WARRANTY NOFFICIAL COPY

DEED IN TRUST



Doc#: 0727534010 Fee: \$28.50 Eugene "Gene" Moore RHSP Fee:\$10.00

Cook County Recorder of Deeds Date: 10/02/2007 08:37 AM Pg: 1 of 3

THIS INDENTURE WATNESSETH, Th	,	The above space is for the record	#r's use out
ESSETH, Th	at the Grantor	DAR	cr s use only
of the County of	UA.	RAH LOPEZ	
Cook	and State of Till.	inois	
of			for and in consideration
and warrant	and other good and	Valuable consider	
Corporation, its successor or successors, 19 98, known as Trust Number situated in the Country of	unto METROPO	valuable considerations in hand political bank AND TRUS ust agreement dated the 23r.	paid, Convey
, 19 98 , known as Trust Number	as (rustee under a tru	ist agreement details	T COMPANY on THE
situated in the County of Cook	2182	——————————————————————————————————————	
Cook	,in t	the followit:	owing described real estate
Unit 6325-20 To	4	or infinite, to wit:	- Total Cstate
Unit 6325-2C Together wit elements in Hale Park Pla Declaration recorded as D	h its undivide	I perceptage : .	
elements in Hale Park Pla Declaration recorded as D Northwest 1/4 of Section Peincipal Meridian	ce Condominiur	as delipost-1	n the common
Northwest 1/4 of C	ocument Number	95871251 in the	ined in the
Peincipal Maridia	20, Township 38	8 Nocth Paper 12	1/2 of the
i - morran, in Co.	Ok Coupts Till	. "ange 12, Last	Of the Thing
Commonly known as: 6325	V. 63rd St. 01		
Commonly known as: 6325	051d 5t., Ch	licago II. 60638 Unit	2C
(NOTE: If additional		4	
together with all the appurtenances and	ce is required for leg-	al, attach on a separate 8½ 2 11	
together with all the appurtenances and priv (Permanent Index No.: 19-20-10	ileges thereunto belo	onging or appertaining	"sheet.)
(Permanent Index No.: 19-20-10 UNDERSIGNED AGREETY	<u> </u>	2 1 0)	J _X
UNDERSIGNED AGREE THAT THE SHALL CONSTITUTE A PART OF THIS And the said grantor heret	ADDITIONAL TERM		
And the CONSTITUTE A PART OF THIS	WARRANTY DEED	AS AND PROVISIONS ON THE	REVERSE
SHALL CONSTITUTE A PART OF THIS And the said grantor heret by virtue of any and all statutes of the State otherwise.	W expressly weigh	IN TRUST AND ARE INCORP	OR ATED SERVICE
by virtue of any and all statutes of the State of the Sta	of Illinois provide	and release any and al	li right on hour co
In Witness ven	iora, providing	for the exemption of homesteads	from sales are
seal widess whereof, the grantor	aforesaid ha		Mont sales on execution or
In Witness Whereof, the grantor seal this13th	day of	ereunto set <u>her</u>	
Harak T	day of	Sentant	hand and
Sarah	(SEAL)		
Sarah Lopez	·,		(CEAT)
	(SEAL)		(SEAL)
	**		(CDAT)
36400			(SEAL)
MAIL METROPOLITAN BANK	A 95		
DEED 2201 W Cormole Paris	ADDRESS	6325 W 62	

OF

PROPERTY:

6325 W. 63rd Street, Unit 20

60638

The above address is for information only and is not part of this deed.

Chicago, Il.

TO:

2201 W. Cermak Road

Chicago, IL 60608

0727534010 Page: 2 of 3

TO HAVE AND TO HOLD the real estate with its appartenance upon the trusts and for the rese and purposes herein and in the trust agreement set forth. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in said trust agreement set forth. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in said trust agreement set forth. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in said trust agreement set forth. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in said trust agreement set forth. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in said trust agreement set forth. This deed is made subject to the lien of every trust deed or mortgage (if any there be) of record in said trust agreement set forth.

Full power and authority is hereby granted to said trustee to subdivide and resubdivide the real estate or any part thereof; to dedicate parks, streams, highways or alleys and to vacate any subdivision or part thereof; to execute contracts 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 exchange, or execute grants of options to purchase, to execute contracts to sell on any terms, to convey either with or without exchange, or execute grants of options to purchase, to execute contracts to sell on any terms and to grant to such successor or successors in trust all of the title, estate, powers and authorities vested in the trustee; to donate, to dedicate, to mortgage, or successors in trust all of the title, estate, powers and authorities vested in the trustee; to donate, to dedicate, to mortgage, or successors in trust all of the title, estate, powers and authorities vested in the trustee; to donate, to dedicate, to mortgage, or successors in trust all of the title, estate, or any part thereof, from time to time, otherwise encumber the real estate, or any part thereof; to execute leases of the real estate, or any part thereof, from time to time, and to execute renewals or extensions of leases upon any terms and for any period or periods of time and to execute amendments, changes or modifications of leases and options thereof at any time or times hereafter; to execute part of the reversion and to execute options to lease and options to renew leases and options to purchase the whole or any contracts to make leases and to execute options to lease and options to renew leases and options to purchase the whole or any contracts to make leases and to execute options to lease and options to renew leases and options to purchase the whole or any contracts to make leases and to execute options to lease and options to renew leases and options to purchase the whole or any contracts to make leases and to execute options to renew leases and

In no case shall any part, dealing with said trustee in relation to the real estate, or to whom the real estate or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by the trustee, be obliged to see that the terms of the trust have purchase money, rent, or money be provided or advanced on the real estate, or be obliged to see that the terms of the trust have been complied with, or be obliged to inquire into the necessity or expediency of any act of the trustee, or to be obliged or privileged to inquire into any or the terms of the trust agreement; and every deed, trust deed, mortgage, lease or other instrument privileged to inquire into any or the terms of the trust agreement; and every deed, trust deed, mortgage, lease or other instrument executed by the trustee in relation to the real estate shall be conclusive evidence in favor of every person relying upon or executed by the trustee in relation to the real estate shall be conclusive evidence in favor of every person relying upon or executed by the trustee in relation to the real estate shall be conclusive evidence in favor of every person relying upon or executed by the trustee in relation to the real estate shall be conclusive evidence in favor of every person relying upon or executed by the trustee in relation to the real estate shall be conclusive evidence in favor of every person relying upon or executed by the trust agreement was in full to ce and effect, (b) that such conveyance or other instrument was executed in herein and by the trust agreement or in any amendments thereof accordance with the trusts, conditions and limitation, contained herein and in the trust agreement or in any amendments thereof accordance with the trusts, conditions and limitation, contained herein and in the trust agreement or in any amendments thereof accordance with the trusts, conditions and limitation, contained herein and in the trust agreement or in any amendments thereof accordance with the trust agreement and divided the trust executed in th

The interest of each beneficiary under the trust agreement and of all persons claiming under them or any of them shall be only in possession, earnings, and the avails and proceeds arising from the sale, mortgage or other disposition of the real estate, only in possession, earnings, and the avails and proceeds arising from the sale, mortgage or other disposition of the real estate, legal or equitable, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, and such interest is hereby declared to be personal property, and no beneficiary shall have any title or interest, legal or equitable, and such interest is hereby declared to be personal property.

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

or words of similar import, in according	Cussid
01	der said County, in the State aforesaid,
	I, the undersigned, a Notary Public in and for sail County, in the State aforesaid, DO HEREBY CERTIFY thatSarah Lopez
A PART OF THE PART	I, the undersigned, that Sarah Lopez
STATE OF ILLINOIS	DO HEREBY CERTIFY that
Cook 1	
COUNTY OF)	whose name
COUNTION	personally known to me to be the same person, whose name subscribed to the foregoing instrument, appeared before me this day in person and subscribed to the foregoing instrument, appeared before me this day in person and subscribed to the said signed, sealed and delivered the said
	personally known to incomment appeared before me this day in production
	subscribed to the foregoing instrument are sealed and delivered the said
	t indeed that " the uses and building
	acknowledged the free and voluntary act. for the uses and
	subscribed to the foregoing instrument, appeared before me this day in person and subscribed to the foregoing instrument, appeared before me this day in person and subscribed to the foregoing instrument, appeared before me this day in person and subscribed that signed, sealed and delivered the said acknowledged that signed signed, sealed and delivered the said instrument as her free and voluntary act, for the uses and purposes therein set forth, including the release and waver of the right of homestead.
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	therein set forth, including the release and wavel of the therein set forth, including the release and wavel of the therein set forth, including the release and wavel of the therein set forth, including the release and wavel of the therein set forth, including the release and wavel of the therein set forth, including the release and wavel of the therein set forth, including the release and wavel of the therein set forth, including the release and wavel of the therein set forth, including the release and wavel of the therein set forth, including the release and wavel of the therein set forth, including the release and wavel of the therein set forth including the release and wavel of the therein set forth including the release and wavel of the therein set forth including the release and wavel of the therein set forth including the release and wavel of the therein set for the release and wavel of the therein set for the release and wavel of the therein set for the release and wavel of the release and the release and wavel of the rele
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SANDRA A. SANDRA A. Notary Public, State of Illinois Notary Public, State of Illinois Notary Public, State of Illinois	NWW W The Deblie
Notary Public, State of thinds/11 My Commission Expires 01/18/11	Notary Public
My Commission Expires	/ ///////
• My Commission ===	My Commission Expires.
• • • • • • • • • • • • • • • • • • • •	My Commission Expires: Notary Public Mail subsequent tax bills to:
1.1	Trans I
This instrument was prepared by: (Name) Metropolitan Bank &	Trust Company (Name)
Matropolitan Bank &	Trust company (tunto)
(Name)	(Address)
(1 13-10-10)	(Address)
(Address) 2201 W. Cermak Ro	
(Municos)	00
Chicago, II. 606 Page 2 of 2 Illiana Financial Form # 94-804	008
n - 0 -4 2 Illiana Financial Form # 94-804	
Page Z OI Z Illiana F Handing	100 CO 10

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STATEMENT BY GRANTOR AND GRANTEE

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

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Dated $Q_{-1}Q_{-$		
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	1 Datas	
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this Seaton has a 13		}
Scott moer day of 2007	******	****
Notary Public Market	-/// • si	OFFICIAL SEAL"
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The grantee or his agent affirms and verification at land trust is either.	My Com	ry Public, State of Illinois imission Expires 01/18/11
the grantee change agent affirm and man	****	••••••••••••••••••••••••••••••••••••••
interest in shown on the deed or	fifies that the nam	10 - C
the grantee or his agent affirms and verifices and verifices to a land trust is either a natural acquire and hold title to real estate in the state	signment of benef	ie or
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Notary Public Massa (/	*****
The will	OFFICIA SANDO	L SEAL"
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NOTE: Any person who kare	X WY Commission "-	YIGIG ULIIInnin 🛦
NOTE: Any person who knowingly submits a fa concerning the identity of a grantee	- ************************************	State of Illinois xpires 01/18/11
concerning the identity of a grantee misdemeanor for subsequent off	shall t	****
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Class C misdemeanor for the first offense and of a Class A