UNOFFICIAL COPY

GRONGE & COLE* NO 1990 LEGAL FORMS BEPTEMBER 1987	, *	
DEED IN TRUST	714 UCT 30 PM 12 55	•
(ILLIMOIS)	Turbura Laure and a A	5.5.
-	22 803 245	,
VIRGINIA MA	IFIAN, a Widow and not since remarrie	id, and
THE GRANTORS SADTE FOUNT	and State of III inois for and in consider	la" ' Pration of a second
and other good and valuable consideration	***************************************	mllare
Chicago	18 hand gald Convey and WARRANT XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	of learning
1974, and known as Trust Number 1160	provisions of a trust agreement dated the 2nd day of QC tober	number m
	uccessors in trust under said trust agreement, the following described real State of Illinois, to wit	l celale
lot 2 in Plotke and Gro	sby's Resubdivision of Lots 30 and 31 Resubdivision of the North 1/2 of Bl	ock h = T
No. 1 Range 14 Fast o	to Chicago in Section 32, Township 4 f the Third Principal Meridian, in	0
Cook Conty, Illinois.		
and in said trust greer lent set forth	ises with the appurtenances upon the trusts and for the uses and purposes	11111
property as often as desired on contract to self	ed to said trustee to improve, manage, protect and subdivide said prem ways or alleys, to vacate any subdivision or part thereof, and to resubdivit to grant options to purchase, to bell on any terms, to convey either w	de said
without consideration, to convey and timises of successor or successors in training in the title, expending the mortages and place or otherwise en imperiant or	or any part thereof to a successor or successors in trust and to grant to state, powers and authorities vested in said trustee to donate, to dedic roperty, or any part thereof, to lease said property, or any part thereof	o such
period or periods of time, not exceeding in the c	uses to commence in praesenti or in futuro, and upon any terms and fi se of any single demise the term of 198 years, and to renew or extend	or any x + + +
thereof at any time or times hereafter, to contrac	it time and to amend, change or modify leases and the terms and provide to make leases and to grant options to lease and options to renew lease ever ion and to contract respecting the manner of fixing the amount of p	es and
or future rentals to partition or to exchange the	d property, or any part thereof, for other real or personal property, to you also any right, title or interest in or about or easement appur wit said for ity and every part thereof in all other ways and for such	erant (1
considerations as it would be lawful for any pers the ways above specified, at any time or times he	on 6 on 4 to a same to deal with the same, whether similar to or different	t from
In no case shall any party dealing with sa thereof shall be conveyed, contracted to be sold, i	and trustee it relation to said premises, or to whom said premises or an eased or mortgaged by said trustee, be obliged to see to the application of	y part of any
been complied with, or be obliged to inquire i	trust agreement and are deed trust deed trustee, or be oblig	sed or
upon or claiming under any such conveyance, le	said real estate shall be conclusive evidence in tavor of every person rease or other instrument, at this rothe time of the delivery thereof the	elying TO
was executed in accordance with the trusts, con-	nent was in full force and elect (b) that such conveyance or other instri litions and limitations contain d in this Indenture and in said trust agre n all beneficiaries thereunder, to the total trustee was duly authorize	ement
empowered to execute and deliver every such de is made to a successor or successors in trust, that	ed, trust deed, lease, mortgage or other in trument, and (d) if the conve such successor or successors in trust have been properly appointed and are	syance
The interest of each and every beneficiary	uthorities, duties and obligations of its, his or their predecessor in trust hereunder and of all persons claiming under them— any of them shall be in the sale or other disposition of said rent— are, and such interest is be	ounly 🔾 🚡
declared to be personal property, and no beneficing the sales as such, but only an interest in the ear	ary hersunder shall have any title or interest, legal or quitable, in or unings, avails and proceeds thereof as aforesaid.	o said
if the title to any of the above lands is now or note in the certificate of title or duplicate there	or hereafter registered, the Registrar of Titles is hereby directed r at to resoft, or memorial, the words "in trust," or "upon condition," r "with 1 with the statute in such case made and provided.	gister imita-
	with the statute in such case made and provided, alve and release any and all right or benefit under and his virille of for the exemption of homesteads from sale on execution or other wise	
in Witness Whereof, the grantors aforesai	d have hereunto set their hands and seal this 3rd	
Vision & Marchia	2 1	(2) (A)
Virginia Marifian	Sadie Fountaine	PAL)
Sun audia Alla Carl	(SEAL)	EAL)
	the undersigned, a Notary Public in and for said County, in the State of Count	ifore. 0 8 L 1 2 0
Ship Ship	I Y EROWR to me to be the same personal whose names	TIDEG
	regoing instrument, appeared before me this day in person, and acknowle Byligned, sealed and delivered the said instrument as £161F. free	
voluntar waiver of	Migned, sealed and delivered the said instrument as The LF. free y act, for the uses and purposes therein set forth, including the release it the right of homestead.	and
Given under my hand and official sea, this	3rd day of October, 1974	-
Commission expires	19.76 NOTARY PUL	BLIC
*USE WARRANT OR QUIT CLAIM AS PART	ies desire	
This instrument was prepared by: Chi 111 W. Washington, Chgo, III. 600		29.590
	2101 N. Bissell St.	製 公
Manual TO	Chicago, Illinois 606	
MAIL TO: (Addisis)	THE ABOVE ADDRESS IS FOR STATISTICAL PUR ONLY AND IS NOT A PART OF THIS DIVID SEND SUBSPOURNT TAX BILLS TO	NC AND SOLUTION OF THE SOLUTIO
COLY, State and	(Name)	¥ •
DR RECONDEN'S OFFICE BOX NO.	TABAR (Y7/1")	}

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