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NO. 1990 SEPTEMBER, 1967

23 522 922 RECORDER OF DECIS

DEED IN TRUST (ILLINOIS)

1075 JUN 16 PM 2 45 JUN-16-76 207314 • 23522922 4 A -- Rec

(Th	e Above Space For Recorder's Use Only)	
THE GRANTOR Rose Haynoonian, a spi of the County of Cook and State of	Inster	
of the County of Cook and State of of Ten and no/100		
and other good and valuable considerations in hand paid, Conv	Dollars, eyand @ WEBSEN/QUIT CLAIM)* unto	
Cymia_Goran	, of	
Lincolnwood_, as Trustee under the provisions of a trust age 1976, and known as Trust Number		
of trustees,) and unto all and every successor or successors in trust under	said trust agreement, the following described real estate	
in the County of COOK and State of Illinois, to wit:		
The South 27 feet of Lot 8 and all of Jarvis Avenu Subdivision in the Sout		
Township 41 North, Range 13, East of		
Meridian in Cook County, Illinois		
TO HAVE AND TO HCLD he said premises with the appurtenan and in said trust agreement set to the said premises with the appurtenant and in said trust agreement set to the said premises with the appurtenant set to the said premises with the said premises		
Full power and authority are her by granted to said trustee to imp	prove, manage, protect and subdivide said premises or	
any part thereof; to dedicate parks, see s, highways or alleys; to vacate property as often as desired; to contract sell; to grant options to put	any subdivision or part thereof, and to resubdivide said rehase; to self on any terms; to convey either with or	
successor or successors in trust all of the the, that, powers and author	rities vested in said trustee; to donate, to dedicate, to	
mortgage, pledge or otherwise encumber said or berly, or any part the time to time, in possession or reversion, by levies to commence in pr	aesenti or in futuro, and upon any terms and for any	
and in said trust agreement set to an animal manufacture and authority as thereby granted to said trustee to impany part thereof; to dedicate parks, sore is, highways or alleys; to vacate property as often as desired; to contrast it selfs to grant options to put without consideration; to convey said property or any part thereof to a successor or successors in trust all of the time, or any part thereof to a successor or successors in trust all of the time, to commence in property of the property of the time, in possession or reversion, by leases to commence in property of the property	hange or modify leases and the terms and provisions	ERE
options to purchase the whole or any part of the revers on rad contract	respecting the manner of fixing the amount of present	NS H
or future rentals; to partition or to exchange said property or any part casements or charges of any kind; to release, convey or a sign any right	thereof, for other real or personal property; to grant, title or interest in or about or easement appurtenant	N N
to said premises or any part thereof; and to deal with said property, and considerations as it would be lawful for any person owning the same of the s	leal with the same, whether similar to or different from	12 N
the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in relative to said premises, or to whom said premises or any part		
thereof shall be conveyed, contracted to be sold, leased or mortgaged by aid trustee, be obliged to see to the application of any purchase money, rent, or money borrowed or advanced on said premise in the obliged to see that the terms of this trust have		
period or periods of time, not exceeding in the cross of any single demise the term of 198 years, and to renew or extend lenses upon any terms and for any periods or time and to amend, change or modify leases and the terms and provisions thereof at any time or times hereafter; to contract to make leases and to grant options to lease and options to renew leases and options to purchase the whole or any part of the revers on paid, contract respecting the manner of fixing the amount of present or future rentals; to partition or to exchange said property or any part thereof, for other real or personal property; to grant to said premises or any part thereof; and to deal with said property and every part thereof in all other ways and for such other considerations as it would be lawful for any person owning the same o deal with the same, whether similar to or different from the ways above specified, at any time or times hereafter. In no case shall any party dealing with said trustee in reactive to said premises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by aid trustee, be obliged to see to the application of any purchase morely read, or no one party dealing with said trust agreement, and premises, or party dealing and the terms of said trust agreement, and premises or any part thereof shall be conveyed to contracted to be sold, leased or mortgaged by aid trustee, be obliged to see to the application of any purchase morely read, or no one party dealing with said trust agreement, and premises, or being do see to the application of any purchase morely read, or no one and the trust dealers of the premises or other instrument or claiming under any such conveyance, lease or other instrument or claiming under any such conveyance, lease or other instrument or claiming under any such conveyance, lease or other instrument or claiming under any such conveyance, lease or other instrument or law of the trust decented by this indenture with the trusts, conditions and		
instrument executed by said trustee in relation to said real estate shall be consciously evidence in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) I sat at the time of the delivery thereof the trust		
erented by this Indenture and by said trust agreement was in full force and effect; (b. a.) such conveyance or other instrument was executed in accordance with the trusts, conditions and limitations contained (b. bis Indenture and In said trust agreement)		
or in some amendment thereof and binding upon all beneficiaries thereunder; (c) that said trustee was duly authorized and empowered to execute and deliver every such deed, trust deed, leave, 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 hat e been properly appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its hij or their predecessor in trust.		
empowered to execute and deliver every such deed, trust deed, leave, mortgage or "disp instrument; and (d) if the conveyance is made to a successor or successors in trust, that such successors in trust has a consider an experience of the state, rights, powers, authorities, duties and obligations of it, his or their predecessor in trust. The interest of each and every beneficiary bereunder and of all persons claiming under the nor any of them shall be only in the earnings, avails and proceeds arising from the sale or other disposition of said real early and such interest is hereby declared to be personal property, and no beneficiary hereunder shall have any title or interest, 1 gas or equitable, in or to said		
declared to be personal property, and no beneficiary hereunder shall have any title or interes. I gai or equitable, in or to said real estate as such, but only an interest in the 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 her by lirected 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.		
or note in the certificate of title or duplicate thereof, or memorial, the we tions," or words of similar import, in accordance with the statute in such	ease made and provided.	
And the said grantor hereby expressly waive S and releases, and all statutes of the State of Illinois, providing for the exemption of ho	ny and all right or benefit under and oy virtue of any	<u> </u>
In Witness Whereof, the grantor aforesaid ha S hereunto set h	ier hand, and sent, this	
day of	\mathcal{D}	
(SEAL) Coc	· Marionean SEA)	CULTURA
		General I
State of Illinois, County of COOK ss.	(SE,(L)	10
1. the understand, a Notary Public in and for said County, in the State afore.		
said, DO HEREBY CERTIFY that Rose Haynoonian		
personally known to me to be the same person, whose name. 18 subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged		
that Sh. esigned, sealed and delivered the said instrument as her free and voluntary act, for the uses and purposes therein set forth, including the release and		
waiver of the right of homestead		F74)
Given under my hand and official seal, this /5 TH day	of	
Commission expires 12 4 22 19 79	nonne & Donnelleg	
*USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE	NOTAKY PUBLIC	
JAY GORAN	ADDRESS OF PROPERTY:	
(Mr. Morris Goran)	_7330 N. Kilbourn	型で 響
(Name)	Lincolnwood, Ill. 60646	1 NT 20
MAIL TO: 7330 N. Kilbourn (Address)	THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.	23522922 DOCUMENT NUMBER
Lincolnwood, Ill. 60646	SEND SUBSEQUENT TAN BILLS TO: (Name)	罗 [`)
OR GRECORDER'S OFFICE BOX NO.	tivame)	
OR OPROGRADER S OFFICE BOX NO.	(Address)	
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