8

OFFICIAL MAL

UCULE OCCT

SOUND THE SAID OF FILL NOR Caven under my hand and Notaties Seat this 15th day of August 1990. PITY CONCHISENSIA EXP. BAC. 9,1992 Noter Public FOR INFORMATION ONLY Prepared by S. Jutzi INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE 6724 Joliet Rd. Countryside, IL 60525 **DELIVERY** NAME Mr. John Sakellaropoulos 3972 Columbus Drive Attorney at Law STREET 5935 So. Pulaski Road Chicago, Illinois 60629 CITY Sobicado Illinois 7/11/14 OR RECORDER'S DIFFICE BOX NUMBER ..

and ASST. VICE Pres.

respectively, appeared before me this day in person and acknowledged that they signed and delivered the said instrument as their own free and voluntary act, and as the free and voluntary act of said Bank, for the users and purposes therein set forth; and the said ASST. VICE Pres.

did also then and there acknowledge that agid Trust Officer as custodian of the corporate seal of said Bank did affix

\$13.25

layo. Scho or Repoculator

Ī

processives of Paragraphic, Section 4.

i v

UNOFFICIAL COPY

IT IN CONCENSIONS AND ADDRESS to be sweet the parties have and example on or person who may be come another to enterest under this sust, that the interest of any teneficials berevader shall contest and or or person who may be contest and the fitte to said rest estate and to manage and control and real estate as necessarity provided and the property and may be assigned and transferred as such that in case of the earth of any beneficials estate shall be deemed for for personal property, and may be assigned and transferred as such that in case of the death of any beneficials distingt the entered of this trust, his or her right and interest hereunder shall, except as foreign otherwise specifically provided pass to his or her execution of administration, and not to his or her first at faw, and that no beneficials now has and that no beneficials becomes hereunder at any time shall have any right, little or interest in or to any profition of soul real estates now has and that no beneficials but only an interest control execution and proceeds as aforesaid. Nothing herein contained shall be construed as imposing any obligation on the Trustee to for any income profit or other last reports in schedules, it being expressly understroad that the beneficializes becomes their time to time will individually make all buch reports and pay any and all takes growing out of their interest under this Trust equilable from time to time will individually make all buch reports and pay any and all takes growing out of their interest under this Trust equilable from time to time will individually make all under shall not be indiged with the Trustee under their original or a duplicate for condition to such to time as here for any approve, is lodged with the Trustee and its acceptance indicated thereon, and the reas right for the assignment of any herefore their original or a duplicate of which shall not have been leaded with the trustee that their forms without notice.

In case and Trustee shall be required in its discretion to make any adva

In case sold Trustee shall be required in its discretion to make any advances of money on account of this trust of chall be made a party to any litigation on account of holding citle to said real relate or in connection with this trust, or in case said Trustee shall be compelled to pay any sum of money on account of holding citle to said real relate or in connection with this trust, or in case said Trustee shall be connected under any law, judgments in decrees, or otherwise, or in case the Trustee shall decreed recessary on account of this trust, to consult or relate counterland shall thereby incur attorneys fees or in the second to Trustee shall deemed recessary on account of this trust to consult or relate counterland shall thereby incur attorneys fees or in the second the Trustee shall deem discretion account of this trust to consult or relate counterland related to the party of the said Trustee, with interest therein at the rate of 15th per annums all such dishurst ments or advances or payments made to not discretion, together with its expenses, including reasonable attorneys fees. Gridel the said Trustee shall not be required to construct this said Trustee, with interest thereon at altorneys fees. Gridel the said Trustee shall not be required to construct this said Trustee shall have been fully paid, sugether with interest thereon as aforesaid, and Gridelia and Expenses made of account of the said Trustee shall have been fully paid, sugether with interest thereon as aforesaid, and Gridelia and Expenses made of account of the said Trustee shall have been fully paid, sugether with interest thereon as aforesaid, and Gridelia and Expenses made of account of the said Trustee shall have been fully paid, sugether with interest thereon as aforesaid, and Gridelia and Expenses made of account of the said Trustee is self-cent to pay account on the said account of a sufficient sum to remindees itself for such as foundations, payments, advances and interest thereon and expense in account of the trustee of a such despit

Notwithstanding anything her contained, the Trustee at any time and without notice of any kind, may resign as to all or patt of the trust property if the trust property or any part thereof a used on the use thereof is authorized or contemplated, for any putpose (including, but not limited to, the a se if wholessie, retail or otherwise giving away or other disposition of intoxicating figures of any kind, or as a tavers, liquid store or other epiclishment for the sale of intoxicating figures for use or consumption on the permisses of otherwise, or for any purpose which may be within the scope of the Head Ship Act of Dinois or any similar law of any State in which the trust property or any part thereof may be within the scope of the Head Ship Act of Dinois or any similar law of any State in which in the opinion of the Truster, may subject the Truster, within its sole determination, to embarrassment, insecurity, Jobishiy hazard or of cases. Such resignation as to all or part of the trust property is the Private of the theory than the trust property or the part thereof as to which the Truster desires to recapt the Issus hereunder, by the Truster to the heneficiaties in accordance with their respective in researcher. The Truster notwithstanding any resignation hereunder, shall continue to have a first tien on the trust property, for its continue.

This Trust Agreement shall not be plasted on very real in the Recorder's Office or filed in the office of the Registrat of Inter County in which the real estate is situated, or classific. Ind the recording of the name shall not be considered as notice of the rights of any person hersunder, detogatory to the title or powers or rate Trustee.



0531703