UNOFFICIAL COPY

946 679 O COR COUNTY, ILLINOIS FILED FOR RECORD	Chillies R. Olica RECORDER DE DEEDS
DEED IN TRUST Aug 20 70 9 55 AM 21 242 651	21242651
orm, 14 Steart-Hooper Co., Chicage 16777 The above space for recorder's use only	······
THIS INDENTURE WITNESSETH, that the Grantor KATHRYN DRUMM, a spinster,	
of the County of Cook and State of Illinois for and in c	onsideration
	unto UNION
NATIONAL BANK OF CHICAGO, a National Banking Association of Chicas Trustee under the provisions of a trust agreement dated the 1st day of	ago, Illinois, June
19 70 , known as Trust Number 1365 , the following described real es County of Cook and State of Illinois, to-wit:	tate in the
Lot 7 in the Subdivision of the North 1/2 of Lot 34 (exce	nt the
West 67 ft. thereof and except the North 33 ft. dedicate street) all in School Trustee's Subdivision of Section 16,	d for
37 North, Range 14, East of the Third Principal Meridi	
Cook County, Illinois.	1
<u> 100</u>	
TO HAVE AND TO HOLD the said remit , with the appurtenances upon the trusts and for the uses and purposes a trust agreement set forth.	erein and in said
TO HAVE AND TO HOLD the said own; , with the appurturances upon the trusts and for the uses and purposes a trust surreament set forth. The trust surreament set set is surreament set set in the set of the	said property as a consideration, to ors in trust all of
the title, estate, powers and authoritis a sied in said trustee, to donate, to dedicate, to mortgage, plodge or otherwi- property, or any part, thereof, to lease said property — any part, thereof, from time to time, in possession or reversion, mence in paresenti or future, and upon any termy and for any period or periods of time, not exceeding in the case of the term of 132 years and to presser or extend them some terms and for any period or averaged or periods of time and to	se encumber said by leases to com- iny single demise grouped, change or
modify leases and the terms and provisions there: at ay one or times hereafter, to contract to make leases and to lease and options to renew leases and options to to be whole or any part of the reversion and to contract respe of fating the amount of present or future restals, to part one or to exchange said property, or any part thereof, for other	grant options to cting the manner of real or personal
property, to grant examinate or any part thereof, and to deal '(the did property and every part thereof in all other woods of the considerations as it would be lawful for any person or sing it) same to deal with the same, whether similar to the ways above specified, at any time or times bereafter.	ays and for such or different from
In no case shall any party dealing with said trustee in residen to said premises, or to whom said premises or any party declared to be sold, leased or mortaged by "di trustee, be obliged to see to the application of any real, or money borrowed or advanced on said premises, or be ours, at a see that the terms of this trust have been comobilized to inquire into the necessity or expediency of any set of a ld trustee, or be obliged or privilezed to inquire	urt thereof shall be gurthane money, graph with, or be graph and graph with the g
terms of said trust agreement; and every deed, trust deed, mort age, asse or other lastument executed by said trust said real estate shall be conclusive evidence in favor of every person. The conclusive evidence in favor of every person. The conclusive evidence in favor of every person. The constant and the state of the dallway thereof the trust crusts, by this indenture and by said trust agreement of the favor of the constant and the constant which the trusts conditions.	tee in relation to e, lease or other cent was in full and limitations
contained in this indenture and in said trust agreement or in some an 'od' so' thersof and binding upon all benefic (c) that said trustse was duly authorised and empowered to execute and all' o very such deed, trust deed, lease, in instrument and (d) if the conveyable is made to a successor or successors is r. s., that such successor or successors is interpreted amongsted and are.	origage or other trust have been
predector in trust. The interest of each and every beneficiary hereunder and of all persons claiming ader bem or any of them shall antiper, every a state of the shall be the	Into any or the two in relation to the property of the propert
producessor in trust such and every beneficiary between and of all persons claiming after them or any of them the armings, exists and proceeds earling from the sale or other dispositions of eads real cate, at each interest is hereby personal property, and no beneficiary hereunder shall have any title or interest, keg low or table, in or to sald real to the contract of the entirest in the earlings, avails and proceeds thereof as afforcing forward. Restaura 1. Titles to hereby directed not to in the excitates of title or deplicate thereof, or memorial, the words its trust," or "upon one lon," or "with limits of similar import, in accordance with the statute in such case made and provided.	register or note
And the said grantor hereby expressly valve and release any and all to or sensit under and build all statutes of the State of Illinois, providing for the examption of homesteads from sale on or scuting or otherwise.	y virtue of any
In Witness Whereof, the grantoe aforesaid has hereunto set her hand he had he	Fand seel
	NC
(Seal) (Stathryn Drum	(Seal)
(Seal)	(Seal)
tate of	said County in
ounty of Cook 5 sa. the state aforesaid, do hereby certify that Kathryn Drumm	
personally known to me to be the same person—whose name	subscribed to
the foregoing instrument, appeared before me this day in person and ache She signed, sealed and delivered the said instrument as her	ree and volun-
tary act, for the uses and purposes therein set forth, including the release and right of homestead.	walver of the
Civen under my hand and notariel seal this 13th of Markets	
Transition Ca	ute
BOX 14	
	tress of
1708 Sant Manage Artens. Change St. Manage	
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