UNOFFICIAL COPY

This Indenture Witnesseth. That the Grantors

C103622

23 983 032

· · ·	
STEPHEN ADAMS and IRENE ADAMS, his wife,	0 3 5 9 5 2.
of the County of Cook and State of Illinois for and	in consideration
TIN DOLLARS	- Bollara
and c ner good and valuable considerations in hand paid, Conveyand Warrantunto the C	CHICAGO CITY
BANK AND TRUST COMPANY, a corporation of Illinois, as Trustee under the provisions of a trust	agreement dated
the 3 th day of June 19 70 known as Trust Number - 8	8619 # R S F S F S F S F S F S F S F S F S F S
the following described real estate in the County of Cook and State of Illinois, to-wit:	711 7
Lor ewenty five (25) in Block seven (7) in William: R.	0.8
kerr's Subdivision of the North half of the West half of the North West quarter of Section 29, Township 37 North,	03 000
Range 14 Last of the Third Principal Meridian in Cook County, Illinis	
oodney, 111	0 0 4 7 4 0
	四型電 (高の
0/	PEAL DIEAL D
	LSI LSI
Range 14 Last of the Third Principal Meridian in Cook County, Illinois THIS DOCUMENT PREPARED BY ALICE HEEREY McNICHOLAS 10428 Campbell Avenue Chicago, Illinois 60655	A O
ALICE HEEREY McNICHOLAS 10428 Campbell Avenue	TRAC
Chicago, Illinois 60655	ESI SE
10 HAVE AND 10 HOLD the said premises with the appurier aces upon the trusts and for the	uses and pur-
Full power and authority is hereby granted to said trustee to improve, manage, protect and subdivises or any part thereof, to dedicate parks, streets, highways or allow and to reacte any subdivision of and to resubdivide said property as often as desired, to contract to sell, to gran options to purchase, terms, to convey either with or without consideration, to convey said premises of any art thereof to a success in trust and to grant to such successor or successors in trust all of the title, es ate, processor and authorities trustees, to donate, to dedicate, to mortgage, pledge or otherwise encumber, said property, or any part thereof, from time to time, in possession or reversion, by leaf so a commence in praeser and upon any terms and for any period or periods of time, not exceeding in the case of my nined demise the ter and to renew or extend leases upon any terms and for any period or periods of time and to renew or extend leases and options to purchase the whole or any part of the reversion and property and options to renew leases and options to purchase the whole or any part of the reversion and property or any part thereof in all other ways and for such other considerations as it would be lawd of or any interest in or about or easement appurtenant to said premises or any part thereof, and to day with said every part thereof in all other ways and for such other considerations as it would be lawd of or any the same to deal with the same, whether similar to or different from the ways above specified, at any the estance of the property or any part thereof in all other ways and for such other considerations as it would be lawd of or any the esame to deal with the same, whether similar to or different from the ways above specified, at any	de said prem-
and to resubdivide said property as often as desired, to contract to sell, to fran options to purchase, terms, to convey either with or without consideration, to convey said premises o any art thereof to a success.	to sell on any
in trust and to grant to such successor or successors in trust all of the title, es ate, powers and authorities trustee, to donate, to dedicate, to mortgage, pledge or otherwise necumber, said pupe ty, or any part thereo.	vested in said f, to lease said
and upon any terms and for any period or periods of time, not exceeding in the case of any simple demise the ter and to renew or extend leases upon any terms and for any period or periods of time and to any nd, change or	m of 198 years, modify leases
and the terms and provisions thereof at any time of times hereafter, to contract to make _aser and to grant of and options to renew leases and options to purchase the whole or any part of the reversion and _ \color tract responser of fixing the amount of present or future rentals, to partition or to exchange said properly, or any part the	options to lease ecting the man- ercof, for other
real or personal property, to grant easements or charges of any kind, to release, convey or a sign any interest in or about or easement appurtenant to said premises or any part thereof, and to dia with said revery part thereof in all other ways and for such other considerations as it would be largely to the consideration of t	right, title or i property and
the same to deal with the same, whether similar to or different from the ways above specified, at any hereafter.	time or times
In no case shall any party dealing with said trustee in relation to said premises, or to whom said year, is thereof shall be conveyed, contracted to be sold, leased or mortgaged by said trustee, be obliged to see to the rany purchase money, tent, or money horrowed or advanced on said premises, or be obliged to see that the ten have been compiled with, or be obliged to inquire into the necessity or expediency of any act of said trustee, or privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lea	or any part
any purchase money, rent, or money horrowed or advanced on said premises, or be obliged to see that the term have been complied with, or be obliged to inquire into the necessity or expediency of any act of said trustee, o privileged to inquire into any of the terms of said trust agreement; and every deed, trust deed, mortgage, lea	or of this trust be obliged or se or other in-
strument executed by said trustee in relation to said real estate shall be conclusive evidence in favor of every upon or claiming under any such conveyance, lease or other instrument, (a) that at the time of the delivery th created by this indenture and by said trust agreement was in full force and effect, (b) that such conveyance o	
agreement or in some amendment thereof and binding upon all beneficiaries thereunder, and (c) that said true authorized and empowered to execute and deliver every such deed, trust deed, lease, mortgage or other instrum the conveyance is made to a successor or successors in trust, that such successor or successors in trust have appointed and are fully vested with all the title, estate, rights, powers, authorities, duties and obligations of its, hi	ent, and (d) if been properly is or their pre-
decessor in trust. The interest of each and every beneficiary hereunder and of all persons claiming under them or any of then	n shall be only
in the earnings, avails and proceeds arising from the sale or other dispositions of said real estate, and such into declared to be personal property, and no beneficiary hereunder shall have any title or interest, legal or equit Laid real estate as such, but only an interest in the earnings, avails and proceeds thereof as aforesaid.	erest is hereby table, in or to
If the title to any of the above lands is now or hereafter registered, the Registrar of Titles is hereby direct eer or note in the certificate of title or duplicate thereof, or memorial, the words "in trust," or "upon condition," tations," or words of similar import, in accordance with the statute in such case made and provided.	d not to regis- or "with lim-
And the said grantor. Shereby expressly waive	under and by execution or
In Witness Whereof, the grantor S aforesaid have hereunto set their hand S and	scal Sthis
10th day of JUNE 19 77	
(SEAL) Steplen Adams	SEAL)
(SEAL) Stephen Idams	(STAL)

UNOFFICIAL COPY

	Stating to 12 Earn	RECORDER COUNT	a predz A predz
STATE OF ILLINOIS COUNTY OF COOK	vss. 1977 JUN 23 PM 1 25 JUN-23-77 3 9 6 4 8 9 © 23983032 I, ROSEMARIE COLLINS	2 ⊔ A — Rec	10.15
	a Notary Public in and for said County, in the State afore STEPHEN ADAMS and IRENE ADAM	=	y that
	personally known to me to be the same person. 8 whose n to the foregoing instrument, appeared before me this day in perturbation of they signed, sealed and delivered the said instrum	erson and acknowledge	ed that
	voluntary act, for the uses and purposes therein set forth, include of the right of homestead.	uding the release and	waiver
0	GIVEN under my hand and notarial seal this	,	day of
RIE	- Holmarie Coe	Notary Publ	ic.
NOTARY OF THE PROPERTY OF THE			
COUNT	G i		
	00/	_	
	TOB	ŕ	
		N 7	
	A CONTRACT OF THE PROPERTY OF		
•	Q_{2}	D'or	
		3 3 3	
	· 3 .	\$ (S) (1)	Ā
			5
	MAIL TO	3 877	2 23
描	NY A		23983032
BOX 978 RUST NO. Bed in Trust WARRANTY DEED	TO CHICAGO CITY BANK AN TRUST COMPANY TRUSTEE		ن ى كى
SOX 978	TO CITY B ST COMI		1612
BOY TRUST NO. TRUST NO. WARR	CAGO		·
	CHIC		