| OUT UNDEFICIAL CO | |
|---|-----|
| THIS INDENTURE WITNESSETH, That the Grantor | i ù |

| W 4 | | The shore space for | 7820MWF Fusi Only |
|---|---|--|---|
| THIS INDENTURE WITH | | or |) |
| and valuable consideration BANK OF RAVENSWOO | ns in hand paid, Conveys OD, an Illinois banking c ssor or successors, as Tr | and Q Forporation, 1825 W. | Lawrence Avenue, Chicago, agreement dated the day of |
| - · | state in the County of Co | | and State of Illinois, to-wit: |
| division in the W Section 21, Town Meridian, cormon! | 40 North, Range 1 y known as 5421 i | the Southwest 13, East of the Melrose Street | Duarter (1/4) of Third Principal, Chicago, Illinois. |
| (Permanent Index No.: | <u>. 3 - 2 1 - 3 2 8 - C</u> | <u> </u> | 4 |
| TO HAVE AND TO HOLD the real estate is full power and authority is bereby gradleys and to vacate any subdivision or pathy terms, to convey either with or within cessor or increasors in tima all of the little estate, or any part thereof; to execute lean future, and upon any terms and for any peand to execute anendments, changes or an and to execute options to lease and optionance of fixing the amount of present of no rabout or easement apportenant to it such other considerations as it would be a specified and at any time or times hereafte. In no case shall any party dealing wit sold, leased or mortgaged by the trustee, obliged to see that the terms of the time the real estate shall be conclusive evidence of the delivery thereof the trust created in | antest to selv "cuttee to subilished and result to thereof; to execut "contracts to sell or out consideration; "o or new the real estate, cestate, powers at design and interest, for ince of the real estate, or app part thereof, for income periods of time, and to recute resulting and the term, and period or feates and the term, and period to receive leaves and optimate particular future tentals, to execute transis of east of real estates and optimates. | biliside the real estate or any part exchange, or execute grants of opti- e or any part thereof to a successor the trustee; to donate, to dedicate out time to thue, in posserition or re- ewals or extensions of leaves upon- rishions thereof at any time or time e the whole or any part of the re- nents or charges of any kind; to reli- cal with the title to taid real estate. | d in the tenst agreement set forth, thereof; to dedicate parks, streets, highways on our to purchase, to ear use contracts to sell on or acceptors in trust and to grant to such succeptors in trust and to grant to such succeptors in trust and to grant to such succeptors of the period or periods of time is bereafter; to execute contracts to make leases easion and to execute contracts to make leases only early thereof in all other ways and for left in the early part thereof in all other ways and for left inhalt to or different from the ways above ant thereof shall be conveyed, contracted to be introduced on advanced on the real estate, or be introduced early and a second less than a the time investing and binding upon all beneficiaries, (c) on other instrument was executed in street in the instrument and (d) if the conveyance of the possession, earnings, and the |
| that the trustee was duly authorized and in made to a successor or successors in truspowers, authorities, dulies and obligations. The interest of each heneficlary under with and neocretic artifus from the sale. | empowered to execute and deliver every and statement in true is, that such successor or successor in trust of its, his or their predecessor in trust in the trust agreement and of all persons elementaries or other disconition of the real | ich dec. The Steed, lease, mortgagn it have heer pro Jerly appointed and dining under the A or any of them i citate, and such his citate, and beceby | on other instrument and (t) if the conveyance lare fully vested with all the title, estate tights, half he only in the possession, earnings, and the alectared to be personal property, and no bene- session, earnings, avails and proceeds thereof as |
| | | | |
| And the said grantor | ry expressly waive | ar otherwise. Ther | to register or note in the certificate of fille or import, in accordance with the statute in such one, and by virtue of any and all statutes of the |
| This Deed was pre | "December | 985 M. Lewin, 120 | Wast Madison Street |
| Chicago, Illinois | 3. | | 14 |
| | (SEAL) | Anna C. STELL | MAN (SEAL) |
| | (SEAL) | 01 51222 | (SEAL) |
| | (BBAII) | | Co |
| State of Tllinois County of Cook ss. | Herbert M. | | |
| | the state aforesaid, do hereby certify the ANNA C. | STELLMAN a | widow and must |
| suce re | maniage, | XXXX | mantan and the contract of the special process of the special process of the special population |
| | personally known to me to be the same p the foregoing instrument, appeared befor signed, sealed and delivered the taid instr | e me this day in person and acknow nment as | ledged that |
| | and purposes therein set forth, including Given under my hand and notatial seal th | the release and waiver of the right (| December 19.85 |

DEMIN

Bbank of revensuood
1825 W. Lawrence Ave.
Chicago, Illinois 60640 · Phone 989.3000

Bocorder Bog 55

HERBERT M.

Melrose St., Chicago, Ill.
For information only insert street address
of above described property. 5421

This space for affixing Riders and Revenue Stamps

Decument Number

34872862

တ

S Agus and a steel

HERBERT M. LEWIN 120 W. MADISON CHICAGO, INC.

Property or Cook County Clark's Office