LAND TITLE COMPANY TO SCUGGLOCK CHOSEN

The above space for recorder's use only

THIS INDENTURE WITNESSETH, THAT THE GRANTOR,

89076025

Michael G. Newett and Bonnie J. Newett, formerly known as Bonnie J. Gollub, his wife

an Illinois Corporation whose address is 5850 Wost Belmont Avenue, Chicago, Illinois, as Trustee under the provisions of a certain Trust Agreement, delicated the 15th day of February 19 89 and known as Trust Number 1516 for the following dost before deal estate in the County of Cook and State of Illinois, to wit: PARCEL 1: Lot 4 in Block 2 in the Subdivision of Block 6 in Leflin Smith and Dyer's Subdivision of the Northeast 2/4 (except 1.28 acres in the Northeast corner thereof) in Section 20, Township 40 Morth, Range 14 East of the Third Principal Meridian, in Cook County Illinois Commonly known as 3838 N. Kenmore, Chicago, IL P. I. N. 1/20 To 2/2 PARCEL 2: The West 1/2 of Lot 6 and all of Lot 7 in Block 8 in Cuyler Addition to Ravenswood, being a Subdivision of the Southwest 1/4 of the Southeast 1/4 (except railroad) of Section 18, Township 40 North, Pange 14 East of the Third Principal Meridian, in Cook County, Illinois Commonly known as 1917 W. Berteau, Chicago, IL P. I. N. 14 18 411 017 0000 To Asserbit 10 Molling as a company of the Southwest 1/2 of the Southeast 1/4 (except railroad) of Section 18, Township 40 North, Pange 14 East of the Third Principal Meridian, in Cook County, Illinois Commonly known as 1917 W. Berteau, Chicago, IL P. I. N. 14 18 411 017 0000 To Asserbit 10 Molling as a company of the Southwest 1/4 of the Southeast 1/4 (except railroad) of Section 18, Township 40 North, Pange 14 East of the Third Principal Meridian, in Cook County, Illinois Commonly known as 1917 W. Berteau, Chicago, IL P. I. N. 14 18 411 017 0000 To Asserbit 10 Molling as a company of the Southwest 1 Molling as a comp						
in hand paid, and of other good and valuable considerations, receipt of which is hereby duly acknowledged. Convey and Warrant Convey and Warrant Convey and Warrant Convey and Warrant Convey (1989) and known as Trust Number 1516 detailed the 15th day of February 1989, and known as Trust Number 1516 per convey (1989) and known as Trust Number 1516 per convey (1989) and known as Trust Number 1516 per convey (1989) and known as Trust Number 1516 per convey (1988) and known as Trust Number 1516 per convey (1988) and known as Trust Number 1516 per convey (1988) and known as Trust Number 1516 per convey (1988) and known as Trust Number 1516 per convey (1988) and known as Sassa (1988) and know			and State of	Illinois		I
The following discribed real estate in the County of Cook and State of Wilnols, to wit: NACEL 1: Lot 4 in Block 5 in the Subdivision of Block 6 in Laflin Smith and Dyer's Subdivision of the Northeast Contract Thereof) in Section 20, Township 40 North, Range 14 East of the Third Principal Neridian, in Cook County Illinois Commonly known as 3838 N. Kenmore, Chicago, IL P.I.N. 14 2 0 1 0 1 0 0 1	in hand paid, and o Convey and Wan Illinois Corporations of a certain Tree	f other good and valua arrant in whose address is 585 ust Agreement, dated th	ble consideration unto COLO 0 West Belmont A ne 16th	ONIAL BANK AND TRU Evenue, Chicago, Illino	s hereby duly acknowns	wledged, HICAGO, he provi-
Lot 4 in Block in the Subdivision of Block of In Latin Smith and byer's subdivision 20, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County Illinois Commonly known as 3838 N. Kenmore, Chicago, IL P.I.N. 14, 70 - 110 - 219 PARCEL 2: The West 1/2 of Lot 6 and all of Lot 7 in Block 8 in Cuyler Addition to Ravenswood, being a Subdivision of the Southwest 1/4 of the Southeast 1/4 (except railroad) of Section 18, Township 40 North, Pange 14 East of the Third Principal Meridian, in Cook County, Illinois Commonly known as 1917 W. Berteau, Chicago, IL P.I.N. 14 18 411 017 0000 15 October 19 North 19 North, Pange 14 East of the Third Principal Meridian, in Cook County, Illinois Commonly known as 1917 W. Berteau, Chicago, IL P.I.N. 14 18 411 017 0000 15 October 19 North 19 N	the following describ PARCEL 1:	ed real estate in the Cor	unty of Cook	and State of IIII		1
Commonly known as 3838 N. Kenmore, Chicago, II. P.I.N. 14 12 of Lot 6 and all of Lot 7 in Block 8 in Cuyler Addition to Ravenswood, being a Subdivision of the Southwest 1/4 of the Southeast 1/4 (except railroad) of Section 18, Township 40 North. Pange 14 East of the Third Principal Meridian, in Cook County, Illinois Commonly known as 1917 W. Berteau, Onleago, II. P.I.N. 14 18 411 017 0000 10 North AND TO HALL THE ADDITION OF THE ADDITION O	of the Northeast 20, Township 40	1/4 (except 1.28	acres in the	Northeast corn	er thereof) in S	Section (
The West 1/2 of Lot 6 and all of Lot 7 in Block 8 in Cuyler Addition to Ravenswood, being a Subdivision of the Southwest 1/4 of the Sou	Commonly known a	s 3838 N. Kenmore	, Chicago, II			f
In Cook Country, Illinois Commonly known as 1917 W. Berteau, Chicago, IL P. I. N. 14 18 411 017 0000 TO HAVE AND TO HOLD the said real estate with the appurtenances, upon the trusts, and for the uses and purposes haven and in said Trust Agreement set forth, and the said trust and trust	The West 1/2 of I being a Subdivisi	on of the Sout' we	t 1/4 of th	e Southeast 1/4	(except railroa	d) [
The successors in frust and to grant to such successor or successors in frust and to grant to such successor or treet and interest in an application of the successor or treet and interest in an application of the successor or treet and interest in a successor or treet and in a succ	in Cook County, 1	Illinois	O_{-}	t or the mira	THE PUT HET TO	م! م
The successors in frust and to grant to such successor or successors in frust and to grant to such successor or treet and interest in an application of the successor or treet and interest in an application of the successor or treet and interest in a successor or treet and in a succ	P.I.N. 14 18 411	017 0000	, Chillego, IL	89	C76925	(주) (건 (건
successors in successors in frust shall incur any personal liability or be subjected to any claim, judgement or decree for anything it or they or its or the "agents or attorney may do or own to do in or about the said real estate or under the provisions of this Deed and the provisions of this Deed and the provisions of the provision of the provisions o	con any terms, to convey either will concessors in trust and to grant mortgage, pledge or otherwise er leases to commence in praesentiand to renew or extend leases up or times hereafter, to contract to to contract respecting the manner property, to grant easements or copart thereof, and to deal with said to deal with the same, whether a fin no case shall any party deiveyed, contracted to be sold, lease rowed or advanced on said real expediency of any act of said trusts and trust and the same with the	no without consideration including to such successor or successors in trumber said real estate, or any parlior in litturo, and upon any terms and or any terms and for any period or p make leases and to grant options to roll litting the amount of present or interest and every part thereof in immiter to or different from the ways along with said Trustee, or any successor or more against the total trustee, or any successor in trust, or be obliged to see that the tellor, or be obliged or privileged to inquies, or any successor in trust, in relation or claiming under any such convey ent was in full force and effect, (b) inture and in said Trust Agraement was duly authorized and empowere or or successors in trust, that such, duties and obligations of its, his	deeds conveying directivities as in I frust all of the title, est in I thereof, to lease said read dior any period or periods eriods of time and to amer to lease and options to rene duture rentlats, to partition vey or assign any right, the is all other ways and for such above specified, at any to sabor in trust, in relation to any successor in frust, be erms of this trust have bee when the trust have been when the trust have the trust have been when the trust have the t	"A Trust Grantee, to convey said re let week and authorities vested it as the content of time, not exceeding in the case id, ct. an year modify leases and it wheats a rid eptions to purchast of to enchange said real estate, on the or interest in chabel to ease the other considerabilities as it would me or times hereafter as it would be content of the considerabilities as it would be considerable of the analysis of the considerabilities and real estate, or to who will be conclusive evidence in five times; (a) that at the time of the dher instrument was executed in a set, if any, and was binding upon very such deed, trust deed, lease, in trust have been properly appoint in trust have been properly appoints.	all estate or any part thereof to significant of the total fruit of the total fruit of the total fruit of the total fruit of the term of the terms and provisions thereof is the whole or any part of the real is any part thereof, for other real it ent appuritement to said real estimate appuritement to said real est be tawful for any person owners of any purchase money, rent or require into the authority, neces deed, trust deed, mortgage, leas of overy person (including the Relix of dunce with the trust created of our dunce with the trusts, condition, and person the trusts, condition, and person or of the trusts, condition, and person of the trusts of the	indicate, to consider the construction of the
If the little to any of the above real estate is now or hereafter registered, the Registrar of Triles is hereby directed not to register or note in the certificate of little or duplicate thereof, or memorial, the words "in trust," or upon condition, or "with limitations," or words of similar import, in accordance with the statute in such case made and provided. And the said grantor	This conveyance is made upo successor or successors in frust is may do or omit to do no rabout the ty happening in or about said real into by the Trustee in connection hereby trevocably appointed for shave no obligation whatsoever with the Trustee shall be applicable for dition from the date of the thing! The interest of each and everings, avails and proceeds arising if nereunder shall have any title or intention hereof being to vest in sitention hereof being to vest in second.	shall induit any personal liability or by e said real estate or under the provi- estate, any and all such liability bein with said real estate may be entered uch purposes, or, at the election of the respect to any such contract, obti- tine payment and discharge thereof or record of this beed, y beneficiary hereunder and under a rom the saie or any other disposition tierust. Teggial or equitable, in or to 54	e subjected to any claim, is sions of this Deed or said T ig hereby expressly waived d into by it in the name of the Trustee, in its own or igation or indebtedness ex). All persons and corporal laid Trust Agreement and or not said real estate, and is not said real estate, but dot not source.	udgement or decree for anything in rust Agreement or any amendment, and released. Any contract, oblig the then beneficiaries under said le, as Trustee of an express trust cept only so far as the trust proper trust proper from whomsoever and whatsoeve of all persons claiming under the men interest is heraby sectired it. only an interest in earnings, avail.	illor they or ills or the "ill agents or it thereto, or for injur / to person pation or indebtedne sa incurred. Trust Agreement as the / it! yen and not individually (and the Trustry and funds in the actual poster shall be charged with notice of nor any of them shall be only in the presional property, and no be to be personal property, and no be its and proceeds thereof as allows.	attorneys or proper or entered ey-in-fact, sistee shall session of f this con- life earn enditicary esaid, the
In Witness Whereof, the grantor(s) aloresaid have hereunto set the Transfer and seal(s) this 16th day of February 89 While OS. Jacobs (SEAL) Michael G. Newett Bonnie J. Newett	If the title to any of the above duplicate thereof, or memorial, the and provided.	words "in trust," or upon condition	n, or "with limitations," or	words of similar import, in accord	lance with the statute in such ci	ase made
February 89 Mula St. Jan School Bonnie J. Newett Bonnie J. Newett	providing for exemption or homes	teads from sale on execution or other	nerwise		, which are states of the plate t	
Mula OST. Jan S (SEAL) Michael G. Newett Bonnie J. Newett			to set theirnand(s) a	nd seal(s) this16th		day of
Michael G. Newett Bonnie J. Newett		<u>1</u> 9	- R.	ariene 0 -	News	a
	Michael G. Newett		Bonni	le J. Newett		_ (SEAL)

5850 W. Belmont Avenue, Chicago, IL Colonial Bank and Trust Company of Chicago

Ward, Colonial Bank and Trust Company

63 Box.

THIS DOCUMENT PREPARED BY

For information only insert street address of above described property.

Document Number

UNOFFICIAL COPY

STATE OF	ois t	he undersigned	. Notary Public in and for said
County OI Cook	SS. County, in thi	e State aforesaid, do hereby certify that	
Mi	chael G. Newett a	and Bonnie J. Newett, fo	ormerly known as Bonnie J. Gollub,
hi	wife		
personally known to me t	to be thilibar le person(s) whose na	me_Sare	
before me this day in per	rson and Euki him edged that	they	signed, sealed and delivered the said instrumer? at
<u>thei</u>	1.2/-	7.06	orth, including the release and waiver of the right of homestead
GIVEN under my hand ar	nd notarial seal thisday		S
My commission e∍pi) ·) ·	5.5-	Notary Public
らさいテム の一名の一名 UN:88:91 48/41/70 1985	COOK CONNIL #0825 # E	04 Co	THOMASINE JOHNSON NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 27.5792
3774407	3774407	89 FEB 17 PH 3: 44 CAROLETERAN	CELIVER TO LAND AND CO. OR PLOJE CHOOSE STATE CO. THE

89076025