UNOFFICIAL COPY

26191960



1932 APR 5 AM 9 49

Beat NORTH WESTERN AVENUE IND 5 2500	. 1742		Ç	منا السا	
WARRANTY DEED IN TRUST	The	e above space for recorder's use only	े । <u>सं</u>	ਚ-ਸ਼-ਦਾ-ਦ ਉਂ ~=	
THIS INDENTURE WITNESSETH, T	hat the Grantors, F	RANCISCO M. CASANOVA and			≾' _i '`
ORALIA M. CASANOVA, his wife ppane grancisco J. CASANOVA 60 / - 030				10.	. [00]
of the County of Cook an	d State of Illi	nois for and in consideration	l u		ξ.
of Ten and no/100	(\$10.00)		: :,		> ::
and valuable considerations in hand paid	l, Convey and v	varrant unto the ler the provisions of a trust agreement dated			1 .
the 29th day of		82, known as Trust Number 4560	1 .		
the following described real estate in the			:		•
		of Lot 3 and that part of orth Rockwell Street in the	,		•
- 76		ekford's Subdivision of the			
		the West 163.5 feet of Lot		c	1 3
44 in Bowman's Second Subdivision of the East ½ of the South East					90
all in Section 1. Town			135	. <	-
Third Principal Acridian,	in Cook Count	ty, Illinois	1	, 9 y -	<i>-</i> ∵
- /x			- [3	. : ::	
			- }		1.4
					13
	Ux			· -	
trust agreement set forth.		trusts and for the uses and purposes herein and in sai		:dion	3
thereof, to dedicate parks, streets, highways or alle often as desired, to contract to sell, to grant option	eys and to vicate (by subdits to purcha to to sell on an	nage, protect and subdivide said premises or any par ivision or part thereof, and to resubdivide said property a y terms, to convey either with or without consideration, t	Stamps	3	Si
convey said premises or any part thereof to a succe the title, estate, powers and authorities vested in s- troperty, or any part thereof to lease said property	essor or succe s	and to grant to such successor or successors in trust all o edicate, to morigage, pledge or otherwise encumber sai time to time, in possession or reversion, by leases to com	i S		: الج
mence in present or future, and upon any terms the term of 198 years, and to renew or extend less	es upon any terms and for	is of time, not exceeding in the case of any single demis any period or periods of time and to amend, change of	Bevenue	11.1	
meany leaves and the terms and provisions interest lease and options to renew leases and options to p of fixing the amount of present or future rentals.	urchase the whole or all p partition or to exchange	1 of the reversion and to contract respecting the manna, property, or any part thereof, for other real or person	i E	***	2
property, to grant easements or charges of any kit appurtenant to said premises or any part thereof, a other consultrations as it would be lawful for any	id, to release, convey or ass and to deal with said proper person owning the same to	y terms, to convey either with or without consideration, it and to grant to such successor or successors in trust all ordicate, to mortgage, pledge or otherwise encumber saltime to time, in possession or reversion, by leases to come so it time, not exceeding in the case of any single demis any period or periods of time and to mend, change of the contract to make leases and to grant optimal forms of the contract to make leases and to grant optimal or the contract to make leases and to grant optimal or property or any part thereof, for other real or persons in any right, title or interest in or about or easement of and or very and contract of any order of the real or persons of the contract of the real or persons of the contract of the real or persons of the contract of the real of the real or the rea	Ridera		21
the ways above specified, at any time or times he in no case shall any party dealing with said tr	reafter. ustee in relation to sald pre	mises, or to whom said premises or any part thereof sha	ıı 🖁		== `
be conveyed, contracted to be sold, leased or more rent, or money borrowed or advanced on said pre- obliged to inquire into the necessity or expediency	gaged by said trustee, be o nises, or be obliged to see the of any act of said trustee.	on be obliged in privileged to inquire into any of the	offixing		-
terns of said trust agreement; and every deed, if said test estate shall be conclusive evidence in fave entrument. (a) that at the time of the delivery	ust deed, mortgage, lease or or of every person relying u thereof the trust created b	r other instance in executed by said trustee in relation to pon or claiming inder any such conveyance, lease or other by this indenturian, by said trust agreement was in fu	10 10		
force and effect, (b) that such conveyance or othe consisted in this indenture and in said frust agre-	er instrument was executed ement or in some amendme	mises, or to whom said premises or my part thereof sha bliged er of the application of any purchase mone and the tern of his trust have been compiled with, or to or be obliged in privileged to Inquire into any of all other chaining. As the control of the control of the other chaining, as the conveyance, case or othey this indentur on by said trust afferement was in to in accordance w. if "trust, conditions and limitation ent thereof and binn'ng toon all beneficiaries thereunded were every such deed, ir is cell, lesse, mortsage or other	apace		i,
instrument and edg if the conveyance is made to properly appointed and are fully vested with all the	a successor or successors in the title, estate, rights, power	iver every such deed, ir stored, lease, mortgage or oth trust, that such successor or successors in trust have beens, authorities, duties ar , of igations of its, his or the	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
predecesor in trust. The interest of each and every ben-ficiary he earnings, avails and proceeds arising from the sale	reunder and of all persons e or other disposition of sa	claiming under them or any at them shall be only in the direct estate, and such ancrest is heavy declared to be rest, legal or equitable, in or to so direct estate as such.	ne F		
personal property, and no beneficiary hereunder; but only an interest in the engines, avails and p	shall have any title or inte- proceeds thereof as aforesale a horeafter registered, the H	rest, legal or equitable, in or to stid relil estate as suc d. Legisters of Titles is hereby directs I not to stigister of no	h.		€ b
in the certificate of tatle or duplicate thereof, or no of similar import, in accordance with the statute	nemorial. The words "in tru in such case made and pro	legistrar of Titles is hereby directe! not to r gister or no ist", or "upon condition", or "with !!rsite', ons", or worwided.	اقة		× 5.
And the said grantor hereby expressly and all statutes of the State of Illinois, providing	raiveand release for the exemption of hom-	any and all right or benefit under and oy v riue of mesteads from sale on execution or otherwise.	ny	5 7	G 0
In Witness Whereof, the mantor_Saforesa	id ha_Ve_hereunto_set	their hands and s	_]	Exempt Seal Est	_
this 29th day of	March	1982		Exer Seal	
C. P		Osalia M. Casanova (Sea	ן יע		•
x Paina asuno	(Seal) X_	Wisha M. Casalle VIL (Sea	1)		
	(C1) Y	Comoison / Chamors (Sea		-175	1
	.(Seal) X.	CITATO OF THE CONTRACT OF THE	"' [
				5	$\mathcal{A} \geq 1$
				į	
State of Illinois , ss. I.	ANN URBACH	a Notary Public in and for said County. Francisco M. Casanova	in	C CHREST NEEDS	
County diagram, and state	e aforesaid, do hereby certi. lia M. Casanov	1y 414t	-	5	
Casanov	a		_	•	Ĭŏ
1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		ame person. S. whose name. S. are subscribed before me this day in person and acknowledged to			Ļ
the		livered the said instrument as their ree and vol	un-		
		therein set forth, including the release and waiver of			ــــار
	homestead. inder my hand and notarial	seal this day of thrill 19	17-1		4. 4
OPPRIS S	<i>f</i> 1	-111	71	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	33) ,
The A North State of the Control of	$\mathcal{U}_{\mathcal{N}}$	in Wiback	_ <i>[f_</i>	Con	ب نور ا دو
		Notary Public		, /3	5 \
EVON B	ANK	4828-30 N. Rockwell, Chgo.		أسيا	که
G445 NORTH WESTERN AVENUE/HE	3-3500	For information only insert street address of above described property.		~ \!	•

END OF RECORDED DOCUMENT