52441

UNOFIEROWARDSCOPY

l	MINIMULE BININ						
	THIS INDENTURE WITNESSETH,	That the Grantor	Gary Pis	zdzek an	d Susan l	Piszczek,	formerl
	known as Susan Piltaver	, his wife.		****	• _		
	of the County of Cook consideration of Ten and 00/1	00 (410 00)-	and State of	Illino	18 		for and in
	and other good and valuable consider			an	d Warrant		- dollars, unto
	COMMERCIAL NATIONAL BA					inking assoc	
	successor or successors, as Trustee	under a trust agree	ment dated	the <u>15th</u>	day of_	December	-5
	19.87, known as Trust Number 8			following de	escribed real	estate in the	County of
	Cook and Sta	ite of Illinois, to-wit	:				Ø .
"	LOT 162 AND THE WEST	6.5 FEET OF	LOT 163	IN JOHN	H. CURTI	s subdiv	iston .
2,	OF BLOCKS 2 AND 7 IN	NICKERSON'S	SUBDIVI	SION OF '	THE EAST	1/2 OF S	ECTION X
W.	6, TOWNSHIP 38 NORTH		EAST OF	THE THIR	D PRINCII	AL MERID	177h' - Z
108400	IN COOK COUNTY, ILLI	NOIS.					AC.
i ~		0	" *	VII i	AGE OF STIC	MNEV.	
Y) Ex	empt under provisions of Paragraph	Section	4,	TRANSACTIO	N LAWIT PR	MON	Je
R	al Estate Transfer I. A.L.				TO JEC 42	1AX	β β
5	6/11/192 / 100	+ teeling	m		LANDAY DE .	19 72	· 영화
1-	Date Puyer, Sell	ch or Representative	e	Zone.	Eller sepo	wit.	g 👸 🔽
N	Sine			AICENIN	E COLLECTOR		8 B
1,	(Permanent Index No. 1 9 0 6 -2	1 1 0 6 5 0	0.00)				61 6
M	Address of Property: 6	618 W. 41ST S	Street, S	Stickney	, IL. 604	02	
· ·	TO HAVE AND TO HOLD the real es	tate with its appurten	ances upon th	ie trusts and fo	or the uses and	i purposes her	ein and in
90-136	the trust agreement set forth. Pull power and authority is hereby granted to said trustee.	auth exercitio the real extate or a	any part or parts of it	and at any time of tim	es to subdivide and re	subdivide. In dedicate	park (Stations
0	highways or alleys and to vacate any subdivision or part the convey either with or without consideration, to convey the r	re to execute contracts to sell	or exchange, or exec	cute grants of options	i to purchase, to esec	ute contracts to sell o	n any Iĝimi, to
	estage, powers and authorities vested in the trustee, to donate	e, to dedic lie, to nortgage, or of	herwise encumber th	se real estate, or any p	art thereof, to execut	e leases of the real est	ale, or May plure -
C	thereof, from time to time, in possession or reversion, by lear execute renewals or extensions of leaves upon any terms and	for any pen. Or , a nods of time	and to execute ameni	dmenis, changes or m	odifications of leases	and the terms and pro	visions perior)
V	at any time or times hereafter, to execute contracts to make le execute contracts respecting the manner of fixing the amount	uses and to execute options to le of present or fundor mode, to pe	ase and options to rei stition or exchange it	new leases and option : for other real or perso	is to purchase the who onal property, to exec	ile or any part of the re use grants of easement	eversions and to is or charges of
K	any kind, to release, convey or assign any right, title or interesthereof in all other ways and for such other considerations as	est in or about or eas (mer i ar pur	tenant in the real esta	ite in any pari ihareof,	, and to deal with the	title to said real estate	and every part
2	specified and at any time or times hereafter	~/					
	in no case shall any party dealing with said trustee in reli- the trustee, he obliged to see to the application of any putchat	se money, rent, or money borro i	red or July ancest on th	se real estate, or he ob	diged to see that the te	irms of the trust have t	heen complied
	with, or he obliged to inquire into the necessity or expediency mortgage, lease or other instrument executed by the trustee in	of any act of the trustee, or he or	first on vileged to	ringuire into any of th	se terms of the trust ag	reement, and every de	ed, trust deed.
	lease or other instrument, (a) that at the time of the delivery the executed in accordance with the trusts, conditions and limital	erect the trust created herein and	by the cur, agreemen	ni was in full force an	d effect. (h) that such	conveyance or other is	nstrument was
	was duly authorized and empowered to execute and deliverey	ery such deed, trust deed, leave.	mostigage c. is' at in	strument and (d) if the	r conveyance is made	TO & SUCCESSION OF SUCCE	essors in Irusi.
	that such successor or successors in trust have been properly this conveyance is made upon the express understant						
	cessor or successors in trust shall mean any personal habile to do in or about the said real estate or under the prossis-	ty or he subjected to any clain	s, judgment or decr	e for anything it or	they or its or their a	gents or attorneys in	ay do or omit
	about said real estate, any and all such hability being hereb tion with said real estate may be entered into by it in the r	s expressly waived and reigase	d. Any contract, ob	sligate is or indebted	ness incurred or enti	ered into by the Trus	tee in connec-
	purposes, or, at the election of the Trustee, in its own han	ne, as Trustee of an express to	ust and not individe	ually (a) the Trust	ee shall have no obli	gation whatspever w	oth respect to
	any such contract, obligation or indebtedness except only discharge thereof). All persons and corporations whomso	y so far as the frust property ever and whatsoever shall be	charged with notic	e of this coude, in	from the date of th	e applicable for the e filing for record of	payment and Lithis Deed
	The interest of each heneficiary under the trust agreement from the sale, mortgage or other disposition of the real estate, a	t and of all persons claiming and	er them or any of the	m shall be only in the nerty and no benefic.	priversion, earnings,	, and the avails and pro	oceeds arraing outtable in or
	to the real estate as such, but only an interest in the possession	in, earnings, avails and princers	is thereof as aloresa	, d			
	If the title to any of the above lands is now or hereafter regi- words "in trust" or "upon condition," or "with limitations,	istered, the Registrat of Titles is "For words of similar import, it	hereby directed not to n accordance with th	o register or note in th we statute in such case	e cerai cree of title or	duplicate thereof, or i	memonal, the
	And the said granton. S. hereby expressly waive		and all right in hene	fit under and by virtu	e of any are all sta us	es of the State of litino	ois, providing
	In Witness Whereof, the grantor S aloresaid ha	VQ hereunio vei t	heir			nand B and	real ⁸
	thus 12th	Mes of Mes	<u>y</u>		,, 92		(v_j)
				4		e, 40 (10 A A A	100
	Hay Giraget	(CEAL)			1 Win	Sur B	(SEAL)
	May Crashy year	(SEAL)		MCCACACACACACACACACACACACACACACACACACAC	2. 2.2.29		"(SEAL)
	•	(SEAL)	-:7	famually	- Privacion	i i le anni Annie de la company	(SEAL)
				- Thuston	a co	21.	(SEAL)
	State of Illinois	1. Ronald P.	Strojny	aN	otary Public in i	and for said Cou	nty, in
	County of Cook 88	the state aforesaid, do he	ereby certify tha	H Gary P.	iszcze <u>k</u> a	and Susan	·
	Piszczek, formerly kn	own as Susan	FII Cave.	I, HIS W.	LIC		
	•••	personally known to me	to he the same	nerson S. who	se name S	subscr	hed to
		pregoing instrument.					
1	"OFFICIAL SFM"	signed, scaled and deliv			their	fr	į.
l	Ronald P. Strojny	voluntary act, for the us	es and purposes	therein set forth	, including the re	clease and waiver	r of the
1	My Commission Syntage 18-16	ight of homestead.		. 12t	h	May 19	92
1	-	n under my hand an	a notatiai seal û		T. GRY OF	, 19	
1		Fe	wed by	· Althou	1-y		
I				Notary Public	- · · · · · · · · · · · · · · · · · · ·		
7	THIS DOCUMENT PREPARED BY:						
	James J. Feehan	•		For information	only insert street add	lee s s	
	120 W. Madison			of shove o	described property		
	Chicago, IL. 60602		6618 W.	41st Str	eet, Sti	ckney, II	L. 60402
				_			

SEE OVER FOR "MAIL TO"

INFO.

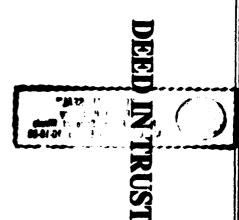
UNOFFICIAL COPY

Property of Cook Colars of Cooks Office COOK CORMIX BECOBDEB #9359 ‡ 〇 ギー・・ とろ・・・ 全文セセス 144444 IRVH 0704 06/16/92 14:47:00 DEPT-01 RECURDING +25.5

TRUST OFFICEY

COMMERCIAL NATIONAL BANK OF BERWYN 3322 OAK PARK AVENUE BERWYN, ILLINOIS 60402





TRUST NO

UNOFFICIAL COPY

STATEMENT BY GRANTOR AND CRANTER

The grantor or his agent affirms that, to the best of his knowledge, the name of the grantee shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire title to real estate under the laws of the State of Illinois.

Subscribed and swown to before me by the said James J. Feehan
this 1671 day of Jime My Commission Expires 4/3/95

Notary Public McAnal & Machille

The grantee or his agent affirms and verifies that the name of the grantee shows on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire and hold title to real estate under the laws of the State of Illinois.

Subscribed and sworn to before
me by the said Junys J. Feehaa

this 16-14 day of June
1992

Notary Public Acchard to Mandella My Commission Expires 4/3/95

NOTE: Any person who knowingly submits a false statement concerning the identity of a grantee shall be pullty of a Class C misdentanor for the first offense and of a Class A misdemtanor for for subsequent offenses.

lattach to deed or ABI to be recorded in Cook County, Illinois, if exerct under provisions of Section 4 of the Illinois Real Estato Transfer Tax Act.)

UNOFFICIAL COPY

