COMMERCIAI NATIONAL DANI

UNOFFECTAREUS OPYG19268

THIS INDENTURE WITNESSITE	(, That the Orantor Pt	RANCISCO 1	otaz, a bachetor	
of the County of COOR consideration of Ten and 00/ and other good and valuable considerations.	/ [() ()		Illinois and Warrant	for and in dollars, unao
COMMERCIAL NATIONAL Baucessor or successors, as Trustee	SANK of BERWYN,	l, Berwyn, Ill	llinois, a national bankir	ing association, its July
19. 91, known as Trust Number	910082 tate of Illinois, to-wit:		oflowing described real esta-	
Lot 40 in Block of the South 1/4 Section 1, Towns Third Principal	l of the East 1 ship 38 North,	1/2 of the Range 13,	o North East 1/4 , East of the	
^		1 5268		
c/k/a 4225 S. C	ampbell, Chica	រដ្ឋប	- BEARING	Ang (
19.01 23	22 011	,		728 08/19/97 101411/00 9ユーム 1 5268
TO HAVE AND TO HOLD the can enter trust agreement set forth.	state with its appurtenue	aces upon the tr	mists and for the uses and pur	rposes herein and in
Full power and authority is hereby granted to said trusted highways or alleys and in vacato any subdivision or past the convey either withing without consideration, to convey the asiate, powers and authorities vested in the fusies, to the libereof, from time to time, in postation or reversion, by less accuse renewals or extensions of feave upon any terms an any time retirms thereafter; to execute contracts to make execute contracts to make execute contracts respecting the manner of fixing the amount any kind; to release, convey or attein any right, title or interthereof in all other ways and for such other considerations at specified and as any time or times hereafter.	the real state or any part the tent to self or or real state or any part the tent for a state, to deally are, a consequence or other eases to considered, in present or in the oil for any particular of time and pleases and to a result options to lease and of present or a few and a state of particular ere at in or about or a serious proportion	ir dishanje, ili dadnuto gi successor ili successor i dervicio decurister the periodi di proporti di periodi di successor di periodi di transi di periodi di transi di periodi di transi di transi di periodi di transi di transi di periodi di transi di transi di transi di transi di periodi di transi di trans	I grants of options to purchase, to execute co in truth and to grant to such successor or suc- ral entate, or any part thereof, to execute lease terms and for any period or periods of time, a ents, changes or modifications of leases and th -leases and options to purchase the whole or a coher roal or personal property; to execute gra or any part thereof, and to deal with the title in	instacts to self in any terms, to accessors in trust all of the little, set of the real estate, or any part out of exceeding 198 years, and to the terms and provisions thereof any part of the reversion and to rents of dearments or charges of or said real exists and every part
In no case shall any party dealing with said tustee in re- the trustee, be obliged in new to the application of any purch- with, or he obliged in new to the application of any purch- with, or he obliged in neglection in executed by the trustees ease or other instrument, is) that is the time of the delivery it received in accordance with the trusts, conditions and limits was duly authorized and empowered to execute and delivers hat such successor or successors in trust have been proper. This conveyance is made upon the express understail essor or successors in trust shall incur any personnal liable or do in or about the said real estate or under the provis- bout said real estate, any and all such hability being here tons with said real estate may be entered into by it in the surposes, or, at the election of the Trustee, in its own na ny such contract, obligation or indebtedness except on ischarge thereof). All persons and corporations witons	hase money, rent, to money hor fived to yo day act of the trustee, or he shift in relation to the real estate shall be contended to the real estate shall be contended to the real estate thall be contended to the real estate of the real estate and to the tour every tuch deed, tease, merrly appointed and are fully sested whanding and condition that neither Colling or be subjected to any claim, justions of this Deed or said. Trust Arceby expressly waived and respaced, in mance of the their beneficialies or name, as Trustee of an express trust only so far as the trust property and you far as the trust property and the respective manner.	if it advanced on the real aged or privileged to inque conclusive exidence in fa- sy the or it agreement wa- ust agreement is in any a- ust agreement is in any a- montgage or cheffinistion with all the ittle, existe in COMMI-KCI sCNAT (DAMMI-KCI sCNAT (DAMI-KCI sCNAT (DA	cal estate, or be obliged to see that the terms of quire into any of the terms in the trast agreene favor of every person relying upon or claimin vas in full force and effect. (h) that such conve a amendments thereof and binding upon all be ment and (d) if the conveyance is made in a se- rights, powers, authorities, duties and oblig CFTONAL HANK of lithRWYN, individua for anything it or they or its or their agents seniment therefor, or for digity to person at one or indebtedness incurred or entered in them as their attorney in fact, hereby for ly find for Trustee shall have no obligation at power and of the Trustee shall be app and power and of the Trustee shall be app	of the trust have been complied ent, and every deed, trust cheed, ng unde conveyance, eyance so other instrument was enefficiaries, (c) shat the trustee successor or successors in trust, egations of the trust. ally or as Trustee, nor its successore enterment may do or onit or properly happening in or into by the Trustee in connectevocably appointed for such policable for the payment and
The interest of each beneficiary under the trust agreeme from the sale, moving age or other disposition of the real estate.	ent and of all persons claiming under e, and such interest is hereby declared	r them or any of them sha dische personal property,	half he only " , the , mosession, earnings, and t	the avails and proceeds arising
in the real astate as such, but only an interest in the possess If the title to any of the shove funds is now or hereafter re	ssion, earnings, evails and proceeds registered, the Registrar of Titles is he	s thereof as Mossaud withy directed not to regi	rgister or note in the ne. If cate of title or duell	•
rords "In Irusi" or "upon condition," or "with limitation And the said granior	and releaseany ar	and all right or benefit un	under and by virsue of any risd all satutes of t	the State of Illinois, providing
In Witness Whereat, the grantor		his		dbes besb.
D C			Table 14 many 14 many 18 many	
Prancisco Diaz	4 (SEAL)	-140		(SEAL)
A Section of the sect	(SEAL)			(SEAL)
State of Illinois County of Cook ss.	l, the under the state aforesaid, do her Francisco	reby certify that	a Notary Public in and loachelor	for said County, in
Water day on a few and a second and a s	agadh ar ann deirean 1900. No ann 1919 o tha ann an 1919 an ann an 1919 an Aireann an 1919 an Aireann an 1919 An 1919 an Aireann an 1909 an 1919 an Aireann an 1919 an Aireann an Aireann an Aireann an Aireann an Aireann a	and the same of th	eren er enne er en er er er en er	And a substant and a substant a s
"OFFICIAL SEAL"	signed, sealed and delive	appeared before me ered the said instru	this day in person and acknowled runent as 118	dged that he
EDUARDO LARA HOTASY TURIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 5-23-23	voluntary act, for the uses	s and purposes the	percin set forth, including the release	
The second secon	Given under my hand and	potarial scal thin.	1 day of	19_34
		N	Votary Public	
THIS DOCUMENT PREPARED BY:				G CN

For information only intert street address of above described property. Cho 13

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Property of Cook County Clerk's Office

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

TRUST NO.

UNOFFICIAL COPY

STATEMENT BY GRANTON AND GRANTER

The grantor or his agent effirms 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, or other entity recognized as a person and authorized to do business or acquire the laws of the State of Illinois.

Dated A. Signature: A. Marina A. C. Grantor or Agent

Subscribed and sworn to before me by the said survey by this day of Notary Public Notary Public	- J. a.				
The grantee or his agent of irms and verifies that 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 partnership authorized to do buriness or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized					
Anna Anna anna anna anna anna anna anna	re: Grantee or Agent				
this day of	IRMA MEJIA Notary Public, State of Illinois My Commission Explies Jan. 28, 1995				

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

(Atach to deed or ABI to be recorded in Cook County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)

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