UNOFFICIAL CORY

His inframent was prepared by: Haren Budzinski

Columbia National Bank of Chicago

5250 North Harlem Avenue Chicago, IL (Address) 60656

## MORTGAGE

See Exhibit "A" Attached Hereto and

Made a Part Hereof

DEPT-09 HISC. 16.00
104444 TRAN 3640 09/17/91 09:24:00
104444 TRAN 3640 09/17/91 09:24:00
1000K COUNTY RECORDER

which, together with the property hereinaster described is called the "premises",

TOGETHER with all buildings, improvements, tenements e sements, fixtures and appurtenances thereto belonging, and all rents, issues and profits thereof for so long and during all such times as M. gagor may be entitled thereto (which are pledged primarily and on a parity with said real estate and not secondarily) and all apparatus, equipment or articles now or hereafter therein or thereon used to supply heat, gas, air conditioning, water, light, power, refrigeration (whether single units or centrally controlled) and ventilation, including without restricting the foregoing, screens, window shades, storm doors and windows, floor coverings, awnings, stoves, water heaters, built-in-ovens, washers, dryers and disposal units. All of the foregoing are declared to be a part of said real estate whether physically attached thereto or not, and it is agreed that all similar apparatus, equipment or articles hereafter placed in the premises shall be considered as constituting part of the real estate.

To Have And To Hold the premises unto Mortgagee, its successors and a signs, forever, for the purposes and uses herein set forth, hereby releasing and waiving all rights of Mortgagor under and by virtue of the honestead Exemption Laws of the State of Illinois in and to the premises hereby conveyed.

Morigagor covenants and agrees:

1. Mortgagor shall (a) keep the premises in good condition and repair, without whate; (b) promptly repair, restore or rebuild any buildings or improvements now or hereafter on the premises which may become damaged or destroyed; (c) complete within a reasonable time any buildings now or at any time in the process of erection upon the premises, (d) make no material alterations in the premises except as required by law or municipal ordinance; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof; (f) keep the premises free from liens of persons supplying labor, or materials to the premises, and from all other liens, security interests, mortgages, charges or encumbrances, whether superior or subordinate to the lien hereof, except for the liens of this Mortgage, any prior mortgage of record in existence on the date hereof and current real estate takes not yet due and payable; (g) pay promptly when due any indebtedness which may be secured by a lien, charge or encumbrance on the premises superior to or subordinate to the lien hereof, comply with all of the terms, covenants and conditions contained in any instrument evidencing, accurring such indebtedness and upon request exhibit satisfactory evidence of the discharge of such prior or subordinate lien, charge or encum rennee to Mortgagee; and (h) suffer or permit no change in the general nature of the occupancy of the premises.

2. Mortgagor shall pay or cause to be paid before any penalty attaches all taxes, assessments, water charges, sewer service charges and other similar charges which are assessed or levied against the premises, and shall, upon request, furnish to Mortg gor duplicate receipts therefor. To prevent default hereunder, Mortgagor shall pay in full under protest, in the manner provided by law, any tax or assessment which Mortgagor may desire to contest.

- 3. Mortgagor shall keep all buildings and improvements now existing or hereafter erected on the premises insured against loss by fire, hazards included within the term "extended coverage", flood damage where Mortgagee is required by law to have its collateral so insured, and such other hazards as Mortgagee may require, in such amounts and in such companies as may be satisfactory to Mortgagee. All insurance policies and renewals thereof shall be in form acceptable to Mortgagee, shall include a standard mortgage clause in favor of and with loss payable to Mortgagee and shall be delivered to Mortgagee. Appropriate renewal policies shall be delivered to Mortgagee not less than ten days prior to the respective dates of expiration. In case of loss covered by any such policies, Mortgagor shall give prompt notice thereof to the insurer and Mortgagee, and Mortgagee is authorized to adjust, collect and compromise, in its discretion, all claims thereunder and, in such case, Mortgagor covenants to sign upon demand all receipts, vouchers and releases required to be signed by the insurance companies. Mortgagee, at its option, may apply all or any part of the insurance proceeds of any loss either to the reduction of the indebtedness secured hereby in such order or manner as Mortgagee may elect or to the restoration or repair of the premises. Any such application of proceeds to principal shall not extend or postpone the due date of the installments, if any, due under the Note or change the amount of such installments. If, as provided in this Mortgage, the premises are acquired by Mortgagee, all right, title and interest of Mortgagor in and to any insurance policies and in and to the proceeds thereof resulting from loss or damage to the premises prior to the sale or acquisition shall pass to Mortgagee to the extent of the sums secured by this Mortgage immediately prior to such sale or acquisition.
- 4. If the premises or any part thereof shall be taken by condemnation, eminent domain or other taking, or by agreement between Mortgager. Mortgagee and thuse authorized to exercise such right, Mortgagee is hereby empowered to collect and receive all compensation which may be paid for any property so taken or for damages to any property not taken and all condemnation compensation so received shall be applied by Mortgagee as it may elect to the reduction of the indebtedness secured hereby or to the repair and restoration of any property so damaged, provided that any excess over the amount of the indebtedness secured hereby shall be delivered to Mortgagor. Such application of condemnation compensation shall not extend or postpone the due dates of the installments, if any, due under the Note or change the amounts of such installments.

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## **UNOFFICIAL COPY**

indebtedness secured hereby.

Mortgage and the indebtedness secured hereby, in the same manner as with Mortgagor had imay for the indebtedness secured hereby, without discharging or in any way affecting the indebtedness secured hereby, without discharging or in any way affecting the indebtedness secured hereby, without discharging or in any way affecting the indebtedness secured hereby, without discharging or in any way affecting the indebtedness secured hereby. and in botsev estimated the programment of the property of the property of the present of the property of the prop

14. Mongagee shall have the right to inspect the premises at all resconsible time sand access thereto shall be permitted for such

13. No extion for the enforcement of the lien hereof or of any provision three half be subject to any defense which would not be good and valid to the party interposing the same in action at law upon the Note.

catate taxes not yet due and payable

shall create, effect or consent to or shall suffer or permit any sate, assignment transfer all the case, morgage, recounty, interest or other encumbrance or alteration of any part of the provisions of this parally of the case, may be, of such partners or soint assignment the case, may be not possessed in some or soint of the provisions of this parally of the case, more and payable.

The case is a soint of the such payable. beneficiary of a trustee morgagor is a partnership of joint venture then partners in such partnership or joint venture security interest or other encumbrance or allenstion of all or, any part of the premises? (b) iii Mortgagor is a substance or allenstion of all or, any part of the premises? (b) iii Mortgagor is a substance or allenstion of such beneficial interest in Mortgagor is a substance or allenstion of such beneficial interest or other encumbrance or allenstion of such beneficial interest or other encumbrance or allenstion of such beneficial interest or other encumbrance or allenstion of such substance or allenstion or other encumbrance or allenstian or other encumbrance or allenstian or other encumbrance or of such expression of such expression or other encumbrance or of such expression or other encumbrance or or other encumbrance or or other encumbrance or other encumbrance or other encumbrance or other encumbrance o Mortgagor shall be an immediate default hereunder it, without the prior written concert of Mortgagor, any of the fill owing shall stuffer for permit any concerts it shall stuffer to reper the prior shall stuffer to concert. It shall stuffer to concert it, without the prior shall stuffer to concert. It shall stuffer to concert.

account of all costs and expenses incident to the forcelosure proceedings; second, to had been as to an incovilect third; to all sums independences secured hereby additional to that evidenced by the Note; With interest line to be so in provided; third; to all sums independences secured hereby additional to that evidenced by the Note; with interest secured the Note; fourth, any overplus to Mongagor, or Mongagor silveits; secured the Note; fourth, any overplus to Mongagor, or Mongagor silveits; secured the Note; fourth, any overplus to Mongagor, or Mongagor silveits; secured the Note; fourth, any overplus to Mongagor, or Mongagor silveits; secured the Note; fourth, any overplus to Mongagor, or Mongagor silveits; secured the Note; fourth, any overplus to Mongagor, or Mongagor silveits; secured the Note; fourth, any overplus to Mongagor or Mongagor silveits; secured the Note; fourth, any overplus to Mongagor or Mongagor silveits; secured the Note; fourth, any overplus to Mongagor. 11. The proceeds of any forcelosure sale of the premises shall be distributed and applied in in. in. to lowing order of priority; first, on

any other reasonable purpose. All expenditures and expenses of the nature in this paragraph, antioned shall be so much additional indebtedness secured hereby and shall become immediately due and payable by Mortgagor with a stice and with interest in paragraph, 19 hereof. cardence to bidders at any sale which may be had pursuant to such decree, the true condition of the fille to or value of the presence to for of not also and assurances with espect to title as Morgagee may december dates or reason of crassical properties and assurances with the contraction of the same and assurances of the contraction of the c 10. In any suit to foreclose the lien of this Mortgage, there shall be allowed as additional indebtedness secured hereby in the decree of sale, all costs and expenses, insurance, taxes, outlays for documentary and typically costs and expenses, insurance, taxes, outlays for documentary and stylestock costs and expenses, insurance, taxes, outlays for documentary and stylestock costs and expenses, insurance, taxes, outlays for documentary and serious and expenses, and expenses and expenses and expenses and expenses of procuring all abstracts of the costs and costs and costs of procuring all abstracts of the costs and costs and expenses a

by any decree foreclosing this Morgage, or any tax, special assessment or other literal which may be or become such application is made prior to the forecest or cale; for (b) the deficiency in case of a sale and decree. well as during any further times when Morgagor, except for it. A may be included to collect such items when the collect such items of the protection, proceeds, and profits, and all other powers. An any be included in such items in the protection, possessing, candidation of the premises during, n e whole of the period of the premises during, n e whole of the period of the promise in pay the included of the period of the premises of any pay the included of the protective of the protection of the Very series of the giver the filling of a cor all and to consider the court, and the court, and the court at any time after the filled may be considered the court at any time after the court at a considered the considered

Aderses dui baliage by Morganica mount notice and with interesting a set about 100 feet and a set and with interesting the set and a set 8. When the indebtedness are tred hereby shall become due whether by acceleration or otherwise. Mortgagee shall have the right to enter onto and upon the premises and take premises and take some and take and tred to collect and whether in Mortgagee shall be fentiled to collect and whether in Mortgagee shall be fentiled to collect and with the premises of the premi

any anterior as on the date indeed (in) it is the control of the continue for a perior as on the date indeed (in) it is the control of the continue for a period of three days of the continue for a period of three days of the continue for a default. Mortgages, as it is option, and without not and any and indeed by of the control of the receivership, rediganization or insolvency is filed by or against Mortgagor or ill Mortgagor shall make any assignment for the because or placed under the control or custody of any count; (f) ill Mortgagor shall make in the premises of the date made; (h) if it is in the premise of the premises of the premises of the premise of the premises of the premise of the premise of the premise of the premise of the date made; (h) if it is in the premise of the date made; (h) if it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date made; (h) it is in the premise of the date in the premise of the premise of the date in the premise of the premise o The occurrence of any one or more of the following shall constitute a default hereunder: (a) any finitive to the or more of the following shall constitute a default here on the date or dates specified therefor (b) any failure to pay sany suming the proceeding of bankuping of bankuping of bankuping be instituted to enforce any first claim change or encourages; (c) if a sprinting to enforce any first claim changes or encourages; (d) it a sprinting of bankuping.

payable, unless Mongagor, as permitted by law, pays isuch hereby shall, at the opilonior mongagee; become immediately due and 6. If after the date of this Morgage any statute or ordinance is passed deducting from the date of real property for purposes of the date of this Morgage any statute of the manner of the faxetion any lien/thereun, or changing in any way the laws in force/included saccilited way the Morgage of the indebtedness secured hereign tengen as to affect this Morgage of the indebtedness secured hereign tengen as to affect this Morgage of the indebtedness secured hereign to the purpose of

Mortgagee, in performing any act hereunder, shall be the sole judge of whether Mortgages in performiting any act hereunder, shall be the sole judge of whether Mortgage. taxes or assessments may do so according to any bill, bialent of any income confine appropriate public statement or estimate or hicombine between the sector assessment of any of any bill, statement or estimate or hicombine between the accuracy of such bill, statement or estimate or hicombine bill, statement or estimate or hicombine bill, statement or accuracy of such bill, statement or estimate or hicombine bill, statement or estimate or hicombine bill, statement or estimate or assessment of any or assessment or any or assessment or assessmen Alongages, without waiving or releasing any payment or perform any act (required (to be made )), performed by Mortgagor hereunder, Mortgagor shall have the control or releasing any obligation, to make such perform such action the account and at the expense of Mortgager, may be incessing or releasing any part therefor. All sums so paid on the perform such action thereon as in the response of Mortgager, may be incessing the performance of mortgager and all costs and expenses so incurred, including without finintation reasonable promise of legal expenses. Shall be so mortgager and all costs and expenses so incurred, including without finintation (casonable) Mortgager and all costs and expenses so incurred, including without alimitation (casonable) Mortgager and all debut of expenses so incurred, including without alimitation (casonable) Mortgager and all debut of expenses of income at a the rate specified in paragraph 19 hereof Mortgager and all debut of disbursonent at the rate specified in paragraph 19 hereof Mortgager and all debut of disbursonents in the rate specified in paragraph 19 hereof Mortgager and all debut of seasoned are as the rate specified in paragraph 19 hereof Mortgager and all and are of disbursonent at the rate specified in paragraph 19 hereof Mortgager and all and are of disbursonent at the rate specified in paragraph of second with the paragraph of dispursoners of according to any bill, statement or estimate procured from the paragraph of second with the paragraph of second and the paragraph of second and paragraph of second and paragraphs. EXHIBIT "A"

UNIT NUMBER 4/3"K" AND GARAGE UNIT NUMBER 4/2-25, IN BRISTOL COURT CONDOMINIUM, DELINEATED ON SURVEY OF THE FOLLOWING DESCRIBED REAL ESTATE (HEREIN REFERRED TO AS

PARCEL 1: ALI OF LOT "A" IN SELLERGREN'S BRISTOL COURT, BEING A SUBDIVISION OF PARTS OF LOT 8 AND 12 IN THE OWNER'S PARTITION OF LOTS 30, 31, 32 and 33 IN THE COUNTY CLERK'S DIVISION OF THE NORTH WEST 1/4 OF SECTION 34, TOWNSHIP 41 NORTH, RANGE 12, EAST OF THE THIR) PRINCIPAL MERICIAN, ACCORDING TO THE PLAT THEREOF RECORDED JUNE 10, ALSO: 1966 as DOCUMENT NUMBER 19852990;

PARCEL 2: ALL OF FIFS ADDITION TO SELLERGREN'S BRISTOL COURT BEING A SUBDIVISION OF LOT 5 (INCLUDING THAT PART THEREOF FALLING IN LOT I OF DECANINI RESUBDIVISION AS RECORDED ON NOVEMBER 7, 1963 AS DOCUMENT NUMBER 18964943) AND LOT 7, EXCEPT THE WEST 327.60 FEET THEREOF, IN OTHERS PARTITION OF LOTS 30, 31, 32 and 33 OF COUNTY CLERK'S DIVISION OF THE NORTH WEST 1/4 OF SECTION 34, TOWNSHIP 41 NORTH, RANGE 12 EAST OF

THE THIRD PRINCIPAL MERIDIAN:
WHICH PLAT OF SURVEY IS ATTACHED AS EXHIBIT "C" TO THE DECLARATION OF CONDOMINIUM
RECORDED IN THE OFFICE OF THE RECORDER OF DEEDS OF COOK COUNTY, ILLINOIS, AS DOCUMENT
NUMBER 22699774, AND AS AMENDED BY DOCUMENT NUMBER 24394152, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS, ALL IN COOK COUNTY, ILLINOIS County Clay

4/3K, 500 Thames Parkway Park Ridge, IL 60038

PIN #09-34-122-045-1120 # 09-34-162-645-1559

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of Cook College States of the College States

16. If the payment of the intellectual s second hereby or my pur thirt of he intellectually an entire in any pay of the security therefor or any guarantor thereof be released, all persons now or at any time hereafter liable therefor, or interested in the premises, shall be held to assent to such extension, variation or release, and their liability and the lien and all provisions of this Mortgage shall continue in full force and effect, the right of recourse against all such persons being expressly reserved by Mortgagee, notwithstanding any such extension, variation or release.

17. Subject to applicable law or a written waiver by Mortgagee. Mortgagor shall pay to Mortgagee on the day installments are payable under the Note, until the Note is paid in full, a sum (herein "Funds") equal to the annual real estate taxes, special assessments, property insurance premiums and mortgage insurance premiums, if any, payable with respect to the premises, all as estimated by Mortgagee, divided by the number of installments to be made on the Note in each year. Notwithstanding the foregoing. Mortgagor shall not be obligated to make such payments of funds to Lender to the extent that Mortgagor makes such payments to the holder of a prior mortgage or deed of trust if such holder is an institutional lender.

If Mortgagor pays Funds to Mortgagee, the Funds shall be held by Mortgagee and may be commingled with such other funds or its funds. Unless applicable law requires interest to be paid, Mortgagee shall not be required to pay Mortgagor any interest or earnings on the Funds.

Upon presentation to Mortgagee by Mortgagor of bills therefor, Mortgagee shall apply the Funds to pay said taxes, assessments and insurance premiums. If the amount of the Funds held by Mortgagee shall not be sufficient to pay all of the taxes, assessments and insurance premiums when the same shall become due, then Mortgagor shall pay to Mortgagee on demand any amount necessary to make up the deficiency. Deposits for taxes and assessments required hereunder shall be made on the tax assessment year basis so that the amount accumulated during any calendar year is sufficient to pay the taxes and assessments for such calendar year, payable during the following calendar year, and if such deposits prove insufficient for that purpose, Mortgagor shall upon receipt of the bills covering such taxes and assessments forthwith deposit with Mortgagee the amount of the deficiency for the prior calendar year to which such bills relate. If the amount of Funds held by Mortgagee, together with the future installments of Funds payable prior to the due dates of taxes, assessments and insurance premiums. (al) exceed the amount required to pay such taxes, assessments and insurance premiums as they become due, such excess shall be, at Moutgagee's option, either promptly repaid to Mortgagor or credited on subsequent payments to be made for such items.

The Funds are pledred as additional security for the indebtedness secured hereby and, in the event of a default hereunder or under the Note, at the option of Mo (ga see, Mortgagee may, without being required to do so, apply any Funds at the time on deposit to payment, in whole or in part, of any of wortgager's obligations herein or in the Note contained in such order and manner as Mortgagee may elect.

18. If Mortgagor is a corporation of ortgagor hereby releases and waives, to the fullest extent permitted by applicable law, any and all rights of redemption from sale under any moder or decree of foreclosure of this Mortgagor. If Mortgagor is a corporate trustee; Mortgagor bereby releases and waives to the fullest extent permitted by applicable law, any and all rights of redemption from sale under any order or decree of foreclosure of this Mortgage and report ents that it is duly authorized and empowered by the trust instruments and by all necessary persons to make such waiver and release.

19. All amounts advanced by Mortgagee in ac ordence herewith to protect the premises or the security of this Mortgage shall become additional indebtedness secured by this Mortgage and shall bear interest from the date of disbursement at the post-maturity rate specified in the Note or, if no post-maturity rate is specified in the Note or, if no post-maturity rate is specified in the Note or if no post

20. If by the laws of the United States of America of of any state or municipality having jurisdiction over the premises, any tax is due or becomes due in respect of the issuance of the Note, in regagor shall pay such tax in the manner required by law.

21. Time is of the essence of this Mortgage and of the rerio mance by Mortgagor of its obligations hereunder.

22. This Mortgage and all provisions thereof shall extend to an be binding upon Mortgagor and all persons claiming under or through Mortgagor; the word "Mortgagor" when used herein shall include all such persons and all persons liable for the payment of the indebtedness secured hereby or any part thereof, whether or not such persons shall not executed the Note or this Mortgage. The word "Note" when used herein shall be construed to mean "Notes" when more than one not it used. If more than one person shall have executed this Mortgage, then all such persons shall be jointly and severally liable he.eor.

23. Wherever possible, each provision of this Mortgage shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision or clause of this Mortgage be deemed to be provided by or invalid under applicable law, such provision or clause shall be ineffective only to the extent of such prohibition or invalidity, with ut invalidating the remainder of such provision or clause or the remaining provisions and clause of this Mortgage.

24. Mortgagee shall release this Mortgage and the lien thereof by proper instrument or on payment and discharge of all indebtedness secured hereby and payment of a reasonable fee to Mortgagee for the execution of such r lease.

25. This Mortgage has been delivered at Chicago, Illinois, and the rights and obligations of the parties hereunder, including matters of validity, performance, construction and enforcement shall be governed and construed in accordance with the laws of the State of Illinois.

26. If Mortgagor is a trustee, then this Mortgage is executed by Mortgagor, not personally bus colely as trustee as aforesaid in the exercise of the power and authority conferred upon and vested in it as such trustee and Mortgagor hereby wirrants that it possesses full power and authority to execute this instrument. It is expressly understood and agreed that nothing herein contained shall be construed as creating any liability on Mortgagor as trustee as aforesaid, or on Mortgagor personally to pay the Note of any interest that may account thereon, or any indebtedness accruing hereunder, or to perform any covenant either express or implied herein contained, all such liability, if any, being expressly waived by Mortgagee and by every person now or hereafter claiming any right or security hereunder.

IN WITNESS WHEREOF, Mortgagor has executed and delivered this Mortgage on the day and year from above written.

Columbia National Bank as Tructee as aforesaid

My Commission Expires:	· · · · · · · · · · · · · · · · · · ·	·	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	tary Public	
GIVEN under my na						
C	and and Notarial Sea	ıl this	day	of		
who persons instrument, appeared before free and volument	re me this day in per	son and acknowledged	that	signed a	nd delivered th	e said instrument as
State aforesaid, DO HE			<del> </del>	<del></del>	<del> </del>	
STATE OF ILLINOIS COUNTY OF	ss.		, a Notary P	ublic in and f	or and residing	in said County, in the
		ACKNOWLED (Individual)			)	
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ii. (11)

S250 N COLUMBIA ADDRESS OF n karan sang Kabupatèn ang Ur<sub>ta</sub>, iti i... mje ij A NATIONAL B N. HARLEM AL D. ILLINOIS 60 PROPERTY . AE 60656 BANK 611 die die de Hoso da Sanares mun, payer ort infinitely. Big olluging the control of the control Alleria II My Commission Expires: 61 jo Arp GIVEN under my hand and Notarial Seal this free and voluntary act and as the free and voluntary action said, and relining, for the uses and purposes the said instrument as signed and delivered subscribed to the forgoing instrument appeared before me this day in person and acknowledged that partnership, and personally known to me to be the same corson of the partner personally known to me to be DO HERERY CERTIFY THAT a Motary alubil, in and for said County in the State aforesaid, COUNTY OF i de linios O de linios Bir in m. Ball bar Bir ing STATE OF ILLINOIS (Partnership) KNOWLEDGELISHT My Commission Expires: GIVEN undel my hand and Notarial Seal this 61 јо увь purposes therein sit forth. known to me to be the subscribed to the foregoing instrument, appeared better the said corporation, and personally known to me to be the same persons whose names are subscribed to the foregoing instrument, appeared better the day in person and severally acknowledged that as such subscribed to the foregoing instrument as and capeared the said corporation as their free and way to said corporation for the uses and said corporation as their free and way to said corporation. , personally President U personally known to me to be the DO HEREBY CERTIFY that . a Motary Public in and for said County in the State aloresaid. COUNTY OF SS STATE OF ILLINOIS (Gorporation) Actery Public. State of Hilingia (1777) CAURA C. KELLEY "OFFICIAL SEAL" My Commission Exp 61. GIVEN under my hand and Notarial Seal this the uses and purpeses therein set forth. free and voluntary act and as the free and voluntary act of said will half health as the said instrument as his own the uses and soluntary act of said will half he half he half he half he said mutument as his own the uses and only a said mutument as his own. as Trustee, for Secretary of said CHILLIAN LATINAL BANK OF COLOR IN TOWN TO TOWN TO THE COLOR OF COL **Instricte** and ASSL TRUST OPERCER HEIEN N PEYRC COLUMBIA KATIONAL BAKK OF CHICAGO No mobison soil hereby certify that a Motary Public in and for said County in the State aforesaid, do COUNTX

> (Solem T.) **VCKNOMFEDGEMENL**

STATE OF ILLINOIS