## JNOF FEEDINA RUST OP THIS INDENTURE WITNESSETH, That the Grantor Joseph Tousek and Anna Tousek his wife as joint tenants and State of Illinois of the County of Cook Ten and no/100..... consideration of and other good and valuable considerations in hand paid, Convey and Warrant unto COMMERCIAL NATIONAL BANK of BERWYN, Berwyn, Illinois, a national banking association, its successor or successors, as Trustee under a trust agreement dated the 3rd 81.0012 \_\_\_day of \_Iuly known as Trust Number Cook and , the following described real estate in the County of and State of Illinois, to-wit: The West 47 feet of Lots 1 and 2 taken as a Tract in Miller and Ennison,s South Oak Park subdivision of ( except the South 300 Acres thereof) Section 19, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois. THE CITY OF REAL ESTATE TRANSFER TAX BERWYN, IL 369,00 VACE 8,81 16-19-113-043-0000 (Permanent Index No. 198,10027 LMNS TO HAVE AND TO HOLD the real estate with its appunenances upon the trusts and for the uses and purposes never and in the trust agreement set forth. Full power and authority is hereby granted to said truste. with present to the real estate or any part of parts of it and at any time or times to subdivide and resubdivide; to dedicate parks, streets, highways or alleys and to vacate any subdivision or part h.— it is necessed to sell or exchange, or execute grants of options to purchase, to execute contracts to sell on any terms, to convey either with or without consideration; to convey the real estate or any part thereof to a successor or successors in trust and to grant to such successor or successors in trust all of the title, estates, powers and authorities vested in the rustree; to donate, to ded site. It mortgage, or otherwise encumber the real estate, or any part thereof; to execute leases of the real estate, or any part thereof; from time to time, in possession or reversion, by leases to commence in present or in the future, and upon any terms and for any period or periods of time, not execeding 109 seeding 109 seeding 109 seeding 109 seeding 100 seedin of in all other ways and for such other considerations as it would be fawful him ar a scified and at any time or times hereafter. In no case shall any party dealing with said trustee in relation to the real estate, or to wit an it. real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by the trustee, be obliged to see to the application of any purchase money, rent, or money bon swed of advanced on the real estate, or be obliged to see that the terms of the trust have been compiled with, or be obliged to inquire into the necessity or expediency of any act of the crustee, or be. Alige in or privileged to inquire into the necessity or expediency of any act of the crustee, or be. Alige in or privileged to inquire into the trust agreement; and every deed, (rust deed, more gage, lease or other instrument executed by the trustee in relation to the real estate shall be or not use evidence in favor of every person relying upon or elatining under any such conveyance, lease or other instrument, (a) that at the time of the delivery thereof the trust created herein and by the unit agreement was in full force and effect. (b) that such conveyance or other instrument executed in accordance with the trusts, conditions and limitations contained herein and in the trust agreem in or in any amendments thereof and binding upon all beneficiars, (c) that the trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage, or mortin strument and (d) if the conveyance is made to a successor or successor or successor or successor or successor in trust have been properly appointed and are fully vested with all the title, eviate rights, powers, authorities, duties and obligations of the trust. this conveyance is made upon the express understanding and condition that neither COMMERCL. L. VATIONAL BANK of BERWYN, individually or as Trustee, nor its successor or successor in trust shall incur any personal liability or be subjected to any claim, judgment or device for anything it or they or its or their agents or autorneys map do or omit to do in or about the said real estate or under the provisions of this Deed or said Trust Agreement or may amendment thereto, or for injury to person or property happening in or about said real estate, any and all such liability being hereby expressly waived and released. Any contract, obligation or indebtedness insurred or entered into by the Trustee in connection with said real estate may be entered into by it in the name of the then become said Trust Agreement or the said real estate may be entered into by it in the name of the then become said Trust Agreement as their attorney in-fact, hereby irrevocably appointed for such purposes, or, at the election of the Trustee, in its own name, as Trustee of an express trust and not individually the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebtedness except only so farces that property and funds in the actual policy of the Trustee shall have no obligation whatsoever with respect to any such contract, obligation or indebtedness except only so farces that property and funds in the actual policy of the Taustee shall be applicable for the payment and discharge thereof). All persons and corporations whomsoever and whatsoever shall be charged with notice of this condition from the date of the filing for record of this Deed. The interest of each beneficiary under the trust agreement and of all persons claiming under them or any of them shall be only if the special on, earnings, and the avails and proceeds arrising from the sale, mortgage or other disposition of the real estate, and tuch interest is hereby declared to be personal property, and no beneficiary. All have any title or

If the title to any of the above lands in now or hereafter registered, the Registrar of Titles is hereby directed not to register or note in the orm light of title or duplicate thereof, or memorial, the de "in trust" or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case mail, and provided.

	And the said grantor B hereby expressly waive	and release	any and all right or benefit under a	ed by virsue of any ar it all st stutes of the S	tate of Illinois, providin
for	the exemption of homesteads from sale on execution or	Olherwise.	•		7
	In Witness Whereof, the grantor S aforesaid ha	VE hereunto set	their	Dand B	and scal_S
this.	400 Stewar	day of		IP 91	(SEAL
·- <u></u> -	A. lowar	(SEAL)		<u>an ang kanasanan dan kanasan kanasan dan </u>	(SEAL
	State of Illinois County of Cook   ss. Josephane	the state aforesaid, o ph_Tousek_z	to hereby certify that	a Notary Public in and for	<u> </u>
•	"OFFICIAL SEAL"" JOSEPH S. ZACHARDA HOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXP. 3/21/08	personally known to the foregoing instrum- signed, sealed and ovoluntary act, for the	cent, appeared before me this delivered the said instrument uses and purposes therein and and notarial seal this	S_whose nameS are  day in person and acknowledged it as their set forth, including the release a  day of July  Man Le  Public	thatfree and nd waiver of the

THIS DOCUMENT PREPARED BY:

JUSEPH S. ZAGHARDA

6908 West 13th Street, Berwyn, Illinois

For information only insert street address of above described property.

60402

for and in

dollars.

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REAL ESTATE TRANS
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# /05873	BOX 116	TITLE COMPANY	GREATER ILLINOIS

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**COMMERCIAL NATIONAL BANK OF BERWYN** 

MAIL TO:

BERWYN, ILLINOIS 60402 3322 OAK PARK AVENUE

Art Collins Age of Granise Address

CAROL MOSELLY BRAUN 01)100 FO :11 W

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Trustee

DEED IN TRUST

TRUST NO.

810012