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Doc#: 0733046003 Fee: \$28.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds

Date: 11/26/2007 10:10 AM Pg: 1 of 3

QUITCLAIM DEED IN TRUST

ı	THIS INDENTURE WITHESETH, that the Grantor(s)
l	of the County of Cook and State of Illinois, for and in consideration of Ten dollars, and other Corporation. One South Western St. Activities of the County of Corporation on South Western St. Activities of Corporation on South St. Activities of Corporation on South St. Activities of Corporation on South St. Activities of Corporation of
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l	the following described real activity with the following described real activities with t
ĺ	Me described leaf existe in the country of
	TILL WORLD OU BEEL! AC THE COVERS
	FIELDS BEING A SUBDIVISION IN THE WEST HALF OF THE NORTHEAST QUARTER OF SECTION 36, TOWNSHIP
	TO THE THE THIRD DO STORE AND THE TOTAL TO T
	Exempt under Real Estate Transfer Tay Act Sand Application of the Mickipian, IN COOK COUNTY, ILLINOIS.
	Exempt under Real Estate Transfer Tax Act Section 4 Par Igraph 4 and Cook County Ordinance 95104 Paragraph E.
	Description of the second of t
	Date 11-21-0/Signature Haway 10 go-11 1 thanks
	Date 11-21-07 Signature Haugningo-Aramana (atty)
	Permanent Inda., Nr., 1
	Permanent Index Number: 18-36-204-017-0000
•	TO HAVE AND TO HOLD the real estate with its appurtenances upon the trus is and for the uses and purposes herein and in the
1	rust agreement set forth
	continue of the party of the pa
1	Full power and authority is hereby granted to said trustee to subdivide and re-subdivide the real estate or any part thereof; to
Ç	dedicate parks, streets, highways, or alleys and to vacate any subdivision or part thereof; to execute grants of options to part thereof; to
€	If execute grants of ontions to must

dedicate parks, streets, 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 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, estate, powers, and authorities vested in the trustee; to donate, to dedicate, to mortg/1gs, 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 praesenti or futuro, and upon any terms and for any period or periods of 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 the terms and provisions thereof at any time or times hereafter; to execute contracts to make leases and to execute options to lease and options to renew leases and options to purchase the whole or any part of the reversion and to execute contracts respecting the manner of fixing the amount of present or future rentals, to execute grants of easements or charges of any kind; to release, convey, or assign any right, title, or interest in or about or easement appurtenant to the real estate or any part thereof, and to deal with the title to said real estate and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the title to the real estate to deal with it, whether similar to or different from the ways

In no case shall any party dealing with said trustee in relation to the real estate, or to whom the real estate or 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 borrowed 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 be obliged or privileged to inquire into any of 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 claiming under any such conveyance, lease, or other instrument, (a) that at the time of the delivery thereof the trust created herein and by the trust agreement was in full force

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and effect; (b) that such conveyance or other instrument was executed in accordance with the trusts, conditions, and limitations contained herein and in the trust agreement or in any amendments thereof and binding upon all beneficiaries; (c) that the trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage, or other instrument; and (d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been properly appointed and are fully vested with all the title, estate rights, powers, authorities, duties, and obligations of its, his, her, or their predecessor in trust.

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

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 trust, or "upon condition," or "with limitations," or words of similar import, in accordance with the statute in such case made and provided.

in the certificate of title or duplicate thereof, of memorial, the work of similar import, in accordance with the statute in such case made a	and provided.	
In Witness Whereof, the Grantor(s) aforesaid has/have hereunto set	t his/her/their hand(s) and seal(s) this 2 / 5+ day of	
In Witness Whereof, the Grantor(s) aforesaid has/have hereunto see	, May Assessment of the Control of t	
Nowemble 2007.	(Seal)	
1 Arhell (Seal)	(Scar)	
1 lacara . I -	(Seal)	
GERALDINE T. SCHILL (Seal)	OFFICIAL SEAL	
Os	MARY NIEGO-MCNAMARA	
7	NOTARY PUBLIC - STATE OF ILLINOIS	
STATE OF ILLINOIS)	MY COMMISSION EXPIRES:01/26/08	
) 55	,	
COUNTY OF COOK	to in the State aforesaid, DO HEREBY CERTIFY that	
I the undersigned, a Notary Public, in and for sa a Col	unty, in the State aforesaid, DO HEREBY CERTIFY that	
personally known to me to be the same person(s) whose name(s)	is/are subscribed to the foregoing instrument, appeared construction and delivered the said instrument as his/her/their free and any tag release and waiver of the right of homestead.	
this day in person and acknowledged that he/she/they signed, so	or tor release and waiver of the right of homestead.	
this day in person and acknowledged that he/she/they signed, so voluntary act, for the uses and purposed therein set forth, including	15t 1/24 7007	
Given under my hand,	and Notari 1 Seal this 2/5± day of Nov., 2007	
Given under in the Maria land		
	Notary Public	
Notary Public		
	Mail future tax bills 10:	
Mail this recorded instrument to:		
Mary Niego-McNamara, P.C.	Geraldine T. Schill 8044 S. Oketo	
10653 S. Kostner Ave.	Bridgeview, IL 60455	
Oak Lawn, IL 60453	8044 S. Oketo Bridgeview, IL 60455	
	·C	
	CV	
d here		
This instrument prepared by:		
Mary Niego-McNamara, P.C.		
10653 S. Kostner Ave.	îîî	
Oak Lawn, IL 60453		
	ATG TRUST	
	C D M P A N Y	

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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 Illinois.

Dated 11-21, 20 07	
Signature: Lineau J. Schill	
Subscribed and sworn to before me by the said () eval of the T Schill T Sc	•••
this 215+ day of 1 all 20 07	
Notary Public Wary na Attended Notary Public - State Of Illim MY COMMISSION EXPIRES:01/26	
The Grantee or his Agent affirms and verifies that the name of the Grantee shown on the Deed or	~~
Assignment of Beneficial Interest in 1	
Assignment of Beneficial Interest in a land trust is either a natural person, an Illinois corporation	
to to portation authorized to do business (racquire and hold title to real actuals and	
a partition in partition and provide the provided and provide the provided and prov	
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.	
Dated	
Signature: Gladdini J. Schill	
Subscribed and sworn to before me By the said <u>General Tourity Schill</u> This <u>21st</u> day of <u>Novi</u> , 20 07 Notary Public High Mark Marker Notary Public High Marker GERAND TO TOUR SCHILL MARY MIT JO-MCNAMARA NOTARY PULL TO THE OF ILLINOIS MY COMMISSION LOTRES:01/26/08	
Nome	

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.

(Attach 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.)