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DEED IN TRUST QUỊT CLAIM

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DEED IN TRUST	25262021 RELOADER OF DEEDS
MAKKANYK QUIT CLAIM	25262021 COUNTY (CARL)
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	10.00
THIS INDENTURE WITNESSETH, th	t the Grantor, NORMA JEAN GOTTSCHALK,
a spinster Cook	and State of Illinois
of Ten and no/100	, for and in consideration of the sum
(5 10.00), in han	paid, and of other good and valuable considerations, receipt of which is hereby duly unto Dempster Plaza State Bank, an Itlinois bank-
acknowledged, Convey S and WAXXX	Unito Dempster Plaza State Bank , an Illinois bank-
ing corporation of Niles , Illinois, as	d duly authorized to accept and execute trusts within the State of Illinois, as Trustee sted the 17thusy of September, 1979, and known as Trust Number eal estate in the County of Cook and State of Illinois, to-wit:
-722- the following described	ated the
	's Resubdivision of Lots 1 to 12 both inclusive
in Block 3 and Lots 13 to 24 ba	th inclusive in Block 2, also the Fast Half of that
portion of the vacated alley ly	ing West of and adjoining the said Lots 1 to 12
and the west Half of the vacate	d alley lying East of and adjoining to said Lots n of Section 23, Township 41 North, Range 12,
East of the Taird Principal Men	idian in Cook County Illinoic ***
	with the appurtenances, upon the trusts, and for the uses and purposes herein and in
TO HAVE AND TO 101 D the said real estate	with the appurtenances, upon the trusts, and for the uses and purposes herein and in
Full power and authority s.h. eby granted to sa	1 #: 1 - 3
vacate any subdivision or part thereof and to resu	d Trustee with respect to the real estate or any part or parts of it, and at any time or d real estate or any part thereof, to dedicate parks, streets, highways or alleys and to idivide said real estate as often as desired, to contract to sell, to grant options to purror without consideration, to convey said real estate or any part thereof to a successor
Of successors in trust and to grant to such success	r or successors in trust all of the title, estate, powers and authorities vested in said 1
	or otherwise encumber said real estate, or any part thereof, to lease said real estate, on or reversion, by leases to commence in the present or in the future and upon any teding in the case of any single demise the term of 198 years, and to renew or extend
leases upon any terms and for any period or verical at any time or times hereafter, to contract to ma'	or otherwise encumber said real estate, or any part thereof, to lease said real estate, on or reversion, by leases to commence in the present or in the future and upon any seding in the case of any single demise the term of 198 years, and to renew or extend of time and to amend, change or modify leases and provisions thereof reases and to grant options to lease where leases and options to purconinct respecting the manner of fixing the amount of present or future rentals, to the created of the comment of the com
chase the whole or any part of the reversion and to partition or to exchange said real estate, or any pa	contract respecting the manner of fixing the amount of present or future rentals, to ti ereo, for other real or personal property, to grant easements or charges of any
kind, to release, convey or assign any right, title of and to deal with said real estate and every part the	real in all other ways and for such other considerations as would be lawful for any $\frac{1}{2} = \frac{1}{12} + \frac{1}$
	I≥ m A ii
In no case shall any party dealing with said Trust or any part thereof shall be conveyed, contracted to	re, or an, or in trust, in relation to said real estate, or to whom said real estate be sold, lead of on ringaged by said Trustee, or any successor in trust, be obliged to or money bur. w a or advanced on the trust property, or be obliged to see that the colliged to the colliged to the colliged to the colliged to the suffering trust Agreement; and every deed, trust deed, mortgage, lease up to the trust property shall be conclusive evidence in any such conveyance, ease c other instrument, (a) that at the time of the delivery that the conveyance, ease c other instrument, (a) that at the time of the delivery that the conveyance case c other instrument, (a) that at the time of the delivery that the conveyance case c other instrument, (a) that at the time of the delivery that the conveyance case c other instrument, (a) that at the time of the delivery that the conveyance case c other instrument, (a) that at the time of the delivery that the conveyance case c other instrument, (a) that at the time of the delivery that the conveyance case c other instrument, (a) that at the time of the delivery that the conveyance case c other instrument, (a) that at the time of the delivery that the conveyance case c other instrument, (a) that at the time of the delivery that the conveyance case c other instrument, (a) that at the time of the delivery that the conveyance case c other instruments.
see to the application of any purchase money, renterms of the trust have been complied with, or b	or money by war or advanced on the trust property, or be obliged to see that the obliged to income into the authority, necessity or expediency of any act of said my of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease y successor in trust, in reason to said trust property shall be conclusive evidence in
or other instrument executed by said Trustee, or a	ny of the terms of said Trust Agreement; and every deed, trust deed, mortgage, lease by successor in tru. t, in r n to said trust property shall be conclusive evidence in any such conveyance, ease contained herein and in said trust agreement or in all least the time of the delivery ust Agreement was in t ill force and effect. (b) that such conveyance or other instruction of the said Truste, conditions and limitations contained herein and in said Trust Agreement or in all beneficiaries thereunder. (c) that said Trustee, or any successor in trust, was duly very such deed, trust deed, lease mortgage or other instrument and (d) if the con-
thereof the trust created by this Deed and by said T	ys successor in tru.t., in r n to said trust property shall be conclusive evidence in a nay such conveyance, ease c other instrument, (a) that at the time of the delivery ust Agreement was in t ill force and effect, (b) that such conveyance or other instruction conditions and limital ns contained herein and in said Trust Agreement or in all beneficiaries thereunder, (c) that said Trustee, or any successor in trust, was duly very such deed, trust deed, leav, mortgage or other instrument and (d) if the contributions of its, 'is or their predecessor in trust.
amendments thereof, if any, and is binding upon a authorized and empowered to execute and deliver	ust Agreement was in I ill force and effect, (b) that such conveyance or other instru- conditions and limitations contained herein and in said Trust Agreement or in all beneficiaries thereunder, (c) the said Trustee, or any successor in trust, was duly very such deed, trust deed, less mortgage or other instrument and (d) if the con-
veyance is made to a successor or successors in trust vested with all the title, estate, rights, powers, auth	that such successor or success ir trust have been properly appointed and are fully prities, duties and obligations of its, his or their predecessor in trust.
This conveyance is made upon the express unde successor or successors in trust shall incur any personal trust shall be approximated trust shall be approxim	of money born w d or advanced on the trust property, or be obliged to see that the obliged to not have the order of obliged to not have the said frust deed, leave, mortgage or other instrument and (d) if the contract of the order of obliged to not have the said crust obliged to not have the said crust of obliged to not not the order of order order of order order of order order of order of order of order o
or its or their agents or attorneys may do or omit to Agreement or any amendment thereto, or for injur	do in or about the said real estate or un er the provisions of this Deed or said Trust to person or property happening in or about aid real estate, any and all such liabil-
ity being hereby expressly waived and released. An nection with said real estate may be entered into by	contract, obligation or indebtedness incurred or entered into by the Trustee in con- t in the name of the then beneficiaries under and Trust Agreement as their attorney.
and not individually (and the Trustee shall have no	t in the name of the then beneficiaries under and Trust Agreement as their attorneyses, or at the election of the Trustee, in its own nam Trustee of an express trust obligation whatsoever with respect to any such cor, ract, beligation or indebtedness on the actual possession of the Trustee shall be applicable for the payment and discovered to the payment and the payment a
charge thereof). All persons and corporations whore of the filing for record of this Deed.	soever and whatsoever shall be charged with notice of the condition from the date
The interest of each and every heneficiary heres	nder and under said Trust Agreement and of all persons c a ning under them or any
interest is nereby deciared to be personal property.	cceds arising from the sale or any other disposition of the tr. st property, and such and no beneficiary hereunder shall have any title or interest, le al or equitable, in or
vest in the Trustee the entire legal and equitable ti	the earnings, avails and proceeds thereof as aforesaid, the intention hereof being to le in fee simple, in and to all of the trust property above desc. b d.
in the certificate of title or duplicate thereof, or mer	hereafter registered, the Registrar of Titles is hereby directed not to regimer or note orial, the words "in trust" or "upon condition", or "with limitations", or words of he case made and provided.
And the said Grantor hereby expressly wais	S and release and provided. S and release and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under and by virtue of any and all right or benefit under any any any and all right or benefit under any any any any any and all right or benefit under any
	emption of homesteads from sale on execution or otherwise. aid ha S. hereunto set her hand and seal this 19th
day of September , 19 70	
and the state of t	[Seal] Tarnea Gan totter la (Seal)
AP	Norma Jean-Gottschalk
	[Scal]
COUNTY OF STATE OF STA	l ex
Search Su Shaiston	
aforesaid do Mareby certify the Norma	Jean Gottschalk, a spinster
personally knowny in me to be the same person	hose name is subscribed to the foregoing instrument, appeared be-
fore me this day in person and acknowledged that Slary act, for the wass and purposes therein set forth	e signed, sealed and delivered the said instrument as her free and volun- including the release and waiver of the right of homestead.
GIVEN under my hand and Notarial Seal this	19th day of September 1979.
Commission expires May 15	10 82 man S. Shadton 8 N
Commission expires Pidy 15	NOTARY PUBLIC 8 CJ
Document Prepared By:	ADDRESS OF PROPERTY: 1121 N. Delphia Park Ridge, Illinois THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
	1121 N. Delphia
Mary S. Shafton	z Ö
8720 Dempster St.	Park Ridge, Illinois THE ABOVE ADDRESS IS FOR STATISTICAL PURPOSES ONLY AND IS NOT A PART OF THIS DEED.
Niles, Illinois	ONLY AND IS NOT A PART OF THIS DEED.
	Return Niles, Illinois #722
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