or claiming under any such contained of the delivery thereof the trust created by this indenture and by said trust acrowyance or other instrument was executed in accordance with the trust, condit if in said trust agreement or in some amendment thereof and binding upon all behalf of the said trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust and behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some amendment thereof and binding upon all behalf trust agreement or in some	rithereof, or interest thereof, or interest thereof in the interest thereof in the interest in the int

83-976 BANKCRAFT

BOX 333-CC

TRUST NO. L-3547

Winnecka, Illinois €6009 250 Green Bay Road Accention: Trust Department

WARRANTY DEED

Harris Bank Winnetka AFTER RECORDING MAIL TO:

Glencoe, Illinois 550 Washington St.

THE ADDRESS OF THE PROPERTY IS:

Stopenty ox Coot Colling. Winnetka, Il. €6009

520 Green Bay Road

THE ADDRESS OF THE GRANTED

560 Green Bay koad - Suite 100 Winnerka, Illinois 60093

Donald L. Padgi: & Associates, Ltd. Donald L. Padgi: & Associates, Ltd.

THIS INSTRUMENTATIVE PREPARED BY:

Public	Notery .			्राप्ते इ	श्वास्त्र	אנט וי	NOB	
			K, O	7	PM	سفك	TP .	
	78.	er ,G.A.		9—	لمنك	10	day of	
eirl) taee.		· ·	T	एएउठ	Jou		hand and	٤ţ
			ъва.	решоц	t to trigi	in edt to	nd waiver o	8

LT8 6

GIVEN under m

including the release

_free and voluntary act, for the uses and purposes therein set forth,

signed, sealed and delivered the said instrument that they

subscribed to the foregoing instrument, appeared before me this day in person and acknowledged

personally known to me to be the same persons whose names ale

and wife, Theodore A. Myers and Linda Moore Myers, husband

a Notary Public in and for said County, in the State atoresaid, do hereby certify

COUNTY OF

DONALD L PADGITT