)FECALO

Representative

Seller

GEORGE E. COLE NO. 1990 SEPTEMBER, 1967 23 705 542 DEED IN TRUST 1976 NOV 10 AM 11 14 (ILLINOIS (The Above Space For Recorder's Use Only) THE GRANTOR Rose Havnoonian, Spinster of the County of Cook and State of. Illinois for and in consideration Paragraph of Ten and 00/100 and other good and valuable considerations in hand paid, Convey___and (WXXXXXXVQUIT CLAIM)*

Jay Goran

S. LaSalle Stas Trustee under the provisions of a trust agreement dated the 4thday of November _and (WXXXXXXXXQUIT CLAIM)* unto 벙 1976 and known as Trust Number 718 _ (hereinafter referred to as "said trustee," regardless of the number r provisions of trustees,) and unto all and every successor or successors in trust under said trust agreement, the following described real estate in the Cook in the resultative and State of Illinois, 19 $\frac{700}{100}$ in the resultative and State of Illinois, 19 $\frac{70}{100}$ in the resultative and State of Illinois, 19 $\frac{70}{100}$ in the resultative and State of Illinois, 19 $\frac{70}{100}$ in the resultative and State of Illinois, 19 $\frac{70}{100}$ in the resultative and State of Illinois, 19 $\frac{70}{100}$ in the resultative and 48 in block 9 (According to the plat thereof recorded December 19, 1892 as document 1788313) in West Pullman, a subdivision in the Northwest $\frac{1}{4}$ and the west $\frac{1}{2}$ of the Northeast $\frac{1}{4}$ of Section 28, Township 37 North, Range 4, East of the right Principal, in Cook County, Illinois. Exempt under Real Estate T Estate TO HAVE AND TO HC .D t e said premises with the appurtenances upon the trusts and for the uses and purposes herein and in said trust agreement set for and in said trust agreement see for it.

Full power and authority are less than the said trustee to improve, manage, protect and subdivide said premises or any part thereof; to dedicate parks, sector, melways or alleys; to vacate any subdivision or part thereof, and to resubdivide said property as often as desired; to contract to 8 met to grant options to purchase; to sell on any terms; to convey either with or without consideration; to convey said premises or any part thereof to a successor or intrust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or successors in trust and to grant to such successor or any part terms of grant of the said property, or any part thereof, from the such successor of the grant of the successor of the successor of fixing the amount of prevent or future rentals; to partition or to exchange said property, or any part thereof, for other read or prevent part thereof to exchange said property, or any part thereof in all other ways and for such other ways and for such other ways above specified, at any time or times hereafter and to deal with said property, or thereof, for other thereof in all other ways and for such other considerations as it would be lawful for any person owning the same, ode if 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 relatio Sedyyon 1206 15 28 RENESTE STAMPS HERE the ways above specified, at any time or times hereafter.

In no case shall any party dealing with said trustee in relation to said a revises, or to whom said premises or any part thereof shall be conveyed, contracted to be sold, leased or mortgaged by said and the conveyed contracted to be sold, leased or mortgaged by said and the terms of this trust have been complied with, or be obliged to inquire into the necessity or expedience of any act of said trustee, or he obliged or privileged to inquire into any of the terms of said trust agreement; and every deer trust deed, mortgage, lease or other instrument executed by said trustee in relation to said real saits shall be conclusive videnc in favor of every person relying upon or claiming under any such conveyance, lease or other instrument, (a) that at he time of the delivery thereof the trust created by this Indenture and by said trust agreement was in full force and effect; (b) the said and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder; (c) that said and in said trust agreement or in some amendment thereof and binding upon all beneficiaries thereunder; (c) that said and deliver every such deed, lease, mortgage or other instrument in d(d) if the conveyance is made to a successor or successors in trust, that such successor or successors in trust have been promited and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, his or their prevectors or the said of the promite special properties and the promite special promites and obligations of its, his or their prevectors or trust.

The interest of each and every beneficiary hereunder and of all persons claiming under them or at a of all never the promite and of all persons claiming under them or at a of all never the mortal or and of all persons claiming under them or at a of all never the mortal promites and the promite them or at a of all never the promite them or at a of all never the mortal promites and the the the 占 The interest of each and every beneficiary hereunder and of all persons claiming under them or a $y \circ t'$, hem shall be only e carnings, avails and proceeds arising from the sale or other disposition of said real estate, and $s' \circ t'$ interest is hereby red to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equit $b^{1/2}$, in or to said state as such, but only an interest in the carnings, avails and proceeds thereof as aforesaid. .1-4B 200.1 If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby directed no to register or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," or "vith limits tions," or words of similar import, in accordance with the statute in such case made and provided. g And the said grantor... hereby expressly waive_Sand release_S any and all right or benefit under and by virtue it and all statutes of the State of Illinois, providing for the exemption of homesteads from sale on execution or otherwise. In Witness Whereof, the grantor__ aforesaid haS_ hereunto set _her__ hand__ and seal__ this _ day of November _, 19<u>.76</u>. nance of Paragraph n Tax Ordinano provisions State of Illinois County of I, the undersigned, a Notary Public in and for said County, in the State aforesaid, DO HEREBY CERTIFY that Rose Havnoon ian personally known to me to be the same person—whose name____i 5 ___subscribed to the foregoing instrument, appeared before me this day in person, and acknowledged under Transaction T that SIC 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 waiver of the right of homestead. Exempt under provisions Given under my hald and FE-RTH day of JULY Commission expires. 22 NOTARY PUBLIC *USE WARRANT OR QUIT CLAIM AS PARTIES DESIRE GORAN

Chicago, Illinois
THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES
ONLY AND IS NOT A PART OF THIS DEED. send subsequent tax bills to:

Jay Goran
(Name) 19 S. LaSalle Street Chicago, Illinois 60603

OF RECORDED DOGUN

607 W. 119th Street